

Union Calendar No. 373

104<sup>TH</sup> CONGRESS  
2<sup>D</sup> Session

**H. J. RES. 166**

[Report No. 104-705]

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## **JOINT RESOLUTION**

Granting the consent of Congress to the Mutual  
Aid Agreement between the city of Bristol, Vir-  
ginia, and the city of Bristol, Tennessee.

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JULY 24, 1996

Committed to the Committee of the Whole House on the  
State of the Union and ordered to be printed

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### IN THE HOUSE OF REPRESENTATIVES

MARCH 21, 1996

Mr. BOUCHER (for himself and Mr. QUILLEN) introduced the following joint resolution; which was referred to the Committee on the Judiciary

JULY 24, 1996

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

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## JOINT RESOLUTION

Granting the consent of Congress to the Mutual Aid Agreement between the city of Bristol, Virginia, and the city of Bristol, Tennessee.

- 1 *Resolved by the Senate and House of Representatives*
- 2 *of the United States of America in Congress assembled,*

1 **SECTION 1. CONGRESSIONAL CONSENT.**

2       The Congress consents to the Mutual Aid Agreement  
3 entered into between the city of Bristol, Virginia, and the  
4 city of Bristol, Tennessee. The agreement reads as follows:

5       “THIS MUTUAL AID AGREEMENT, made and  
6 entered into by and between the CITY OF BRISTOL  
7 VIRGINIA, a municipality incorporated under the laws of  
8 the Commonwealth of Virginia (hereinafter ‘Bristol Vir-  
9 ginia’); and the CITY OF BRISTOL TENNESSEE, a  
10 municipality incorporated under the laws of the State of  
11 Tennessee (hereinafter ‘Bristol Tennessee’).

12                                   “WITNESSETH:

13       “WHEREAS, Section 15.1–131 of the Code of Vir-  
14 ginia and Sections 6–54–307 and 12–9–101 et seq. of the  
15 Tennessee Code Annotated authorize Bristol Virginia and  
16 Bristol Tennessee to enter into an agreement providing  
17 for mutual law enforcement assistance;

18       “WHEREAS, the two cities desire to avail themselves  
19 of the authority conferred by these respective laws;

20       “WHEREAS, it is the intention of the two cities to  
21 enter into mutual assistance commitments with a pre-de-  
22 termined plan by which each city might render aid to the  
23 other in case of need, or in case of an emergency which  
24 demands law enforcement services to a degree beyond the  
25 existing capabilities of either city; and,

1       “WHEREAS, it is in the public interest of each city  
2 to enter into an agreement for mutual assistance in law  
3 enforcement to assure adequate protection for each city.

4       “NOW, THEREFORE, for and in consideration of  
5 the mutual promises and the benefits to be derived there-  
6 from, the City of Bristol Virginia and the City of Bristol  
7 Tennessee agree as follows:

8           “1. Each city will respond to calls for law en-  
9       forcement assistance by the other city only upon re-  
10      quest for such assistance made by the senior law en-  
11      forcement officer on duty for the requesting city, or  
12      his designee, in accordance with the terms of this  
13      Agreement. All requests for law enforcement assist-  
14      ance shall be directed to the senior law enforcement  
15      officer on duty for the city from which aid is re-  
16      quested.

17          “2. Upon request for law enforcement assist-  
18      ance as provided in Paragraph 1, the senior law en-  
19      forcement officer on duty in the responding city will  
20      authorize a response as follows:

21           “a. The responding city will attempt to  
22      provide at least the following personnel and  
23      equipment in response to the request:

24                   “(1) A minimum response of one vehi-  
25                   cle and one person.

1           “(2) A maximum response of fifty  
2           percent (50%) of available personnel and  
3           resources.

4           “b. The response will be determined by the  
5           severity of the circumstances in the requesting  
6           city which prompted such request as determined  
7           by the senior law enforcement officer on duty in  
8           the responding city after discussion with the  
9           senior law enforcement officer on duty in the  
10          requesting city. Any decision reached by such  
11          senior officer of the responding city as to such  
12          response shall be final.

13          “c. If an emergency exists in the respond-  
14          ing city at the time the request is made, or if  
15          such an emergency occurs during the course of  
16          responding to a request under this Agreement,  
17          and if the senior law enforcement officer on  
18          duty in the responding city reasonably deter-  
19          mines, after a consideration of the severity of  
20          the emergency in his jurisdiction, that the re-  
21          sponding city cannot comply with the minimal  
22          requirements under this Agreement without en-  
23          dangering life or incurring significant property  
24          damage in his city, or both, he may choose to  
25          use all equipment and personnel in his own ju-

1           risdiction. In such event, such officer of the re-  
2           sponding city shall immediately attempt to in-  
3           form the senior law enforcement officer on duty  
4           in the requesting city of his decision.

