This document is made available through the declassification efforts and research of John Greenewald, Jr., creator of:

The Black Vault



The Black Vault is the largest online Freedom of Information Act (FOIA) document clearinghouse in the world. The research efforts here are responsible for the declassification of hundreds of thousands of pages released by the U.S. Government & Military.

Discover the Truth at: http://www.theblackvault.com

157-10014-10132

JFK Assassination System Identification Form

Date:

7/7/2015

Agency Information

AGENCY:

RECORD NUMBER:

157-10014-10132

RECORD SERIES:

MISCELLANEOUS RECORDS OF THE CHURCH COMMITTEE

AGENCY FILE NUMBER:

07-M-38

SSCIA

Document Information

1

ORIGINATOR:

SSCIA

FROM:

TO:

TITLE:

DATE:

03/24/1976

PAGES:

28

SUBJECTS:

SSCSGO, METHODOLOGY

COMMITTEE BUSINESS

DOCUMENT TYPE:

TRANSCRIPT

CLASSIFICATION:

Declassified

RESTRICTIONS:

1B; 1C

CURRENT STATUS:

Redact

DATE OF LAST REVIEW:

03/22/2000

OPENING CRITERIA:

COMMENTS:

CCBOX 324

Date: 08/07/95

Page: 1

JFK ASSASSINATION SYSTEM IDENTIFICATION FORM

AGENCY INFORMATION

AGENCY : SSCIA

RECORD NUMBER: 157-10014-10132

RECORDS SERIES: MISCELLANEOUS RECORDS OF THE CHURCH COMMITTEE

AGENCY FILE NUMBER: 07-M-38

DOCUMENT INFORMATION

ORIGINATOR : SSCIA

FROM:
TO:
TITLE:

DATE: 03/24/76

PAGES: 28

SUBJECTS : SSCSGO, METHODOLOGY

COMMITTEE BUSINESS

DOCUMENT TYPE : TRANSCRIPT CLASSIFICATION : TOP SECRET RESTRICTIONS : REFERRED

CURRENT STATUS : POSTPONED IN FULL.

DATE OF LAST REVIEW: 01/05/99

OPENING CRITERIA:

COMMENTS: CCBOX 324

Vol. 2 OF 3

NATIONAL SECURITY INFORMATION
Unauthorized Disclosure Subject
to Criminal Sanctions

The United States Senate

R 2862

Report of Proceedings

Hearing held before

Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities

Wednesday, March 24, 1976

Washington, D. C.

(Stenotype Tape and Waste turned over to the Committee for destruction)

WARD & PAUL

410 FIRST STREET, S. E. WASHINGTON, D. C. 20003

(202) 544-6000

TOP SECRET

1	COMMITTEE MEETING
2	
3	Wednesday, March 24, 1976
4	
5	United States Senate,
6	Select Committee to Study Governmental
7	Operations with Respect to
8	Intelligence Activities,
9	Washington, D. C.
10	The Committee met, pursuant to notice, at 2:23 o'clock
lı	p.m., in Room S-407, the Capitol, the Honorable John Tower
12	(Vice Chairman) presiding.
13	Present: Senators Tower (presiding), Huddleston, Mondale
14	Baker, Mathias and Schweiker.
15	Also present: William G. Miller, Staff Director; and
16	William Bader, Charles Kirbow, Joseph diGenova, Elizabeth
17	Culbreath, Elliot Maxwell, Charles Lombard, Rick Inderfurth,
18	Michael Madigan, Al Quanbeck, Ted Rolston, David Aaron and
19	Robert Kelley, Professional Staff Members.
20	
21	
22	
23	
24	
25	

. 1

PROCEEEDINGS

Senator Tower. Why don't we go ahead and proceed without a quorum. If anybody wants to raise a point of order later, let them do that.

Mr. Aaron. All right.

Page 110, Section VIII is the section on oversight and the intelligence budget. It contains both an analysis of some of the constitutional questions involved in disclosure of intelligence expenditures, as well as the Committee's analysis or the staff's analysis of the particular issue of disclosure and its relationship to our national security concerns.

