

ARPELL THERESA C
78 GEORGETOWN 631

LIMITED OFFICIAL USE

97

LIMITED OFFICIAL USE

PAGE 01 GEORGE 00631 241908Z

ACTION ARA-14

INFO OCT-81 ISO-00 SCS-96 L-03

P 241745Z FEB 79

FM AMEMBASSY GEORGETOWN

TO SECSTATE WASHDC PRIORITY 6293

LIMITED OFFICIAL USE GEORGETOWN 0631

ARA/CAR PASS AMBASSADOR BURKE

E.O. 11652: N/A

TAGS: CASC (STOEN, JOHN)

SUBJECT: W/W JOHN STOEN

REF: (A) GEORGETOWN 0581, (B) STATE 061218

1. CONSUL MET TODAY (FEB 24) WITH MINISTER OF JUSTICE SHAHABUDDEN TO DISCUSS IN GENERAL TERMS STOEN CASE. MINISTER SHAHABUDDEN ADVISED CONSUL THAT GUYANESE COURT DECISIONS AWARDED CUSTODY GENERALLY FOLLOW AMERICAN LAW, I.E., LEGAL FATHER IS CONSIDERED TO HAVE CUSTODY WITH MOTHER HAVING SECONDARY CUSTODY RIGHTS. HOWEVER, COURT ALWAYS RESERVES RIGHT TO DECIDE CASE ON "WHAT IS BEST FOR THE CHILD".

2. SHAHABUDDEN FURTHER INFORMED CONSUL THAT SINCE CHILD CUSTODY CASES ARE CIVIL DISPUTES, THERE IS NO LEGAL REQUIREMENT FOR HEARINGS TO BE SCHEDULED WITHIN A SPECIFIC PERIOD OF TIME. SOME CASES CAN BE RESOLVED QUICKLY AND OTHERS TAKE LONGER DEPENDING UPON THE SCOPE OF THE CASE. SHAHABUDDEN STATED THAT WHEN A JUDGE IN GUYANA DECIDES TO GIVE HIS DECISION IN WRITING SUCH AN OPINION CAN TAKE AT LEAST FOUR MONTHS BEFORE HIS DECISION IS RELEASED. WHEN SHAHABUDDEN ASKED WHEN THE LAST HEARING WAS HELD AND THE JUDGE'S DECISION ON FCW HE (THE JUDGE) PLANNED TO PROCEED FUR-

LIMITED OFFICIAL USE

LIMITED OFFICIAL USE

PAGE 02 GEORGE 00631 241908Z

THE, CONSUL REPLIED THE LAST HEARING WAS HELD ON JANUARY 10 AND THE JUDGE ANNOUNCED HE WOULD GIVE HIS OPINION IN WRITING. SHAHABUDDEN THEN COMMENTED THAT THE DELAY TO DATE WOULD NOT BE CONSIDERED EXCESSIVE.

3. CONSUL SHOWED MINISTER SHAHABUDDEN STATE TELEGRAM 036362 WHICH REPORTED THE HEAVY CONGRESSIONAL INTEREST IN THE STOEN CASE. CONSUL VERY CAREFULLY EXPLAINED TO THE MINISTER THAT HIS VISIT WAS SIMPLY FOR INFORMATIONAL PURPOSES AND NOT TO INDICATE ANY CONCERN WITH GUYANESE JUDICIAL PROCESS IN THIS CASE. SHAHABUDDEN REPLIED THAT HE UNDERSTOOD. THE MINISTER THEN REMARKED THAT HE BELIEVES HE WAS APPOINTED TO THE CABINET POSITION BY THE PRIME MINISTER BECAUSE OF HIS REPUTATION AS A "LEGAL TECHNICIAN" WHO WOULD DEFEND THE INDEPENDENCE OF THE JUDICIARY FROM EXECUTIVE (HEAD GOVERNMENT) INTERFERENCE. HE EXPECTED TO MAINTAIN HIS REPUTATION WHILE HE WAS MINISTER. HE THEN TOLD CONSUL THAT HE (SHAHABUDDEN) WAS AVAILABLE AT ANY TIME FOR ADVICE ON THIS MATTER OR ON ANY OTHER LEGAL

LIMITED OFFICIAL USE /

01	EX-100	STATE A/CDC/MR
023490	242038Z	/47
REVIEWED BY	OWN CLM-6	DATE 2-27-81
EDS	or XDS	EXT. DATE
TS AUTH.		REASON(S)
ENDORSE EXISTING MARKINGS	<input type="checkbox"/>	
DECLASSIFIED	<input checked="" type="checkbox"/>	RELEASABLE
RELEASE DENIED	<input type="checkbox"/>	
PA or FC		EXEMPTIONS

PARRILL THERESA C
78 GEORGETOWN 631

LIMITED OFFICIAL USE

QUESTION THAT MAY ARISE.

4. COMMENT: SHAHARUDDIN HAS BEEN EASILY ACCESSIBLE AND HELPFUL TO EMBASSY. HE IS CONSIDERED HIGHLY COMPETENT AND PROBABLY WOULD RESIST POLITICAL PRESSURES TO INTERVENE ON THIS OR ANY OTHER CASE.

BLACKEN

LIMITED OFFICIAL USE