in the present war as proclaimed by the President or by a concurrent resolution of the two Houses of Congress", and, in penultimate paragraph, substituted "Administrator of General Services" for "Director of Contract Settlement".

CHAPTER 25—COUNTERFEITING AND FORGERY

Sec.		§ 648(b)(2)], t
470.	Counterfeit acts committed outside the	3009–314, 300
	United States.	cally, adding
471.	Obligations or securities of United States.	1994—Pub.
472. 473.	Uttering counterfeit obligations or securities. Dealing in counterfeit obligations or securi-	XXII, § 22000 1994, 108 Stat
415.	ties.	extraneous p
474.	Plates, stones, or analog, digital, or elec-	item 511A.
	tronic images for counterfeiting obligations	1992—Pub.
	or securities.	106 Stat. 4071
474A.		1990—Pub. 104 Stat. 492
485	and securities.	for "used as
475.	Imitating obligations or securities; advertisements.	"matters" f
476.	Taking impressions of tools used for obliga-	"stamps, pos
110.	tions or securities.	501.
477.	Possessing or selling impressions of tools	1986—Pub.
	used for obligations or securities.	3598, redesig
478.	Foreign obligations or securities.	ties of the S substituted '
479.	Uttering counterfeit foreign obligations or se-	1984—Pub.
400	curities.	Stat. 2770, ac
480.	Possessing counterfeit foreign obligations or securities.	Pub. L. 98-
481.	Plates, stones, or analog, digital, or elec-	2145, added s
1011	tronic images for counterfeiting foreign ob-	private entit 1983—Pub.
	ligations or securities.	added item 5
482.	Foreign bank notes.	1965—Pub.
483.	Uttering counterfeit foreign bank notes.	Stat. 257, st
484.	Connecting parts of different notes.	bars" in iten
485. 486.	Coins or bars. Uttering coins of gold, silver or other metal.	1958—Pub.
487.	Making or possessing counterfeit dies for	substituted foreign obli
	coins.	stamps for p
488.	Making or possessing counterfeit dies for for-	1951—Act
	eign coins.	struck out
489.	Making or possessing likeness of coins.	item 489.
490. 491.	Minor coins. Tokens or paper used as money.	§ 470. Cou
492.	Forfeiture of counterfeit paraphernalia.	United
493.		
	Bonds and obligations of certain fending	Cilitea
404	Bonds and obligations of certain lending agencies.	A person
494.		A person gages in th
495.	agencies. Contractors' bonds, bids, and public records. Contracts, deeds, and powers of attorney.	A person gages in th (1) mak
495. 496.	agencies. Contractors' bonds, bids, and public records. Contracts, deeds, and powers of attorney. Customs matters.	A person gages in th (1) make terfeit o
495. 496. 497.	agencies. Contractors' bonds, bids, and public records. Contracts, deeds, and powers of attorney. Customs matters. Letters patent.	A person gages in th (1) mal terfeit of United S
495. 496. 497. 498.	agencies. Contractors' bonds, bids, and public records. Contracts, deeds, and powers of attorney. Customs matters. Letters patent. Military or naval discharge certificates.	A person gages in th (1) make terfeit of United S (2) make
495. 496. 497. 498. 499.	agencies. Contractors' bonds, bids, and public records. Contracts, deeds, and powers of attorney. Customs matters. Letters patent. Military or naval discharge certificates. Military, naval, or official passes.	A person gages in th (1) make terfeit of United S (2) make stone, and
495. 496. 497. 498.	agencies. Contractors' bonds, bids, and public records. Contracts, deeds, and powers of attorney. Customs matters. Letters patent. Military or naval discharge certificates. Military, naval, or official passes. Money orders.	A person gages in th (1) make terfeit of the United S (2) make stone, and other this
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495. 496. 497. 498. 499. 500. 501.	agencies. Contractors' bonds, bids, and public records. Contracts, deeds, and powers of attorney. Customs matters. Letters patent. Military or naval discharge certificates. Military, naval, or official passes. Money orders. Postage stamps, postage meter stamps, and postal cards. Postage and revenue stamps of foreign governments. Postmarking stamps. Printing and filming of United States and for-	A person gages in th (1) make terfeit of the United Structure of the Stru
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Government transportation requests.

fication numbers.

motor vehicle parts.

decal or device.

510.

511.

511A.

512.

513

Forging endorsements on Treasury checks or

Altering or removing motor vehicle identi-

Unauthorized application of theft prevention

Forfeiture of certain motor vehicles and

Securities of the States and private entities.

bonds or securities of the United States.

