NR_key_name: SendTo: CopyTo: DisplayBlindComyTo:	D2AD188FC22CE180852561B100462479 CN=Sheryl Walter/O=ARRB @ ARRB
DisplayBlindCopyTo: BlindCopyTo: From:	CN=R ecord/O=ARRB CN=Anne Buttimer/O=ARRB
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Subject:	?'s about PL102-526
	These are not high priority issues but I do have several questions when you get a chance:1) At Section 10, Disclosure of Other Materials and Additional Study, (a)(2)(B)shall be deemed to constitute a showing of particularized need under rule 6 of the Federal Rules of Criminal Procedure. Why is a criminal rule standard applied to this legislation?2) Also at Section 10, (b)(1)the Attorney General should assist the Review Board My understanding is that a Sense of Congress is often a resolution of some nature which is not binding. Was the legislation written this way to avoid a balance of powers issue?Thanks for answering these "new
Body:	lawyer" type questions.
recstat:	Record
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