

Office Memorandum • UNITED STATES GOVERNMENT

TO : Col. Wright  
FROM : Mr. Pforzheimer  
SUBJECT: Gen. Donovan

DATE: 20 Feb. 47

1. The enclosed was the basis of the bill prepared by the Intelligence Chapter, Reserve Officers Assoc.

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BY THE CENTRAL INTELLIGENCE AGENCY  
DATE: 2001

*Notes  
Wright*

feeling that the Director represented any one Service. It was also pointed out that the Advisory Board mentioned in Paragraph 3 should be used as the Director saw fit.

4. It was the sense of the meeting that very special salary considerations should be given and that the salaries should be written into the bill in the same manner as the salaries have been written into the atomic energy legislation and the Foreign Service Act.

5. It was felt by the undersigned that this was not basically a "G-2" bill. As a matter of fact, several references were made to a letter written to the Committee drafting the attached by General Donovan which, it is suspected, was very closely followed by the drafters. The sense of the meeting appeared far from hostile to C.I.G. necessities and aims, and suffered somewhat from the ignorance of the Chapter on the actual state of affairs at C.I.G.

WALTER L. PFORZHEIMER.

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Deputy Director.

19 February 1947.

Chief, Legislative Liaison Division.

CIG Enabling Legislation -- Draft by Intelligence Chapter, District Of Columbia Chapter, Reserve Officers' Association.

1. The undersigned attended the meeting of the Intelligence Chapter, District of Columbia Department, Reserve Officers' Association, held on 18 February.

2. Attached herewith is the detailed proposal for national intelligence legislation which, as amended, was approved by the Chapter. It has been recommended that the amended text be forwarded to the National Headquarters, Reserve Officers' Association, for transmission to the Armed Services Committees of Congress.

3. Among the corrections included were those made in Paragraph 3, striking out the five-year term, as it was felt that the position of the Director of the C.I.G. should be held at the pleasure of the President. It was also pointed out in this paragraph that the Director need not be a civilian, but should serve "in a civilian capacity," much as General Marshall is presently doing. This was to allay the feeling that the Director represented any one Service. It was also pointed out that the Advisory Board mentioned in Paragraph 3 should be used as the Director saw fit.

4. It was the sense of the meeting that very special salary considerations should be given and that the salaries should be written into the bill in the same manner as the salaries have been written into the atomic energy legislation and the Foreign Service Act.

5. It was felt by the undersigned that this was not basically a "G-2" bill. As a matter of fact, several references were made to a letter written to the Committee drafting the attached by General Donovan which, it is suspected, was very closely followed by the drafters. The sense of the meeting appeared far from hostile to C.I.G. necessities and aims, and suffered somewhat from the ignorance of the Chapter on the actual state of affairs at C.I.G.

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