Two numbers appear in the text that the Committee should direct its attention to. The most important functioning number is the \$4.7 billion which the Committee's analysis would attribute to the direct costs of national intelligence. That is the number which the findings and recommendations propose be made public and be made public annually.

The second number is a \$10 billion figure, which is the overall global costs of all intelligence, based upon the analysis of the Committee staff, essentially Mr. Quanbeck. This includes not only the \$4.7 billion of national intelligence, but it includes tactical intelligence and it includes what I think you have to call indirect costs of the intelligence establishment. For example, the fact that intelligence officers in the military go through certain training programs and have certain medical

TOP SECRET

VARD & PAUL

facilities and so forth and so on, these costs are not costs in the sense that they are exclusively devoted to intelligence.

I mean, if we were, for example, to have no intelligence, that doesn't mean you would save that entire \$10 billion. These are in effect, I think those who worked on the defense budget before are aware of what indirect costs are and how one calculates them.

Those essentially are the two numbers. There is, of course, a dispute about whether it is necessary or desirable to reveal the numbers, and I might just say in that connection, the primary reason for giving the global figure is in part to settle a lot of public debate about these enormous costs of intelligence in a manner which will make it clear what it is one has been talking about, and that in fact a lot of these are indirect costs, a lot of these are tactical and integral to the normal functioning of military commands.

The recommendations start on page 114, and there are only three of them. I think the decision of the Committee has to go to the question of the numbers to begin with, whether they should be indicated in the text, and then the recommendations, the first of which being that there be a national intelligence budget, that it be made public, that the figure, the global figure for the national intelligence budget, which would be the \$4.7 billion, be made public, and that the Committee recommend further that the oversight committee consider whether

TOP SECRET

NW 50955 DocId:32423520 Page 6

Q

it is necessary, given the requirement of the Constitution and so forth, to publish more details.

I must say the latter point raises a textual question which we have to look at, and that is the way one describes what revealing the national intelligence number would do in terms of the constitutional requirements.

What we have suggested here is on page 112 there are, I think, some points of view which say that revealing that number is not sufficient to satisfy the Constitution. There is another point of view which says that the national security is overriding and that this number should not be disclosed at all, and therefore even not disclosing any numbers still satisfies the Constitution.

What we have attempted to capture in the first sentence of the full paragraph on page 112 is what the Subcommittee, I believe, felt was just about the right balance between the requirements of national security and the requirements of the Constitution.

It reads, "The Committee believes that disclosure of an aggregate figure for national intelligence is as far as it is prudent to go at this stage in reconciling the nation's constitutional and national security requirements.

Senator Tower. All right.

Shall we take this page by page now and see what -Senator Huddleston. I would suggest that we go on the

TOP SECRET

NW 50955 DocId:32423520 Page 7

three recommendations, Mr. Chairman. 1 Senator Tower. Take the recommendations? All right. 3 First, let me just ask if there is any substantial disagree ment with anything in the text here. I think it has got 5 probably as good a balance as you can on this figure, given 6 the aggregate figure. Well, you don't have line items on the 7 figure in that anyway. 8 Senator Huddleston. Probably not. We hassled over it 9 pretty much, and I will say this: the staff that did the work 10 on the budget did an outstanding job, so I think we had a better 11 look at the budget of intelligence than anybody has had. 12 Senator Tower. Well, I'll bet there is nobody around here 13 that can challenge the figures. 14 Senator Huddleston. That is right, even the Administration 15 I think it is reasonable. Of course, we will have a 1.6 question on the numbers that we have included maybe in the 17 text, as far as the Agency is concerned in sanitization, but I 18 think our recommendation to include an aggregate figure is 19 sound, plus further consideration be given to the constitutional . 20 requirements. 21 Senator Tower. Any objection, then, to the text, pages 110 22 through 113. 23 I have no objection, Mr. Chairman. Senator Baker. 24 Senator Tower. All right.

