S. 804

To restrict foreign assistance for countries providing sanctuary to indicted war criminals who are sought for prosecution before the International Criminal Tribunal for the former Yugoslavia.

IN THE SENATE OF THE UNITED STATES

May 23, 1997

Mr. Lautenberg (for himself, Mr. Leahy, Mr. Lugar, Mrs. Feinstein, Ms. Mikulski, Mrs. Murray, Mr. Lieberman, Mr. D'Amato, and Mr. Moynihan) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

To restrict foreign assistance for countries providing sanctuary to indicted war criminals who are sought for prosecution before the International Criminal Tribunal for the former Yugoslavia.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "War Crimes Prosecu-
- 5 tion Facilitation Act of 1997".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds the following:

- 1 (1) In May 1993, the United Nations estab-2 lished the International Criminal Tribunal for the 3 Former Yugoslavia (ICTY).
 - (2) The mandate of the Tribunal is to prosecute "genocide, crimes against humanity, grave breaches of the Geneva Conventions, and violations of the laws and customs of war" committed in the territory of the former Yugoslavia from January 1, 1991, until "a date to be determined after restoration of peace".
 - (3) Parties to the Dayton Agreement, as well as subsequent agreements, agreed to cooperate fully with the "investigation and prosecution of war crimes and other violations of international humanitarian law". All members of the international community are required by the Tribunal Statute to cooperate in "the identification and location of persons", "the arrest or detention of persons", and "the surrender or the transfer of the accused" to the Tribunal.
 - (4) Although 74 persons are under indictment by the Tribunal, 66 remain at large, including 53 Bosnian and Yugoslav Serbs, and 13 Bosnian and Croatian Croats.

- 1 (5) Credible reports indicate that some of the 2 indicted war criminals are living in areas of Bosnia 3 and Herzegovina that are under the effective control of Croatia or Serbia-Montenegro. Many of the in-5 dicted war criminals have been sighted living openly 6 and freely in Croatia, the Croat-controlled areas of 7 the Federation of Bosnia Herzegovina, and 8 Republika Srpska, and Serbia-Montenegro.
 - (6) An estimated 2,000,000 persons have been forced from their homes by the war, many of whom remain displaced and unable to return to their homes, in violation of the Dayton Accords, because their homes are in a jurisdiction controlled by a different ethnic group.
 - (7) The fighting in Bosnia has ceased for more than a year, and international efforts are now focused on the economic reconstruction and implementation of the civilian aspects of the Dayton Accords.
 - (8) The International Bank for Reconstruction and Development, the European Bank for Reconstruction and Development, the International Monetary Fund, and individual donor countries, including the United States, have begun disbursing funds toward meeting an identified goal of \$5,100,000,000 for reconstruction of Bosnia.

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1 SEC. 3. SENSE OF THE SENATE.

2	(a) It is the sense of the Senate that—
3	(1) reconciliation in Bosnia and Herzegovina
4	cannot be achieved if indicted war criminals remain
5	at large and refugees and displaced persons are un-
6	able to return to their homes;
7	(2) reconstruction without reconciliation will
8	not be effective in ensuring stability in the long run
9	because absent individual accountability, victimized
10	communities will assign collective responsibility, thus
11	perpetuating the cycle of hatred; and
12	(3) the Government of the United States should
13	ensure that multilateral and bilateral assistance is
14	provided to parties to the Dayton Agreement only if
15	doing so would promote reconciliation as well as re-
16	construction, including the transfer of war criminals
17	to the Tribunal, the return of refugees and displaced
18	persons, and freedom of movement.
19	(b) It is further the sense of the Senate that the Tri-
20	bunal, consistent with its mandate, should continue to in-
21	vestigate and bring indictments against persons who have
22	violated international humanitarian law.
23	SEC. 4. RESTRICTIONS ON FUNDING.
24	(a) BILATERAL ASSISTANCE.—
25	(1) In general.—No assistance may be pro-

