Public Law 95–548 95th Congress

An Act

Oct. 30, 1978 [S. 3112]

To amend the Act of October 19, 1965, to provide additional authorization for the Library of Congress James Madison Memorial Building.

Library of Congress James Madison Memorial Building. Additional authorization. 2 USC 141 note. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section 3 of the joint resolution entitled "Joint resolution to authorize the Architect of the Capitol to construct the third Library of Congress building in square numbered 732 in the District of Columbia to be named the James Madison Memorial Building and to contain a Madison Memorial Hall, and for other purposes", approved October 19, 1965 (79 Stat. 986; Public Law 89-260), is amended by striking out "\$123,000,000" and inserting in lieu thereof "\$130,675,000".

Approved October 30, 1978.

"(E) Of funds in scores of the amount allocated matersubparagraph (A) of this paragraph 20 per californ sizelf to allotted among eligible institutions in equal proportions of the end of the allotted among the eligible manufators in the proportion that the arreat proportion of the State in which each eligible institution is found the eligible institution which each eligible institution is found the eligible institution the located at department of the state in that causars and the States in which eligible institution is a state in the proportion that the institupant causars and the balance shall be allotted among the eligible institution of the balance shall be allotted among the biom its institution of the balance shall be allotted among the eligible institution are been eligible institution is formed basis to the total that proportion that the form popubasis to the total that proportion that the form popution efficient is the proportion that the form of the later to the total that proportion the states in which the efficience are becated, so determined by the has the distribution institution are becated, so determined by the has the distribution institution are becated, so determined by the has the distribution institution are becated, so determined by the has the distribution institution are becated, so determined by the has the distribution of the state allocated and allocated to the becater functs allocated state this subparagraph, the allocater in the functs allocated in this anter and allocater in the function of the distribution of the state allocater in the state of the function of functs allocated in the allocater in the state in the biothermined functs allocated in the state allocater in the function of the functs allocated in the state and allocater in the state intervention of the state allocater in the state and allocater in the state intervention of the state intervention of the state allocater in the state and allocater in the state interventing the state intervention of the state all

Auguoved October 28, 1978.

LEGISLATIVE HISTORY:

HOUSE REPORT No. 95-1168 accompanying H.R. 12342 (Comm. on Public Works and Transportation).

SENATE RÉPORT No. 95-906 (Comm. on Rules and Administration). CONGRESSIONAL RECORD, Vol. 124 (1978):

June 5, 13, considered and passed Senate.

Oct. 14, considered and passed House, amended in lieu of H.R. 12342.

Oct. 15, Senate concurred in House amendment.