TOP SECRET

1	Dee, do you want to address yourself to the recommenda-
2	tions?
3	Senator Huddleston. I think David explained them pretty
4	well. The main thing is that we recommend that an aggregate
5	total which would correspond to that \$4.7 billion figure be
6	included in the budget that is presented to Congress, and
7	thereby it would be made, of course, public, and that the
8	oversight committee consider further whether it would be neces-
9	sary in order to fulfill the requirements of the Constitution to
10	go further than that. There is a question of additional study
11	there.
12	The monitoring, that is just an oversight responsibility,
13	it seems to me, No. 2 there.
14	And then the GAO report, which is essentially available any
15	time anyway.
16	Senator Tower. Well, let me ask you this.
17	Is inherent in this No. 1 the suggestion that when OMB
18	makes its recommendations, they come in with a national figure?
19	Mr. Miller. This committee?
20	Senator Tower. No, OMB, when they present the annual
21	budget, they present a national
22	Senator Huddleston. Under our plan, the DCI would do
23	that.
24	Mr. Miller. The DCI would do that.
25	In the presentation that the people from the CIA gave to

NW 50955 DocId: 32423520 Page 9

WARD & PAU

this Committee, they have the capacity to array it in a way that would be useful to an oversight committee, so the figure \$4.7 billion corresponds really to their perception of what national intelligence is.

The larger figure, the \$9.7 billion is based on further work done by this Committee. They dispute some of the items but not the basic approach

Mr. Aaron. As you know, the new executive order, the Director of Central Intelligence will be presenting to the President a consolidated national intelligence budget, and he will in fact be preparing that budget. In effect we are recommending that it be presented to the Congress. Earlier there are recommendations along those lines, that that budget be presented to the Congress.

This would say, in effect, that that global figure, not the breakdown, be made public.

Mr. Quanbeck. I think it would be important that the Congress, together with the executive branch, define exactly what goes in that national intelligence budget. There really is no agreement at this time.

Senator Tower. Any further comment on the recommendations? Senator Schweiker! One question. When we talk about releasing a figure publicly, which of these figures are we talking about?

It would be the \$4.7 billion, down to the first

5

6

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	subtotal, national intelligence effort.
2	Mr. Quanbeck. We also propose to release the \$9.7
3	billion to show some relationship to what the House has already
4	released. They released a figure of \$10.5 billion.
5	Mr. Kirbow. I think the Senator's question went to in the
6	future, annually.
7 ·	Mr. Quanbeck. Yes, that would be the \$4.7 billion.
8	Senator Huddleston. I don't know whether we ought to
9 . ∣	change that figure from \$10 billion to \$9.7 billion.
.0	Mr. Aaron. I think we ought to use the same figure all
1	the way through.
2	Mr. Kirbow. I think if you say \$10 billion and jump back
3	to \$9.7 billion if you just say approximately \$10 billion.
.4	Senator Schweiker. What is the reason of the Subcommittee
.5	in releasing the \$4.7 billion as opposed to the \$9.7 billion?
.6.	Senator Huddleston. Well, \$4.7 billion represents more
.7	of the direct costs of our national intelligence. You have
8	got three different figures there. As you go up to \$6.9
.9	billion you are picking up your tactical and military intelli-
20	gence. Then when you pick up the next \$2 billion or so there,
21	that is support costs that while they are necessary for intelli-
22	gence, they are not necessary just because of intelligence.
23	You could probably go on they would go on even if you
24	eliminated all of your intelligence.

P SECRET

Senator Tower I think the first paragraph on 113 deals

1	
1	with that. Thus, the entire amount could not be saved if there
2	were no intelligence activities funded by it through the
3	Defense Department.
4 .	Senator Schweiker. Won't you conceal more from the other
5	side if you release the entire figure?
6	I don't have any strong argument, but it just seems to me
7	that one of your problems is that if you give the indirect
8	figures you would confuse the enemy and you would still level
9	with the public to a greater extent.
10	Senator Tower. Well, I'm told the Agency would rather
11	have the \$4.7 billion figure.
12	Senator Huddleston. I think they like the national figure
13	without getting into the tactical.
1,4	Senator Schweiker. Okay, I don't feel strongly about
15	it.
16	Senator Baker. I think Dick has got a good point, but
17	I guess their preference in this respect
18	Senator Huddleston. Well, they don't want it to look too
19	high, for one thing.
20	Senator Baker. Well, who knows what is too high?
21	Senator Tower. You know, the critics have been saying we
22	are going to be spending \$10 billion.