vided under the Foreign Assistance Act of 1961 or

1	the Arms Export Control Act for any country de-
2	scribed in subsection (d).
3	(2) Application to prior appropriations.—
4	The prohibition on assistance contained in para-
5	graph (1) includes the provision of assistance from
6	funds appropriated prior to the date of enactment of
7	this Act.
8	(b) Multilateral Assistance.—The Secretary of
9	the Treasury shall instruct the United States executive di-
10	rectors of the international financial institutions to work
11	in opposition to, and vote against, any extension by such
12	institutions of any financial or technical assistance or
13	grants of any kind to any country described in subsection
14	(d).
15	(c) Exceptions.—
16	(1) In general.—Subject to paragraph (2),
17	subsections (a) and (b) shall not apply to the provi-
18	sion of—
19	(A) humanitarian assistance;
20	(B) democratization assistance; or
21	(C) assistance for physical infrastructure
22	projects involving activities in both a sanctioned
23	country and nonsanctioned contiguous coun-
24	tries, if the nonsanctioned countries are the pri-
25	mary beneficiaries.

1	(2) Further	LIMITATIONS.—Notwithstanding
2	paragraph (1)—	

(A) no assistance may be made available under the Foreign Assistance Act of 1961 or the Arms Export Control Act for a program, project, or activity in any country described in subsection (d) in which an indicted war criminal has any financial or material interest or through any organization in which the indicted individual is affiliated; and

(B) no assistance (other than emergency food or medical assistance or demining assistance) may be made available under the Foreign Assistance Act of 1961 or the Arms Export Control Act to any program, project, or activity in any area in any country described in subsection (d) in which local authorities are not complying with the provisions of Article IX and Annex 4, Article II of the Dayton Agreement relating to war crimes and the Tribunal, or with the provisions of Annex 7 of the Dayton Agreement relating to the rights of refugees and displaced persons to return to their homes of origin.

- 1 (d) Sanctioned Countries.—A country described
- 2 in this section is a country the authorities of which fail
- 3 to apprehend and transfer to the Tribunal all persons in
- 4 territory that is under their effective control who have
- 5 been indicted by the Tribunal.
- 6 (e) Waiver.—
- 7 (1) AUTHORITY.—The President may waive the 8 application of subsection (a) or subsection (b) with 9 respect to a country if the President determines and 10 certifies to the appropriate committees of Congress 11 within six months after the date of enactment of this 12 Act that a majority of the indicted persons who are 13 within territory that is under the effective control of 14 the country have been arrested and transferred to 15 the Tribunal.
- 16 (2) PERIOD OF EFFECTIVENESS.—Any waiver 17 made pursuant to this subsection shall be effective 18 for a period of six months.
- 19 (f) TERMINATION OF SANCTIONS.—The sanctions
- 20 imposed pursuant to subsection (a) or subsection (b) with
- 21 respect to a country shall cease to apply only if the Presi-
- 22 dent determines and certifies to Congress that the authori-
- 23 ties of that country have apprehended and transferred to
- 24 the Tribunal all persons in territory that is under their
- 25 effective control who have been indicted by the Tribunal.

SEC. 5. DEFINITIONS.

^		1	•	. 1	A .
•	Δα	used	110	thic	$\Delta \alpha t$.
_	4 1 10	u > u	111	UIIIO	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

- (1) Country.—The term "country" shall not include the state of Bosnia and Herzegovina, and the provisions of this Act shall be applied separately to its constituent entities of Republika Srpska and the Federation of Bosnia and Herzegovina.
 - (2) DAYTON AGREEMENT.—The term "Dayton Agreement" means the General Framework Agreement for Peace in Bosnia and Herzegovina, together with annexes relating thereto, done at Dayton, November 10 through 16, 1995.
 - (3) Democratization assistance.—The term "democratization assistance" includes electoral assistance and assistance used in establishing the institutions of a democratic and civil society.
 - (4) Humanitarian assistance" includes disaster and food assistance and assistance for demining, refugees, housing, education, health care, and other social services.
- (5) Tribunal.—The term "Tribunal" means the International Criminal Tribunal for the Former Yugoslavia.