AFSA ACTION ROUTING SLIP

The attached communication requires action involving the initiation of a replying or implementing communication. This communication should be signed by the cognizant Chief, or presented for the signature of higher authority, as appropriate, not later than 11 Sept 51.

<table>
<thead>
<tr>
<th>Route Order</th>
<th>Routing Symbol</th>
<th>AFSA Authority</th>
<th>Initials</th>
<th>Date Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A</td>
<td>1/4</td>
<td>Nov-30</td>
<td>Aug-51</td>
</tr>
</tbody>
</table>

COORDINATION WITH OTHER INTERESTED AFSA OFFICERS IS THE RESPONSIBILITY OF OFFICER ASSIGNED ACTION.

REMARKS: Ref: R.S.H. 4238
Serial: 1107

No action until and unless JAG responds within 14 days of this 31 Aug 51.

NOTE: If the action has been incorrectly assigned, the officer assigned the action is, nevertheless, responsible for it until the assignment is changed, either through arrangement with AFSA-11 (code 131, ext. 60219) or, in urgent cases, through direct arrangement with the properly responsible officer, in which case AFSA-11 should be notified as soon as practicable.

RETURN THIS ROUTING SLIP TO AFSA-SECRETARIAT, EVEN THOUGH CORRESPONDENCE IS RETAINED.

AFSA Form No. 173
Revised 16 March 1951

ATTACHED DOCUMENTS:

Classification: UNCLASSIFIED
Date Rec'd: 30 Aug 51
Reg#: 30
Orig: 1
Cy:
Serial: 29 Aug 51
Date:
File#: Cy#:
JAGP
FROM:
Judge Advocate General, Dept of Army
TO:
DIRAFSA
SUBJ: Proposed Bill for the Relief of Mr. William F. Friedman and Potential Claim - Cryptographic Inventions

ENCL:

NOTE: If the action has been incorrectly assigned, the officer assigned the action is, nevertheless, responsible for it until the assignment is changed, either through arrangement with AFSA-11 (code 131, ext. 60219) or, in urgent cases, through direct arrangement with the properly responsible officer, in which case AFSA-11 should be notified as soon as practicable.

RETURN THIS ROUTING SLIP TO AFSA-SECRETARIAT, EVEN THOUGH CORRESPONDENCE IS RETAINED.
SUBJECT: Proposed Bill for the Relief of Mr. William F. Friedman and Potential Claim - Cryptographic Inventions

TO: Director, Armed Forces Security Agency
Washington, D.C.

1. This office received the communication of 23 July 1951 from your office subject as above, recommending that a reply in this matter be made to Mr. Friedman's attorneys, Messrs. Fischer, Willis and Panzer, substantially as outlined in paragraph 4 of letter to your office from this office dated 5 July 1951. In view of the foregoing, this office communicated with Mr. Friedman's attorneys, by letter dated 9 August 1951, copy of which is enclosed, for your information and guidance. It will be noted that in this letter the attorneys were informed that it is the policy of the Department of Defense not to express its views to private individuals with regard to the proposed introduction of legislation, or with respect to the desirability or undesirability of passage of proposed legislation, except upon call from a committee of the Congress.

2. Careful reconsideration has been given this matter since addressing the above mentioned communication of 9 August 1951 to Mr. Friedman's attorneys. As a result, it has been concluded insofar as this office is concerned that, inasmuch as a bill for Mr. Friedman's relief may never be presented to the Congress and hence there would be no need in this connection for the results of the extended investigation requested in the letter of 5 July 1951 from this office, completion of this investigation is unnecessary unless and until a bill is actually presented to the Congress.

3. Your office will be informed promptly if and when this office receives information that any bill on Mr. Friedman's behalf has been presented, or should there be any other important development in this matter.

FOR THE JUDGE ADVOCATE GENERAL:

[Signature]

WILLARD J. HODGES, JR.
Lieutenant Colonel, JAGC
Chief, Patents Division

1 Incl.
Copy ltr 9 Aug 51
9 Aug 1951

Messrs. Fischer, Willis and Panzer
DuPont Circle Building
Washington 6, D. C.

ATTENTION Mr. Henry G. Fischer

re Proposed Bill for the Relief of
Mr. William F. Friedman

Gentlemen:

Reference is made to your previous correspondence with the Office of the Secretary of Defense and the Department of the Army and to the conferences with certain representatives of the Office of the Chief Signal Officer, The Army Security Agency and this office relative to the proposed bill for the relief of your client, Mr. William F. Friedman, Chief, Technical Division, Armed Forces Security Agency, relating to his inventions in the field of cryptography. The proposed bill is set forth on page 9 of your letter of 21 August 1950 to Major James B. Mills, formerly Chief of this Division.

As you were informed by letter of 6 April 1950, this office was designated on behalf of the Department of Defense as the agency to which full presentation of this matter should be made, together with the authority to ascertain and inform you of the attitude of the Department of Defense relative to this matter.

The proposed bill provides for compensation to Mr. Friedman in connection with certain of his patented and unpatented inventions in the field of cryptography, which have been or still are being held in secrecy for military security reasons. As to all of the inventions involved, the United States has at least a royalty-free non-exclusive license. It is stated that Mr. Friedman's request for compensation as covered by the proposed bill is predicated upon the alleged damage suffered by Mr. Friedman with respect to such rights as he may still have in the inventions in question, as a result of the placement of the inventions under secrecy restrictions.

With respect to your request that you be informed on Mr. Friedman's behalf as to whether the Department of Defense has any objection to the introduction of the proposed bill to the Congress for
Mesara, Fischer, Willis and Panzer

consideration on its merits and also whether the Department is favorably disposed towards the passage of such a bill, it is desired to inform you that it is the policy of the Department of Defense not to express its views to private individuals with regard to the proposed introduction of legislation, or with respect to the desirability or undesirability of passage of proposed legislation except upon call from a committee of the Congress.

Should a private relief bill of the character stated be presented to the Congress, any report made by the Department of Defense in connection with the bill will be based upon a full and complete consideration of the facts and circumstances of this matter as presented during the conferences, above referred to, and in the records available to the Department of Defense.

Sincerely yours,

/s/ Willard J. Hodges, Jr.
WILLARD J. HODGES, JR.
Lieutenant Colonel, JAGC
Chief, Patents Division