THE INTER-AMERICAN NEUTRALITY COMMITTEE

[The Minutes of the Committee do not appear to have been printed. A mimeographed copy in Portuguese is on deposit in the Library of Congress entitled, Comissão Interveniramericanas de Neutralidade, Atas, 1940–1942 (Rio de Janeiro, two volumes).]

740.00111 A.B.N.C./160: Telegram

The Chargé in Brazil (Burdett) to the Secretary of State

RIO DE JANEIRO, January 13, 1941—11 p.m.
[Received 11:05 p.m.]

27. For the Under Secretary from Fenwick. There will be no substantial difference between the draft of the Security Zone Convention submitted to you as of December 14, and the final text to be agreed upon. Presumably, it was not objectionable. As in the case of the Committee’s earlier recommendation, the denial of port facilities would constitute the sole sanctions envisaged. [Fenwick.]

BURDETT

740.00111 A.B.N.C./160: Telegram

The Secretary of State to the Chargé in Brazil (Burdett)

WASHINGTON, January 16, 1941—9 p.m.

23. Your 27, January 13, 11 p.m. Please inform Dr. Fenwick as follows on behalf of the Under Secretary.

With reference to the preliminary draft of the security zone convention dated December 14, the Department considers the last part of Article II ambiguous as to whether both the attack and operations must have begun outside the zone. With respect to Article III a serious question has arisen whether the Article would be inconsistent with the legislative proposals now before the Congress designed to give assistance to states defending themselves. Article VI is considered too mandatory and it is suggested that there be added in the third line after “shall” and before “undertake” the words “determine

2 Sumner Welles.
3 Charles G. Fenwick, American member of the Inter-American Neutrality Committee.
4 See letter from the American member of the Inter-American Neutrality Committee, December 14, 1940, Foreign Relations, 1940, vol. v, p. 335.
whether they should", and that in each of the subsections of the Article "shall" should be changed to "may".

Please make the following oral confidential statement to Professor Fenwick: In view of the rapidly changing international situation and of the recent problems in Brazilian-British relations, the Department feels that the time is not opportune to press this convention and that if the committee should be inclined to postpone action for the time being on the preliminary draft such an attitude should be strongly encouraged.

HULL

740.0011 A.R.N.C./161 : Telegram

The Chargé in Brazil (Burdett) to the Secretary of State

RIO DE JANEIRO, January 21, 1941—3 p. m.
[Received 3:55 p. m.]

42. Department's telegram 23, January 16, 9 p. m. For the Under Secretary from Fenwick. Security Zone Convention already adopted by Neutrality Committee before receipt of telegram under reference. Would call attention, however, to fact that Habana Meeting asked Committee to submit merely a preliminary draft, permitting inference that governments would want to suggest changes before final draft submitted to signature. Hence the Department is entirely free to suggest alterations in the text. I would recommend, nevertheless, that instead of attempting to alter phrases in the convention, to prevent obvious conflicts with pending legislation, the Department could shelve the whole convention by delaying its return to the Committee. Committee will submit draft convention to Pan-American Union as confidential documents, with the request that the Union transmit it to the American Governments as confidential. Can delay arrival of convention at the Pan-American Union at least 1 month. [Fenwick.]

BURDETT

740.0011 A.R.N.C./162 : Telegram

The Chargé in Brazil (Burdett) to the Secretary of State

RIO DE JANEIRO, January 22, 1941—11 a. m.
[Received January 22—10:18 a. m.]

43. For the Under Secretary from Fenwick. My telegram No. 42, January 21, 3 p. m. Contrary to my expectations the Neutrality Com-

See section entitled "Good offices of the Department of State in settling the dispute between Brazil and the United Kingdom concerning the detention of the Brazilian vessel Siqueira Campos," Foreign Relations, 1940, vol. v, pp. 626 ff.

mittee reconsidered the text of the Security Zone Convention and eliminated from article III reference to warships making repairs and obtaining fuel in neutral ports. [Fenwick.]