514. Fictitious obligations.

AMENDMENTS

2001—Pub. L. 107–56, title III, $\S 374(e)(4)$, 375(d)(4), Oct. 26, 2001, 115 Stat. 340, 341, substituted ", stones, or analog, digital, or electronic images" for "or stones" in

log, digital, of the state of t g item 514.

L. 103-322, title XII, §120003(b)(1), title 03(d)(2), title XXXIII, §330010(14), Sept. 13, at. 2022, 2077, 2144, added item 470, struck out period after "money" in item 491, and added

L. 102-550, title XV, §1553(b), Oct. 28, 1992,

71, added item 474A.

1. L. 101-647, title XXXV, §3513, Nov. 29, 1990, 922, substituted "or paper used as money." as money or similar to coins" in item 491, for "entry certificates" in item 496, and ostage meter stamps," for "stamps" in item

L. 99-646, §31(b), Nov. 10, 1986, 100 Stat. gnated second item 510, relating to securi-State and private entities, as item 513 and "States" for "State"

L. 98-547, title II, §201(b), Oct. 25, 1984, 98

added items 511 and 512. 8-473, title II, §1105(b), Oct. 12, 1984, 98 Stat. second item 510 "Securities of the State and

L. 98-151, §115(c), Nov. 14, 1983, 97 Stat. 977,

510, relating to forging endorsements.
b. L. 89-81, title II, §211(b), July 23, 1965, 79 truck out "Gold or silver" before "Coins or

L. 85-921, §2, Sept. 2, 1958, 72 Stat. 1771, "Printing and filming of United States and ligations and securities" for "Printing

philatelic purposes' in item 504. July 16, 1951, ch. 226, §5(c), 65 Stat. 122, "; publisher's illustrations excepted" in

interfeit acts committed outside the States

n who, outside the United States, enhe act of—

king, dealing, or possessing any counobligation or other security of the

king, dealing, or possessing any plate, nalog, digital, or electronic image, or ing, or any part thereof, used to counuch obligation or security,

t would constitute a violation of sec-473, or 474 if committed within the ates, shall be punished as is provided e offense within the United States.

b. L. 103–322, title XII, §120003(a), Sept. 08 Stat. 2021; amended Pub. L. 107-56, 374(a), Oct. 26, 2001, 115 Stat. 340.)

AMENDMENTS

2001—Pub. L. 107-56, §374(a)(2), in concluding provisions, substituted "shall be punished as is provided for the like offense within the United States" for "shall be fined under this title, imprisoned not more than 20 years, or both"

Par. (2). Pub. L. 107–56, §374(a)(1), inserted "analog, digital, or electronic image," after "plate, stone,".

SHORT TITLE OF 1992 AMENDMENT

Pub. L. 102–550, title XV, \$1551, Oct. 28, 1992, 106 Stat. 4070, provided that: "This subtitle [subtitle E

(§§ 1551-1554) of title XV of Pub. L. 102-550, enacting section 474A of this title and amending sections 474 and 504 of this title] may be cited as the 'Counterfeit Deterrence Act of 1992'.

COMBATTING INTERNATIONAL COUNTERFEITING OF UNITED STATES CURRENCY

Pub. L. 104-132, title VIII, §807, Apr. 24, 1996, 110 Stat. 1308, provided that:

'(a) IN GENERAL.—The Secretary of the Treasury (hereafter in this section referred to as the 'Secretary'), in consultation with the advanced counterfeit deterrence steering committee, shall-

"(1) study the use and holding of United States currency in foreign countries; and

"(2) develop useful estimates of the amount of counterfeit United States currency that circulates outside the United States each year. (b) EVALUATION AUDIT PLAN.-

'(1) IN GENERAL.—The Secretary shall develop an effective international evaluation audit plan that is designed to enable the Secretary to carry out the duties described in subsection (a) on a regular and thorough basis.

(2) Submission of detailed written summary.— The Secretary shall submit a detailed written summary of the evaluation audit plan developed pursuant to paragraph (1) to the Congress before the end of the 6-month period beginning on the date of the enactment of this Act [Apr. 24, 1996].

(3) FIRST EVALUATION AUDIT UNDER PLAN.—The Secretary shall begin the first evaluation audit pursuant to the evaluation audit plan no later than the end of the 1-year period beginning on the date of the enactment of this Act.

"(4) Subsequent evaluation audits.—At least 1 evaluation audit shall be performed pursuant to the evaluation audit plan during each 3-year period beginning after the date of the commencement of the evaluation audit referred to in paragraph (3). "(c) Reports.