TOP SECRET

going to say we've been spending \$4 billion in the same tone of

Senator Baker. Oh, that, they are going to stop and they're

voice.

23

24

	Senator	Tower.	Well,	\$10	billion	is	more	powers	Eul	than
\$4.7	billion	because	it is	higl	ner.			-	,	

Senator Baker. I knew that and I knew that would be the answer.

Mr. Aaron. I might say that there is also the consideration that the \$4.7 billion number, under our proposed oversight committee, it would be the number that was authorized and therefore presumably would have to be made public in the authorization bill.

Senator Tower. Anything further on Section VIII?
All right, Section IX.

Mr. Aaron. The next section deals with chemical and biological agents and the intelligence community, and I might call on Elliot to describe it because he did most of the work in this area, you recall. We had a hearing on the subject of the toxins and what have you. We also had even more I think in-depth analysis of the whole problem of drug testing as it existed in the CIA and to some extent in the military.

Elliot?

Mr. Maxwell. The section tries to deal with both the testing and the shift from defensive to offensive concerns as well as the problems involved in particularly the surreptitious administration of drugs to unwitting, non-volunteer human subjects.

All the Senators are knowledgeable about the Olsen case.

TOP SECRET

JP SECRET

1 In a related matter, another person was killed as a result of 2 a military intelligence testing program conducted in New York. 3 These were very highly sensitive programs that were begun in response to a concern by the Agency and the military that 5 individuals in the American government or agents of the 6 American government would be kidnapped or held by hostile powers and would have these drugs used against them either for 8 interrogation purposes or to gain control.

They soon, however, became used as testing programs for our use of chemical and biological agents. These included not only the toxins, but also testing of LSD, sodium pentathol among others. The problems involved were not only the concern over the human rights of individual subjects, but the procedures within the CIA, in this case, in which internal CIA's concern over the security of the program led to the waiving of certain administrative controls so that in 1957, for instance, the Inspector General, doing a survey of the whole program, had no knowledge that there was this particular unwitting testing program going on.

The Committee recommendations go to the question of waiver of Agency regulations, a problem that we have had all the way through whereby regulations are issued by the Director and thus can be waived at any time, and the Committee, or the Subcommittee recommendations would require that if there were a waiver of such regulations, they be reported to the Committee

7

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

so that they would know how the internal governance of the agency has changed.

Secondly, it deals with the establishment, or really, the continuation of a body presently in existence, the President's Commission for the Protection of Human Subjects of Biomedical and Behavioral Research, which is drawing up standards for testing on human subjects within the government.

There is a piece of legislation, S. 2515, introduced which would continue the life of that commission and would provide the commission with jurisdiction over DOD and the CIA. The CIA and DOD have both expressed individually their agreement with having their experimentation governed by the standards of this Commission.

Finally, it indicates the Committee's hope that the Director of Central Intelligence and the Secretary of Defense will continue the efforts they are making to find those people who were subjects of the tests and to make sure that they have proper medical treatment available if it is required.

Senator Schweiker. I just wanted to say this recommendation here coincides with what our health subcommittee is working on and also with what the Domestic Subcommittee is coming up with.

So we do have a fairly unified and integrated --

Senator Tower. Any comment on this section?

Mr. diGenova. The only thing I would say in regard to the first recommendation would be that one way of reading it is that

TOP SECRET

.24

end .1

NW 50955 DocId:32423520 Page 15

it reads "the Director;" and it should be also probably amended to include not only the Director but anybody in the Department of Defense.

