Under the above rule, the Chair has held that a resolution providing for expenditures of money from the contingent fund of the Senate, when reported from the substantive committee must be referred, under the rule, to the Committee on Rules and Administration.2

The Committee on Rules and Administration, in its consideration of resolutions for investigations by other committees, has no authority to amend the substantive provisions thereof, but is limited to matters concerning the payment of the expenses of such investigations.3

An amendment authorizing the payment of money from the contingent fund of the Senate for a particular purpose, proposed to a Senate resolution relating to a different matter, is not in order unless it has received favorable consideration of the Committee To Audit and Control the Contingent Expenses of the Senate (now Committee on Rules and Administration).4

CONTINUOUS SESSION

A motion, during the consideration of a matter, that the Senate remain in continuous session until an hour certain is not in order.1

CONTRIBUTIONS FOR SENATORIAL CANDIDATES

See also Title I of Ethics in Government Act of 1978 (Pub. L. 95–521).

Acceptance of contributions by a Senator or person seeking election to the Senate is subject to the provisions of Rule XLI:

1. No officer or employee of the Senate may receive, solicit, be a custodian of, or distribute any funds in connection with any campaign for the nomination for election, or the election, of any individual to be a Member of the Senate or to any other Federal office. This

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2 Jan. 23, 1951, 82–1, Record, p. 548; June 27, 1951, 82–1, Record, p. 7290; June 16, 1952, 82–2, Record, p. 7290.
3 Jan. 30, 1957, 85–1, Record, p. 1275.
4 Apr. 21, 1913, 69–1, Record, p. 275–76.
5 May 10, 1956, 81–2, Record, p. 6797.