(1) IN GENERAL.—The Secretary shall submit a written report to the Committee on Banking and Financial Services [now Committee on Financial Services] of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate on the results of each evaluation audit conducted pursuant to subsection (b) within 90 days after the completion of the evaluation audit.

'(2) CONTENTS.—In addition to such other information as the Secretary may determine to be appropriate, each report submitted to the Congress pursuant to paragraph (1) shall include the following information:

'(A) A detailed description of the evaluation audit process and the methods used to develop estimates of the amount of counterfeit United States currency in circulation outside the United States.

(B) The method used to determine the currency sample examined in connection with the evaluation audit and a statistical analysis of the sample examined.

"(C) A list of the regions of the world, types of financial institutions, and other entities included.

"(D) An estimate of the total amount of United States currency found in each region of the world.

 $\mbox{``(E)}$ The total amount of counterfeit United States currency and the total quantity of each counterfeit denomination found in each region of the world.

"(3) CLASSIFICATION OF INFORMATION.—

"(A) IN GENERAL.—To the greatest extent possible, each report submitted to the Congress under this subsection shall be submitted in an unclassified form.

(B) CLASSIFIED AND UNCLASSIFIED FORMS.—If, in the interest of submitting a complete report under this subsection, the Secretary determines that it is necessary to include classified information in the report, the report shall be submitted in a classified and an unclassified form.

"(d) SUNSET PROVISION.—This section shall cease to be effective as of the end of the 10-year period beginning on the date of the enactment of this Act [Apr. 24.

"(e) RULE OF CONSTRUCTION.—No provision of this section shall be construed as authorizing any entity to conduct investigations of counterfeit United States currency

"(f) FINDINGS.—The Congress hereby finds the follow-

ing:
"(1) United States currency is being counterfeited outside the United States.

"(2) The One Hundred Third Congress enacted, with the approval of the President on September 13, 1994, section 470 of title 18. United States Code, making such activity a crime under the laws of the United States.

'(3) The expeditious posting of agents of the United States Secret Service to overseas posts, which is necessary for the effective enforcement of section 470 and related criminal provisions, has been delayed.

"(4) While section 470 of title 18, United States

Code, provides for a maximum term of imprisonment of 20 years as opposed to a maximum term of 15 years for domestic counterfeiting, the United States Sentencing Commission has failed to provide, in its sentencing guidelines, for an appropriate enhancement of punishment for defendants convicted of counterfeiting United States currency outside the United

"(g) Timely Consideration of Requests for Concur-

RENCE IN CREATION OF OVERSEAS POSTS.—

"(1) IN GENERAL.—The Secretary of State shall—

"(A) consider in a timely manner the request by the Secretary of the Treasury for the placement of such number of agents of the United States Secret Service as the Secretary of the Treasury considers

appropriate in posts in overseas embassies; and (B) reach an agreement with the Secretary of the Treasury on such posts as soon as possible and, in any event, not later than December 31, 1996.

"(2) COOPERATION OF TREASURY REQUIRED.—The Secretary of the Treasury shall promptly provide any information requested by the Secretary of State in connection with such requests.

(3) REPORTS REQUIRED.—The Secretary of the Treasury and the Secretary of State shall each submit, by February 1, 1997, a written report to the Committee on Banking and Financial Services of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate explaining the reasons for the rejection, if any, of any proposed post and the reasons for the failure, if any, to fill any approved post by such date.

"(h) ENHANCED PENALTIES FOR INTERNATIONAL COUN-TERFEITING OF UNITED STATES CURRENCY.—Pursuant to the authority of the United States Sentencing Commission under section 994 of title 28, United States Code, the Commission shall amend the sentencing guidelines prescribed by the Commission to provide an appropriate enhancement of the punishment for a defendant convicted under section 470 of title 18 of such Code.

[For transfer of the functions, personnel, assets, and obligations of the United States Secret Service, including the functions of the Secretary of the Treasury relating thereto, to the Secretary of Homeland Security, and for treatment of related references, see sections 381, 551(d), 552(d), and 557 of Title 6, Domestic Security, and the Department of Homeland Security Reorganization Plan of November 25, 2002, as modified, set out as a note under section 542 of Title 6.1

§ 471. Obligations or securities of United States

Whoever, with intent to defraud, falsely makes, forges, counterfeits, or alters any obligation or other security of the United States, shall be fined under this title or imprisoned not more than 20 years, or both.

(June 25, 1948, ch. 645, 62 Stat. 705; Pub. L. 103-322, title XXXIII, § 330016(1)(K), Sept. 13, 1994,