NR key name: 8CAFBFD7D51BC010852565D30079FD9C

SendTo: CN=Ron Haron/O=ARRB @ ARRB;CN=Kim Herd/O=ARRB @ ARRB;CN=Jeremy Gunn/O=ARRB @ ARRB

CopyTo: CN=Jim Goslee/O=ARRB @ ARRB

DisplayBlindCopyTo:

BlindCopyTo: CN=R ecord/O=ARRB

From: CN=Douglas Horne/O=ARRB

DisplayFromDomain:

DisplayDate: 03/26/1998
DisplayDate_Time: 5:12:54 PM
ComposedDate: 03/26/1998
ComposedDate_Time: 5:12:28 PM

Subject: LCDR Bastien Called Doug Horne

CALE NEFON DOCUMENTS AUTHOR DOUGIAS HOME/ANNO DATE CLEATED. 05/20/30 THE Flayers Description of the Call Date: 03/26/98Subject: LCDR Bastien Called Doug HorneSummary of the Call:LCDR Bastien of ONI called me, left a voice mail asking me to call him back today, and I did so. His call was in reference to our letter of March 23, 1998, requesting that ONI designate an agency compliance official. He said he did not quite understand why the letter was necessary; I responded by reminding him that (1) he had expressed a preference for dealing directly with the ARRB staff, rather than with Navy OGC, and that establishing an ONI agency compliance official would permit that; and (2) I explained that this was a procedure we had established with the FBI, CIA, DIA, Navy, Army, Air Force, Joint Staff, etc. as well as several other agencies. He said that he would be person designated to be the ONI agency compliance official, but that ONI would probably not officially respond to our letter (asking for said official to be named in writing) for about two weeks or so because he was being sent away TAD to sit on a selection board. I told him that as soon as ONI officially named a compliance official in writing, that our Compliance Officer, Associate General Counsel Ron Haron, would be in touch with him as to our program requirements. He said that naming him as the agency compliance official would not, in his view, change what was being done...that the only thing they owed us was the defector records previously found by LCDR Pike, for which they are now creating RIFs and conducting declassification review for ONI equities only. [He reminded me, and I agreed, that the ARRB would handle third agency referrals.] He said that he would be able to turn them over to us sometime in April, i.e., prior to the "NLT 30 May" deadline he and I had informally established. I said fine. When he repeated that this was all they owed us, I said that we had met with LCDR Pike and that she had claimed to have found Naval Attache records in RG 289 that were responsive to the Act, and had placed them in a box labeled "44 USC 2107." He said he knew nothing about this, and did not know whether this was true. I asked him if he would search, and he said he would indeed search for such a box of records. I told him it was unclear from our conversation with LCDR Pike whether the box was at Suitland, or within the ONI headquarters building, or at NARA. He said, "the effort at NARA is finished, so it would not be at NARA."He said that ONI could not prevent LCDR Pike, as a U.S. Citizen, from speaking with us, but that she was certainly not qualified to speak for ONI. I said I understood this, which was exactly why we had sent RADM Jacoby a letter asking that ONI designate an agency compliance official. I also told him that our only reason for speaking with LCDR Pike was to ask questions about records. He asked whether the March 23, 1998 letter from the ARRB to RADM Jacoby was the letter I had promised him memorializing our meeting of January 29, 1998, and I said no, but that that letter was 95% complete. I told

recstat: Record

DeliveryPriority: N **DeliveryReport**: B

ReturnReceipt: Categories:

Body: