

**NR\_key\_name:** 75A72B5FE7B174DF852563B8007437C2  
**SendTo:** CN=Jeremy Gunn/O=ARRB @ ARRB  
**CopyTo:** CN=Brian Rosen/O=ARRB @ ARRB  
**DisplayBlindCopyTo:**  
**BlindCopyTo:** CN=R ecord/O=ARRB  
**From:** CN=Joseph Freeman/O=ARRB  
**DisplayFromDomain:**  
**DisplayDate:** 10/03/1996  
**DisplayDate\_Time:** 5:24:20 PM  
**ComposedDate:** 10/03/1996  
**ComposedDate\_Time:** 5:09:24 PM  
**Subject:** CRS letter

At the risk of being both presumptuous and tiresome, today's letter from CRS concerns me a little. I'm not sure we want CRS poisoning the well with Congressional committees, spouting nonsense about the Speech and Debate clause and making Members nervous about the confidentiality of their requests of CRS (I know from my time on the Hill that this issue is, in fact, sensitive). I would dare to suggest that you may wish to consider the following (and probably in this order):1) ask Brian (if you don't already know it by rote) to do a quick check of the JFK Act's legislative history to see if the issue of Congressional support agencies like LOC/CRS ever came up, even if only in passing, and2) call your buddy Roman at House Oversight and head off any trouble there...

**Body:**  
**recstat:** Record  
**DeliveryPriority:** N  
**DeliveryReport:** B  
**ReturnReceipt:**  
**Categories:**