BURDETT

740.00111 A.R.N.C./186

The American Member of the Inter-American Neutrality Committee (Fenwick) to the Under Secretary of State (Welles)

RIO DE JANEIRO, January 22, 1941.

Dear Mr. Welles: Supplementing my telegrams of to-day and of the 13th and 20th [21st?] inst.,—the Neutrality Committee has now completed the draft of the Security Zone convention and will forward it, by the regular boat mail of Feb. 5th to the Pan American Union, which should receive it on February 17th and then forward copies of it to the American Governments.

The Department’s telegram of the 17th [16th?] inst. arrived after the definitive text of the treaty had been agreed upon,—the text not differing substantially from the one submitted to you in my letter of Dec. 14th. In answering the Department’s telegram it seemed to me that under the circumstances it was not advisable to attempt to revise the text already agreed upon, but rather to bury the whole convention by delaying its submission for signature. For, apart from the particular clause in Article III which conflicted with legislation pending before Congress, the convention as a whole was out of line with the new policy of the United States. I arranged, therefore, to have the convention forwarded to the Pan American Union as “not for publication”, and also to delay the forwarding almost a month.

Contrary to my expectations, when the convention came before the Committee for final signature, the proposal was made to eliminate the clause in Article III referring to warships making repairs and obtaining fuel in neutral ports, and after considerable discussion a majority voted in favor of it. With that clause out, it will not make much difference if the text is published in spite of our recommendation that it be withheld from publication.

You will understand my embarrassment in trying to act at once in a technical and judicial capacity and yet take account of the practical aspects of the situation and of the new developments in the policy of the United States. I am trying to use the best judgment I can under the circumstances.

I might add that Ambassador Labougle, of Argentina, substituting

*See Ata da 39a. sessão ordinaria realizada em 21 de Janeiro de 1941, Comissão Interamericana de Neutralidade, Atas, volume for 1941-42.
for Podestá Costa, is proving to be a very helpful member of the Committee. He combines right principles with good common sense.

One word more. The Committee expects to take up the Uruguayan proposal for the extention of territorial waters at its next meeting. I note the Department's views on the subject. Also, the long-delayed problem of contraband will come up next week; but that is now water under the bridge.

I have completed the preliminary draft of a code of neutrality in some 130 articles, along the lines of the analysis I submitted to you two months ago. Each article will be accompanied by "Comment" explaining the background of the rule laid down and justifying its adoption. My plan is to submit the articles to the Committee one by one for discussion and criticism. That will keep the Committee going as long as the American Governments consider it should be kept going. I might add, on that point, that the Committee is serving a useful purpose just now quite apart from its technical functions as a Neutrality Committee. It is constantly referred to in the press as a "symbol" of inter-American unity. Even symbols have their value in these troubled times.

With warm personal regards,
Sincerely yours,

CHARLES G. FENWICK

740.00111 A.B.N.C./168
The Under Secretary of State (Welles) to the American Member of the Inter-American Neutrality Committee (Fenwick)

WASHINGTON, February 10, 1941.

MY DEAR PROFESSOR FENWICK: I have read with much interest your letter of January 22 reporting the final action of the Committee on the preliminary text of the convention on the Security Zone, and giving your views as to the handling of the convention after its receipt from the Pan American Union.

It is felt in the Department that the Committee has served and will continue to serve very useful and desirable purposes, and that the Committee should be continued in existence for at least the duration of the hostilities. I share your view that one of the useful purposes of the Committee has been increasingly to appear as a symbol of the solidarity and unity of all American peoples in behalf of their ideals and common interests and hopes.

I heartily endorse your plan to submit the articles of your preliminary draft of a code of neutrality to the Committee for discussion seriatim. I do not doubt that it will be of great value from the standpoint of long range considerations.
Your letters describing the work of the Committee and your plans and your problems are always appreciated. The Department fully realizes the difficulties of your position in the rapidly changing situation today, and is pleased with your skillful and constructive handling of affairs.

With cordial personal regards, I am

Sincerely yours,

Sumner Welles

740.60111 A.R.N.C./182

Memorandum by the Under Secretary of State (Welles) to the Legal Adviser (Hackworth)

[WASHINGTON,] May 9, 1941.

Mr. Hackworth: Dr. Fenwick* left with me this memorandum this morning.

I think it is highly desirable that the Committee of which he is a member extend the scope of its functions in every appropriate way during these critical times. My judgment is that the points made in the memorandum are satisfactory. Will you let me have your reaction?

S[UMNER] W[ELLES]

[Annex]

Memorandum by the American Member of the Inter-American Neutrality Committee (Fenwick)

MEMORANDUM IN REFERENCE TO EXTENSION OF THE FUNCTIONS OF THE INTER-AMERICAN NEUTRALITY COMMITTEE

1. Original functions of the Neutrality Committee in respect to application of the technical rules of neutrality have now been greatly limited.

Technically unneutral acts which are now being committed by the United States can be justified in International Law by the fact that Germany has undermined the foundations of the law of neutrality. But the result is that the “standards” laid down by the General Declaration of Neutrality adopted at Panama* can no longer be interpreted or applied strictly.

2. New functions which might be assigned to the Neutrality Committee.

*Approved October 3, 1939; for text, see Department of State Bulletin, October 7, 1939, p. 326. For correspondence on the Foreign Ministers Meeting at Panama, September 23–October 3, 1939, see Foreign Relations, 1939, vol. v, pp. 15 ff.
Recommendations setting forth rules in respect to

a. Claims growing out of acts in accordance with the law of neutrality.

1. Determination of basis of compensation to American States for costs of internment of belligerent merchant ships and their crews.
2. Determination of basis of compensation for the requisition or utilization by neutral American States of belligerent merchant ships lying idle in American ports.
3. Determination of basis of compensation for requisition by belligerents of neutral property located in their territories, in accordance with the law of Angary.

b. Claims growing out of violations of the law of neutrality.

1. Compensation for the death of neutral persons and the destruction of neutral vessels, cargos and mails in consequence of illegal submarine attacks.
2. Compensation for the death of neutral persons and the destruction of neutral property in consequence of illegal bombardment and other acts in violation of the law of war on land (e.g., announcement by State Department that it reserved the right to press a claim in the case of the death of American diplomatic officer killed in Norway).
3. Compensation for acts of sabotage committed upon neutral property in neutral territory by agents of belligerents.

3. If the Neutrality Committee proves capable of handling neutrality claims it might be later given competence to make recommendations in respect to inter-American claims cases in general.

O. G. FENWICK

[WASHINGTON,] May 9, 1941.

740.00111 A.R.N.C./183

The Under Secretary of State (Welles) to the American Member of the Inter-American Neutrality Committee (Fenwick)

WASHINGTON, May 17, 1941.

My dear Professor Fenwick: I thoroughly agree with you that the functions of the Neutrality Committee might be extended in scope, as suggested by you in the memorandum which you left with me on May 9th.

However, it is my view that if the Committee undertakes to deal with the subject of claims growing out of the present war in Europe, it should limit itself to a consideration of the basis of liability, that is to say, whether the government is, in all the circumstances, liable for the acts giving rise to the claim, as distinguished from the basis of the compensation to be paid once liability is determined. Generally
speaking, the amount of compensation properly payable for loss of property is the same whether the destruction results from bombardment, for example, or from other cause, if the illegality of the act be established.

For various reasons, I am of the opinion that the suggestion contained in the last paragraph of your memorandum should not be advanced. The general subject of inter-American claims would not seem to fall within the competence of the Neutrality Committee. The subject of pecuniary claims was referred, as you doubtless know, to the Committee of Experts established pursuant to a resolution adopted at Montevideo in 1933. That Committee submitted a report to the Lima Conference in 1938, and the Conference referred the report, together with other projects, back to the Committee for further study and report.