Senator Tower. Yeah, the stylistic has to be changed to include everybody involved.

Mr. diGenova. It says "The Director shall be required to provide immediately the reasons for the waiver." And maybe he should first be required to identify that there is a waiver, and then the reasons, because then it could be possibly read that he only have to give the reasons if asked. It could be construed that he does not have to come up here and tell that they are in fact in a waiver --

Senator Schweiker. This doesn't give him a right to violate the law, does it, Elliot? What do you mean by that because I read it two ways.

Mr. Maxwell. There are certain regulations that we are recommending CIA issue, internal directives and the like, if -- and this is a general recommendation that just was placed here because it dealt with the waiver of regulations in this particular case, but in cases where an internal directive is promulgated, this would require the Director to notify committees of waivers that take place. The Committee could then ask him for the reasons for the waiver.

It is a general recommendation so that the Committee is able to determine when there have been changes in the governing

procedures which it will be familiar with because they will have copies of the Agency regulations. It would not provide any right to violate the law.

Senator Schweiker. That isn't clear. I would like to see something said about it in Section 2 below. In other words, when I first read it I thought that even though we have the law, the Director can waive the law as long as he tells somebody he is doing it. I would like to do something to the effect that such waiver does not --

Mr. Maxwell. Well, I think the intention of the Subcommittee was that this provision, if the Full Committee approves it, would go to the back section on general recommendations affecting CIA, DOD and the intelligence communities.

Mr. Kirbow. You mean a waiver of any regular internal regulation would have to be reported to the oversight committee.

Then it is probably too broad, Mr. Chairman, because that means that a simple waiver of a Department of Defense regulation having to do with some reimbursement or travel or anything like that would fall under this general — if you are talking about the drug program or just the CIA's programs like that, I could see it. Otherwise, this is a very broad mandate requiring extensive communication between the executive branch on a daily basis.

Senator Schweiker. We are in trouble here, Elliot, because as I read it, this is so poorly written that if I want to waive

TOP SECRET

.14

1.6

the fact that we don't recruit clergymen, I can as I read this thing, recruit clergymen, and just be required to advise people that I am doing it.

You have really got to narrow this.

Mr. Maxwell. The problem it was geared to was if in fact the Committee chooses to do certain things by way of internal directives, by requiring Agency regulations to be amended, there is at this point no, in particular circumstances, no requirement that the Director who is responsible for the issuance of those regulations notify the oversight committee.

I think Charlie's point is very well take in the sense that it is too broad now, and we can attempt to narrow it, but it does govern a whole series of questions directed toward internal directives.

Mr. Aaron. I think the first question, Mr. Chairman, is do we want to include the Department of Defense in this particular Recommendation 1. If we do want to include the Department of Defense under this waiver, we have a very large issue.

Is my understanding correct that that was a suggestion that had been made earlier?

Mr. Kirbow. The point I was trying to make was that if this was to be a general recommendation, we should take it out of the drug section and put it in the back.

Mr. diGenova. Is there the general recommendation or is it only in the drug area?

TOP SECRET

- 6

Mr. Maxwell. My personal opinion would be that because we are making a number of recommendations in regard to the amending of the internal directives of the CIA, that some provision should be made for a general recommendation insofar as the oversight committee would be notified should there be a waiver for a particular reason by the Director of the internal directives that we are asking him to promulgate.

There is no requirement at this point that if the Director is asked to promulgate regulations in regard to the recruitment of clergy, that they would have to notify the oversight committee that that was being done. You could simply waive the regulation in this particular case.

Now, it might be argued that this would fall into the fully and currently informed.

Senator Huddleston. Well, I think here first of all we ought to address ourselves to the drug problem. It seems to me that No. 2 should have been No. 1 to start with. First establish what --

Senator Schweiker. I don't really think it belongs here.

I think you really get a can of worms, because I can read this
to have a waiver to assassinate Presidents, you know. We've
got a policy. There is no statute now, and our policy is to not
assassinate, so we can waive and say it is okay.

