

CONFIDENTIAL

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25X1 5. [] Received a call from Mary Thad Drake,
in the Lakeland, Florida office of Senator Chiles (D., Fla.), who asked
for the nearest Agency office to Lakeland. After some questioning she
25X1A indicated that a constituent, a former Special Forces officer, was the
individual who wanted to contact the Agency "probably for employment."
After checking with [] OP, I told Miss Drake that our nearest
personnel recruiter is based in [] and would be pleased to
call the constituent and make an appropriate appointment directly with him.
Miss Drake said that the problem in this case is that the constituent does
not have a telephone. I suggested that he write our Director of Personnel
directly and gave her Mr. Fisher's name and address in Washington, D.C.
I told her also that I would send the appropriate employment brochures
and applications to Senator Chiles' Washington, D.C. office for transmittal
to Miss Drake. She was most appreciative.

25X1A

25X1 6. [] William McAfee, INR/DDC, State Department,
called to say that David Abshire, Assistant Secretary of State for Congressional
Relations, had asked Ray Cline, Director Intelligence and Research, for
material on the Cooper bill (S. 2224) for his (Abshire's) use in talking to the
Foreign Relations Committee later this week. McAfee said he assumed we
had developed some thoughts on this and he would appreciate anything we
could pass on to them. I told him we had sent a basic position paper to
Tom Lattimer, in the White House, for Dr. Kissinger's use and had also
provided some material to Ed Braswell, on the Senate Armed Services
Committee staff, this morning. I told him I would forward copies of this
material as well as some additional comments of mine having to do with
comparison of the Cooper bill with Section 202 of the Atomic Energy Act
with the understanding that it would not be used in its present form since
this had been sent to Braswell for possible use in a floor statement by
Senator Stennis. The material was sent this afternoon.

25X1 7. [] Lloyd Hackler, Administrative Assistant to
Senator Lloyd Bentsen, called to say the Senator would like the briefing on the
military situation in Indochina which he mentioned to the Director at 3:00 this
afternoon. After checking with OCI I found the experts concerned were already
committed to an important meeting and called back to suggest tomorrow
morning, to which Hackler agreed.

Later in the day Hackler called back to say Senator Stennis had called
on the Pentagon on the same subject tomorrow and Bentsen assumed this
would answer his questions.

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CRC, 6/3/2003



CENTRAL INTELLIGENCE AGENCY

Office of Legislative Counsel
Washington, D. C. 20505

Telephone:

10 April 1972

25X1

TO: Mr. William McAfee
Room 6635
Department of State

Bill:

Here is the material we talked about this afternoon. I don't believe any of the material in the additional comments paper is classified, but I think it should be regarded as "sensitive" since it goes into internal JCAE matters.



Rest of package is the same as that given to Ed Braswell, Chief Counsel, Senate Armed Services Committee, 10 April 1972.

See S. 2224 bill file

25X1A

Additional Comments on S. 2224

In testimony given before the Senate Foreign Relations Committee it has been said that S. 2224 would, in effect, establish for the four committees named in the bill (the House and Senate Armed Services Committees, the House Foreign Affairs Committee, and the Senate Foreign Relations Committee) the same arrangement which was established for the Joint Committee on Atomic Energy under the provisions of the Atomic Energy Act. In this context witnesses have said that this arrangement has operated over the years without difficulty, therefore, there is every reason to believe that the same arrangement will apply equally as well with these four committees.

It should be pointed out that there are some rather major differences in the system proposed under the Cooper bill (S. 2224) as compared to the Atomic Energy Act. Under section 202 of the Atomic Energy Act information is provided only to the Joint Committee. The Cooper bill provides that "any intelligence information and any analysis thereof . . ." would be made available to any individual member of Congress and to any officer or employee of Congress (who is designated by a member to have access to it and has the necessary security clearances) as well as to the four committees named. Under JCAE procedures only members of the JCAE have access to the classified information provided to the Committee. Members of the personal staffs (including the staffs of Committee members) are precluded access to JCAE classified material regardless of whether they possess a security clearance. It should also be noted that the JCAE has outstanding physical security provisions within the Committee's office space (i. e., a secure vault where all classified material is filed within a secure area which is protected by both a guard and electronic alarm system) and classified Committee material is removed from this area only under appropriate security safeguards.