5           “3. The city which requests mutual aid under  
6           this Agreement shall not be deemed liable or respon-  
7           sible for the equipment and other personal property  
8           of personnel of the responding city which might be  
9           lost, stolen or damaged during the course of re-  
10          sponding under the terms of this Agreement.

11          “4. The city responding to a request for mutual  
12          aid under this Agreement assumes all liabilities and  
13          responsibility as between the two cities for damage  
14          to its own equipment and other personal property.  
15          The responding city also assumes all liability and re-  
16          sponsibility, as between the two cities, for any dam-  
17          age caused by its own equipment and/or the neg-  
18          ligence of its personnel occurring outside the juris-  
19          diction of the requesting city while en route thereto  
20          pursuant to a request for assistance under this  
21          Agreement, or while returning therefrom.

22          “5. The city responding under this Agreement  
23          assumes no responsibility or liability for damage to  
24          property or injury to any person that may occur due  
25          to actions taken in responding under this Agree-

1       ment; all such liability and responsibility shall rest  
2       solely with the city requesting such aid and within  
3       which boundaries the property exists or the incident  
4       occurs, and the requesting party hereby assumes all  
5       of such liability and responsibility.

6               “6. Each city hereby waives any and all claims  
7       against the other city which may arise out of their  
8       activities in the other city’s jurisdiction under this  
9       Agreement. To the extent permitted by law, the city  
10      requesting assistance under this Agreement shall in-  
11      demnify and hold harmless the responding city (and  
12      its officers, agents and employees) from any and all  
13      claims by third parties for property damage or per-  
14      sonal injury which may arise out of the activities of  
15      the responding city within the jurisdiction of the re-  
16      questing city under this Agreement.

17              “7. The city responding to a request for assist-  
18      ance under this Agreement assumes no responsibility  
19      or liability for damage to property or injury to any  
20      person that may occur within the jurisdiction of the  
21      requesting city due to actions taken in responding  
22      under this Agreement. In accordance with Section  
23      15.1–131 of the Code of Virginia and Section 29–  
24      20–107(f) of the Tennessee Code Annotated, all per-  
25      sonnel of the responding city shall, during such time

1 as they providing assistance in the requesting city  
2 under this Agreement, be deemed to be employees of  
3 the requesting city for tort liability purposes.

4 “8. No compensation will be due or paid by ei-  
5 ther city for mutual aid law enforcement assistance  
6 rendered under this Agreement.

7 “9. Except as provided in Paragraph 7 of this  
8 Agreement, neither city will make any claim for  
9 compensation against the other city for any loss,  
10 damage or personal injury which may occur as a re-  
11 sult of law enforcement assistance rendered under  
12 this Agreement, and all such rights or claims are  
13 hereby expressly waived.

14 “10. When law enforcement assistance is ren-  
15 dered under this Agreement, the senior law enforce-  
16 ment officer on duty in the requesting city shall in  
17 all instances be in command as to strategy, tactics  
18 and overall direction of the operations. All orders or  
19 directions regarding the operations of the responding  
20 party shall be relayed to the senior law enforcement  
21 officer in command of the responding city.

22 “11. Either city may terminate this Agreement  
23 upon sixty (60) days’ written notice to the other  
24 city.

1           “12. This Agreement shall take effect upon its  
2           execution by the Mayor and Chief of Police for each  
3           city after approval of the City Council of each city,  
4           and upon its approval by the Congress of the United  
5           States as provided in Section 15.1–131 of the Code  
6           of Virginia. Each city will promptly submit this  
7           Agreement to its respective Congressman and Sen-  
8           ators for submission to the Congress.”.

9   **SEC. 2. RIGHT TO ALTER, AMEND, OR REPEAL.**

10          The right to alter, amend, or repeal this joint resolu-  
11          tion is hereby expressly reserved by the Congress. The con-  
12          sent granted by this joint resolution shall not be construed  
13          as impairing or in any manner affecting any right or juris-  
14          diction of the United States in and over the region which  
15          forms the subject of the agreement.

16   **SEC. 3. CONSTRUCTION AND SEVERABILITY.**

17          It is intended that the provisions of this agreement  
18          shall be reasonably and liberally construed to effectuate  
19          the purposes thereof. If any part or application of this  
20          agreement, or legislation enabling the agreement, is held  
21          invalid, the remainder of the agreement or its application  
22          to other situations or persons shall not be affected.