Senator Huddleston. Why don't we just strike the waiver paragraph.

TOP SECRET

Senator Tower. You can look at it another way, too. To the extent that this procedure is required of any kind of regulation, be it a minor regulation on staff travel policy or some damned insignificant thing like that.

Mr. Maxwell. I think that is correct. As it is now drawn, it is overly broad, and I don't think it belongs here. I think it probably belongs in the question of whether we make clear at some point that fully and currently informed includes any question of waiver of major regulations by the Director.

Another example would be that where a regulation now provides the Inspector General have access to all information, that could be waived and has been waived in the past by the Director in order not to allow the Inspector General to have access, and in that condition you would want the oversight committee's to know that such a waiver had been made. That is why this is a general recommendation.

Senator Schweiker. But you are setting up a bypass route. That troubles me because it seems to me you go into any area, you can get around it by a waiver. I would rather not address ourselves to the subject and make it clear he has to issue a new regulation. After all, he can still amend his own regulations. If it is just a regulation, the way to do it is amend the regulation. Why give them a cause to cheat?

Mr. Miller. Senator, I think this is addressed by two provisions we have suggested. The first is in the oversight

TOP SECRET

legislation which says "fully and currently informed," of anything beyond a nitpicking, minor, trivial things that the oversight committee would not be worried about. The committee would be informed it would be the obligation of the agencies to do it.

Secondly, in the general provisions here, we have the provision for a classified Federal Registry where regulations are required to be deposited, and the oversight committee has access to any changes in regulations, including such things as waivers and so on.

So I think in those two ways, the kind of question that Elliot is worried about really is covered. So I don't think it is necessary.

Senator Schweiker. So let's delete it then..

Mr. Aaron. Well, before we do, may I make one comment?

First of all, I think it should be understood that the

Director of the Agency writes his own regulations. The Director

of the Agency can amend his own regulations whenever he

wishes, and the Director of the Agency can waive his own

regulations whenever he wishes. The regulations may be secret

or classified regulations. And he may waive them or amend

them in secret.

Now, there are a number of recommendations that we make that go to the suggestion that certain regulations be adopted by the Agency. For example, we have had an extensive discussion

TOP SECRET

1.4

1.8

of the use of academics or certain categories of personnel.

They have a very important regulation called 50-10, which regulates how they can use Americans or members of the Vatican or members of the Red Cross or numbers of different kinds of people. Some of these regulations say, you want to use somebody you have to get a waiver, or sometimes -- well, there are all sorts of provisions like that.

Now, I think the point of this suggestion was to make it clear that in these important policy cases, if there is to be a waiver which can take place on a classified basis, it is brought to the attention of the oversight committee, for these matters, not for the normal personnel and such issues.

My personal view is that this is not covered by our recommendations governing currently and fully informed, because that recommendation goes to covert action.

Mr. Miller. No, it doesn't.

Mr. Aaron. As far as I am aware, that is what it goes to.

Mr. Kirbow. Might I suggest that if the Committee desires notice of changes in regulations on major policy questions, that we simply have the staff rewrite this to say that and put it back in the other section and consider it next time around.

Senator Tower. I think it is going to have to be rewritten because everybody is unclear about it.

Senator Schweiker. It doesn't belong here.

TOP SECRET

NW 50955 DocId:32423520 Page 22

Mr. diGenova. There has to be a caveat in there that even though you are talking about a waiver, you are still not talking about anything that is inconsistent with the laws and the Constitution of the United States, because we say that all the way through, and the waiver cannot encompass a violation of a law that the Congress has passed.

Senator Huddleston. That ought to be added to the general recommendations.

Mr. Maxwell. I think that is where it belongs.

Senator Schweiker. And redrafted back to the Committee.

Senator Tower. All right. If everybody is agreed,

that will be redrafted and made a part of the general recommendations.

Mr. Maxwell. It would deal with both waiver and promulgating new regulations.

Mr. Aaron. Right.

Senator Tower. Yes.