Sincerely yours,

Sumner Welles

740.00111 A.B.N.C./211%

The American Member of the Inter-American Neutrality Committee
(Fenwick) to the Secretary of State

Rio de Janeiro, August 22, 1941.

Attention of the Under Secretary of State.

Dear Mr. Welles: In the course of the past two months I have on several occasions written to Mr. Bonsal describing to him the progress of the discussions in the Neutrality Committee relative to the problem of the extension of territorial waters, submitted to the Committee by the Meeting of Foreign Ministers at Havana. May I now sum up the development of the problem for you, and at the same time enclose copies of the various projects which I put before the Committee during the sessions at which the question was discussed.

When the problem first came up for study, I presented to the Committee a tentative draft of an opinion based upon what seemed to me to be the lesson to be drawn from the Conference for the Codification of International Law held at The Hague in 1930, where, in view of

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32 Philip W. Bonsal, Acting Chief of the Division of the American Republics. Letters not printed.
33 For text of Resolution VIII of the Habana Meeting, see Department of State Bulletin, August 24, 1940, p. 134.
34 Enclosures 1, 2, 3, and 4 to this document not printed, but see Atos.
35 For correspondence on this Conference, see Foreign Relations, 1930, vol. i, pp. 204 ff.
the conflicting opinions, no agreement could be reached. This draft (see Enclosure No. 1) proposed as a compromise that the existing situation in respect to strict territorial waters should be maintained; but that a limited jurisdiction or control be recognized to a distance of twelve miles for customs, police and sanitary administration, and to a distance of not less than twenty-five miles (as proposed by the Uruguayan Government) for protection against hostilities in time of war.

This compromise, however, proved unacceptable to other members of the Committee, and a majority insisted that there must be an extension not merely of control but of sovereignty. I raised the objection that this would involve encroachment upon existing fishing rights on the high seas, as well as other rights associated with the freedom of the seas; and that these were problems that could only be settled at a general international conference of all nations. Besides, the Committee had no data before it to justify recommending an extension of exclusive fishing rights, quite apart from the fact that the three-mile limit was fixed in numerous treaties. But the objection was waived aside as of minor consequence.

I then argued that an extension of sovereignty, being made for the obvious purpose of protection against hostilities, would weaken the force of the Security Zone convention now pending adoption by the American Governments. In line with this approach I introduced a project (see Enclosure No. 2) reciting the fact that the Havana Meeting had indicated the determination of the American Governments to maintain the Zone in spite of violations of it, and affirming that the pending convention could furnish the desired protection against hostilities in so far as the American Republics were willing to resort to sanctions to enforce it. No mere assertion of a wider sovereignty, not accepted by the belligerents, would have any greater effect.

This second project being unacceptable, I then insisted that before the Committee could come to an adequate decision in respect to the variety of questions associated with the extension of territorial waters in addition to the primary interest of protection against hostilities, it should be better informed in respect to the intentions of the American Governments with regard to these problems. With that object in view I introduced a third project (see Enclosure No. 3), reciting the fact that there were other interests at issue as well as protection against hostilities, and recommending that an inquiry be made of the American Governments to find out which of the various objectives they had in mind in asking the Committee to give an opinion on the general subject. But this project met with no greater favor than the others.

During the course of the discussions the Chairman of the Committee introduced a lengthy statement in answer to my objections to the extension of territorial waters. I made a formal reply to the statement
at the next meeting of the Committee (see Enclosure No. 4). My reply more or less sums up the situation as it had developed in the Committee by that time. It had no effect in changing the opinions of the members in respect to the advantages, as they saw them, of the extension of sovereignty. Much stress was put upon the alleged approval which the Havana Meeting had given, in principle, to the extension of territorial waters, by the fact that the sub-committee had revised the Uruguayan proposal so as to make it read that territorial waters “should be extended” instead of that it was “desirable” to do so, I argued that the change introduced by the subcommittee was merely one of drafting, and that the project came to the Neutrality Committee without a prior expression of approval or disapproval from the Meeting. But to no effect.

