

CENTRAL INTELLIGENCE AGENCY WASHINGTON 25, D. C.

16 June 1952

Mr. Roger W. Jones
Assistant Director for
Legislative Reference
Bureau of the Budget
Washington 25, D. C.



Dear Mr. Jones:

Reference is made to your Enrolled Bill Transmittal Sheet dated 11 June 1952 enclosing a copy of H. R. 5678, an act to revise the laws relating to immigration, naturalization and nationality, and to the corrected sheets forwarded on 12 June and 13 June.

We have studied this Bill in its various stages with great care to determine its effect, if any, upon the functions of CIA. There are several technical points which, from the needs of this Agency, are an improvement enabling us more expeditiously or more securely to handle certain problems.

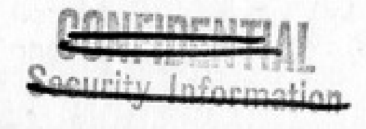
Our study also indicated that two provisions would have been detrimental to our activities. With the informal approval of the Bureau of the Budget, we approached the Judiciary Committees of the Senate and the House and obtained their agreement to adjustments which met our needs. Specifically, Section 223(b) was revised to include a proviso that the one year re-entry permit may, in the discretion of the Attorney General, be extended for an additional period not to exceed one year. In addition, Section 316(c) was revised to exempt persons employed by or under contract to CIA from certain provisions of that section.

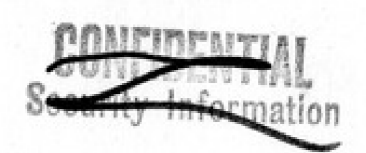
DECLASSIFIED

E.O. 12065, Sec. 3-402

CZA DOD Directice 5.00 30, June 35, 1979

By NLT-112 NARS, Date 11-19-46





In regard to technical assistance, therefore, the Bill is, from the point of view of this Agency, an improvement over existing statutory provisions.

Sincerely yours,



Walter L. Pforzheimer Legislative Counsel

RECEIVED 16. 3 16 PM

BEEEIVED B 16 PH 52

- 2 -

Security Information