Mr. Bader. And Elliot, I assume amend the current regulations.

Mr. Aaron. May I suggest in doing this we take the point made by Mr. Miller and start out by simply saying, in accordance with the policy of being currently and fully informed on all signficant Agency activities, because the only place we have that phrase now is in the covert action case.

Senator Huddleston. That ought to be established.

TOP SECRET

1	Mr. diGenova. It is now on all intelligence activity.
2	Senator Tower. All right.
3	2 and 3 no objection.
4	All right, let's move to Section X.
5	Mr. Aaron. All right, now, we are on to the General
6	Recommendations. We have five of them.
7	I might just say at the outset, these I think fall into th
8	category of what the staff would say or put forward as good
9	ideas, in other words, that we haven't had a hearing on each
10	one of these subjects; our total experience on some of them
11.	leads us to feel that some of these steps would be very useful;
12	some of them fall into the category I think of helpful sugges-
13	tions as to how we might proceed in some of these general areas
14	The first one on security clearances, I think perhaps Mr.
15	Miller would want to talk to it. He had a great deal of
16	experience with the security clearance problem as this
17	committee was established, and I think it flows from his
18	experience.
19	Mr. Miller. Well, this very simply is based on our own
20	Committee's experience on security clearances, and also based
21	on the GAO study that was made of security clearances.
22	There are on the civilian side vast inconsistencies in
23	procedure and practice and degree of thoroughness in the
24	security clearance process. The suggestion here is that for
25	the civilian intelligence community, and possibly for the

	Congressional Committees, that there be a single applicable
	standard, that it be done by one agency, that what would flow
	from this are economies and a consistency of purpose and a
-	consistency of standard.

This is something that I think would profit well in the future.

Senator Tower. Okay.

Anything more on that?

All right, personnel practices.

Mr. Aaron. All right. I think the purpose of this is we have found as we have talked to a number of people in interviews and what have you that to ensure in these areas where there is a potential for people straying across the line of constitutional rights of others, that there be a conscious effort made by the Federal Government to inculcate its employees with the proper idea of what the law and the Constitution require. That is the basic thrust of Recommendation B.

Senator Tower. Any comment on that?

All right, Section C, security functions of the intelligence agencies.

Mr. Aaron. Now, I think this makes a general observation concerning what the security function of intelligence agencies not involved in law enforcement, what in effect the policy should be. This is not a recommendation as to precisely how one might implement that policy, and I take it perhaps you

TOP SECRET

2 .

could inform us, Bob and Mike, as to the Domestic Group I believe is doing a considerable amount of work on dealing with the specifics of this.

This would really simply be the policy statement.

Mr. Maxwell. There is a problem in that in that the last sentence of that, security functions of the intelligence agencies may be in conflict with the detailed recommendations of the Domestic Subcommittee, and then a number of activities which were undertaken under Operation CHAOS and Operation MERRIMAC were designed in a larger sense and interpreted in the larger sense to be based on the authority to protect the Agency's personnel and facilities and to ensure that intelligence personnel follow proper security practices.

Mr. Miller. But they were abuses of those missions.

There was no problem with the missions, per se.

Mr. Kelley. The problem is they didn't think it was an abuse at the time. They just interpreted it broad enough.

I think we can flag this to be coordinated.

Mr. Kirbow. I do have some serious reservation about the detail which the Domestic report goes on this, and that is a general statement of policy, I think this Committee or the Subcommittee should adopt kind of a general policy that they do have the requirement and that we think they should be authorized to do this in each individual agency. Otherwise

TOP SECRET

Elliot?

we wind up leaving not only personnel facilities but putting a man's record in the record, and for the most part it is pretty naked.

Mr. Kelley. Charlie, I think that is true, and I think we have to make these match and fit. I don't think we can take any action on this not knowing what the other side has reference to.

Senator Tower. The Chairman requested that we carry over

D until his return, so to accede to his request, we will postpone

consideration of D.

E deals with Federal Register for Classified Executive Orders.

