

78 CEORGETOWN 631 LIMITED OFFICIAL USE LIMITED OFFICIAL USE : PAGE 01 GEORGE 09631 2419092 ACTION ARA-14 G-01 ACPGE THE TOTAL STATE A/CDC/MR . 公 INFO OCT-01 ISO-00 SCS-96 L-03 -023430 2420382 /47 P 2417452 FEB 79 BETTETED BY WHAT SIMES DATE 2.77-3 FM AMEMBASSI GEORGETOWN TO SECSTATE WASHIO FRIDRITY 6283 RESCOT IDSURIT. DATE LIMITED OFFICIAL USE GEORGETOWN 9631 TS AUTH. REAGON(S) PHOORSE EXISTING WARRINGS ARA/CAR PASS AMBASSADOR BURKE DECLASSIFIEDE RELEASIBLE E.O. 11652; N/A TAGS: CASC (STOEN, JOHN) PRIEASE DEHIED SUBJECT: W/W JOHN STOEN PA or FUL TYPETIONS RIF: (A) GEORGETOWN 0581, (B) STATE GLIZIO 1. CONSUL MET TODAY (FEB 24) WITH MINISTER OF JUSTICE SPANABUDDEEN TO DISCUSS IN GENERAL TRAMS STOWN CASE. MINISTER SEABABUDDEEN ADVISED CONSUL THAT GUYANESE COURT DECISIONS AWARDING CUSTODY GENERALLY POLLOW AMERICAN LAW, I.E., LEGAL-FATHER IS CONSIDERED TO HAVE CUSTODY WITH MOTHER EAVING SECONDARY CUSTODY RIGHTS. HOWEVER, COURT ALWAYS RESERVES RIGHT TO DECIDE CASE ON WHAT IS BEST FOR THE CHILD. 2. SPARABUDDEEN FURTHER INFORMED CONSUL TRAT 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 OUICKLY AND OTHERS TAKE LONGER DEPENDING UPON THE SCOPE OF THE CASE. SHAHABUDDEEN STATED THAT WHEN A JUDGE IN GUYANA DECIDES TO GIVE HIS DECISION IN FRITING SUCH AN OPINION CAN TAKE AT LEAST FOUR MONTHS BEFORE HIS DECISION IS BELFASED. WHEN SHARAPUDDEFN ASKED WHEN THE LAST HEARING WAS HELD AND THE JUDGE'S DECISION ON FOW HE (THE JUDGE) PLANNED TO PROCEED FUR-LIMITED OFFICIAL USE LIMITED OFFICIAL USE GEORGE 80631 2419082 PAGE 02 THER, CONSUL REPLIED THE LAST REARING WAS HELD ON JANUARY 10 AND THE JUDGE ANNOUNCED HE YOULD SIVE EIS OPINION IN WRITING. SPARABUDDEEN THEN COMMENTED THAT THE DELAY TO DATE WOULD NOT BE CONSIDERED EXCESSIVE. 3. CONSUL SHOWED MINISTER SHARAPURDERN STATE TELEGRAM 036362 WEICH REPORTED THE HEAVY CONGRESSIONAL INTEREST IN THE STOEM CASE. CONSUL VERY CAREFULLY EXPLAINED TO THE MINISTER THAT HIS VISIT WAS SIMPLY FOR INFORMATIONAL PURPOSES AND NOT TO INDICATE GOO CONCRESS WIFE GUYANEST JUDI TAL PROCESS IN THIS CASE. SHABBULDEN REPLIED THAT FE UNDERSTOOD. XXE MINISTER TEEN REMARKED THAT HE BELIEVES HE WAS APP INTED TO THE CABINET POSITION OF THE PRIME MINISTER BECAUSE OF HIS REPUTATION AS A LEGAL TECHNOCIAN WHO

EGULD DEFEND THE INDEPENDENCE OF THE JUDICIARY FROM EIECU-

TIVE (READ GOVERNMENT) INTERPERENCE. HE EXPECTED TO MAINTAIN EIS REPUTATION WHILE HE WAS MINISTER. HE THEN TOLD CONSUL THAT EE (SHAHABUDDEEN) WAS AVAILABLE AT ANY

TIME FOR ADVISE ON THIS MATTER OR ON ANY OTHER LEGAL

//IMITOD OFFICIAL USE /

PAGE

PARRYLL TEERYSA C 78 GEORGETOWN 631

LIMITED OFFICIAL USE

QUESTION THAT MAY ARISE.

4. COMMENT: SHAHABUDDIEN HAS BEEN FASILY ACCESSIBLE AND HELFFUL TO EMBASSY. HE IS CONSIDERED HIGHLY COMPETENT AND PROBABLY WOULD RESIST FOLITICAL PRESSURES TO INTERVENE ON THIS OR ANY OTHER CASE.

BLACKEN

LIMITED OFFICIAL USE