Mr. Miller. This is a provision that was introduced some years ago by Senator Mathias and Senator Ervin dealing with the problem of -- it was discovered during the investigation of emergency powers that there were a great many orders of the President which because they were not called executive orders were not put into the Federal Register. The intention was to bring all lawful orders of the President in the Register. We also found that there was provision for some classified material in the Federal Register, although it was very seldom used.

The purpose for this is to have a place where the lawful orders of the President and executive orders, by whatever name called, are put in a place for purposes of official record.

Senator Tower. This would be a separate Federal

TOP SECRET

WARD & PAUL

NW 50955 DocId:32423520 Page 27

1	Register, in effect, for classified regulations and orders.
2	Mr. Miller. That's right.
3	Senator Tower. And would have, of course, very limited
4	circulation. It would not be a public record.
5	Mr.Miller. That is right.
6	Senator Tower. And do we say anything about access or
7	provision?
8	Mr. Miller. Only by the oversight committee.
9	Senator Tower. By appropriate Congressional oversight
10	committee would mean not necessarily the oversight committee,
11	but it could mean Appropriations or Armed Services.
12	Mr. Miller. That's right, in their area of jurisdiction.
13	Senator Tower. Anything further on that?
14	Mr. Kirbow. There is an escape valve. There is a
15	provision where he can do something immediately and then
16	file it in an emergency situation.
17	Senator Tower. All right.
18	With the instructions to redraft Item 1 on page 118, and
19	put it in the General Recommendations, with the reservation that
20	the Chairman will want to take up Section D on page 120, and
21	we will consider it adopted. Of course, in that we operated
22	without a quorum, a motion to reconsider on anybody's part is
23	in order.
24	All right.
25	Senator Mathias. An eventuality which is horrible to

TOP SECRET

contemplate.

1

2

3

12

1.3

14

15

16

17

18

19

20

21

22

23

24

Senator Tower. Senator Huddleston here has some redrafted language.

Senator Huddleston. Well, we have two very difficult subjects to resolve which I think will complete our findings and recommendations. One, of course, is the covert action which the Chairman has incorporated in some of his suggestions and wants to be here when we consider it, tomorrow I take it. Also yesterday at the suggestion of Senator Mondale, we rewrote some provisions relating to the use of academics, and I would suggest that we hold that over also to give us a chance to look at this, to reconsider the whole matter of academics and be prepared to move on it forthwith, tomorrow, if that is the day the Chairman is going to be here.

Mr. Miller. Yes, he is.

Senator Huddleston. And see if we can't resolve these two things tomorrow, and we will have it wrapped up, Mr. Chairman.

Ms. Culbreath. Mr. Chairman, in connection with the attempted rewrite that we worked on, there are a couple of typos in here that might help you if anybody really has time to look at them.

On page 77, on these inserts, about six lines down the second word is typed "for confirmation," and the word that was intended there was "for continuation." This is under

TOP SECRET

WARD & PAUL

1	Recommendation 43.
2.	Senator Tower. The ninth line, substitute "continuation"
3	for "confirmation."
4	Ms. Culbreath. That is the main one. There may be a
5	few others, but that was the main one that really had a
6	very different meaning.
7	Senator Tower. Any more on that?
8	Then this will be carried over until the Chairman
9	returns.
10	Senator Huddleston. Do I understand he will be here
11	tomorrow?
12	Senator Tower. He will be.
13	Mr. Miller. Yes, he will be tomorrow morning.
14	He called and asked to meet tomorrow at 10:00 and 2:00 and
15	Friday at 10:00.
16	Senator Tower. All right.
17	Does that complete our business now?
18	Mr. Miller. I believe so, sir.
19	Senator Tower. All right, we will reassemble again at
20	10:00 o'clock tomorrow morning, and then at 2:00 o'clock
21	tomorrow afternoon. So until that time the Committee is in
22	recess.
23	(Whereupon, at 3:02.5 o'clock p.m., the Committe recessed
24	to reconvene at 10:00 o'clock a.m., Thursday, March 25, 1976.)