I enclose a copy (see Enclosure No. 5) of the dissenting opinion which I entered in the minutes and which was attached to the copy of the recommendation sent by the Committee to the Pan American Union. While it was with regret that I found it necessary to disagree with the majority of the Committee, it was better to disagree than to compromise on issues that I felt were fundamental. Besides, the dissenting opinion gave me an opportunity to emphasize points which it would have been impossible for me to have introduced into the Considerando prepared by the majority of the Committee.

The various points of view expressed by the members of the Committee during the course of the discussions will appear in the minutes of the sessions during June and July, which will be published in due time by the Pan American Union. In the meantime you may find the above summary convenient. I assume that the next Meeting of Foreign Ministers will refer the matter to the Ninth International Conference of American States, which is due to meet in 1943. By that time the problem of hostilities in territorial waters may have been disposed of in more effective ways.

With warm personal regards,

Sincerely yours,

CHARLES G. FENWICK

[Enclosure]

Dissenting Opinion of Charles G. Fenwick on the Extension of Territorial Waters

I regret that I am unable to concur in the opinion expressed by my colleagues of the Neutrality Committee in respect to the question of

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16 The enclosure printed below.
17 The Ninth International Conference of American States which was scheduled to meet in Bogotá and which under ordinary circumstances would have convened in 1943 was, on January 6, 1943, postponed. The Conference was held in Bogotá March 30–May 2, 1948.
the extension of territorial waters submitted to us by the Second Meeting of Ministers of Foreign Affairs of the American Republics. The reasons for my dissent appear in detail in the Minutes of the Committee. They may be summarized here, as follows:

1. The chief objective of the proposal of the Government of Uruguay is to secure better protection against the commission by belligerents of acts of hostility within the waters adjacent to neutral coasts; and it appears to be the belief of the Government of Uruguay, as it is also the belief of the majority members of the Neutrality Committee, that this objective would be more adequately attained if the sovereignty of the state were extended over a wider area of adjacent waters than that over which it now legally extends.

2. In so far as concerns the war now in progress, in respect to which the American Republics are at this moment neutral, I am unable to find any reason for believing that an assertion of sovereignty over adjacent waters to a distance of twelve miles would be any more effective than the proclamation of the Security Zone made by the Declaration of Panama. The belligerents would be under no legal obligation to respect a mere assertion of sovereignty which they themselves had not agreed to; and it is to be anticipated that the same reasons that might lead the belligerents to violate the Security Zone would lead them to conduct their hostilities in the wider area of waters over which the majority of the Committee recommends that sovereignty be extended.

3. But in addition to the ineffectiveness, with respect to present hostilities, of a mere declaration that sovereignty should be extended to a distance of twelve miles, there is the more important consideration that such a declaration would greatly weaken the effectiveness of the convention for the Security Zone now pending adoption by the American Governments. The resolutions taken at Havana clearly indicate that the American Republics did not intend to retreat from the Declaration of Panama establishing the Security Zone. Rather they expressed their determination to stand by the Security Zone; and they called upon the Neutrality Committee to draft a solemn treaty reaffirming the principles underlying the Security Zone and proposing measures of cooperation for the enforcement of the Zone. If now the Uruguayan project were to be adopted, under circumstances clearly indicating that the object in so doing was to secure greater protection against hostilities by the belligerents, the belligerents would naturally interpret such action as a confession that the Declaration of Panama went too far and that the American Republics were now prepared to modify their original demand. Under such conditions it would be

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18 Foreign Relations, 1939, vol. v, p. 36.
futile for the American Republics to proceed with the draft convention for the maintenance of the Security Zone.

4. In so far as concerns protection against hostilities in some future war, I am of the opinion that it would be the part of wisdom not to anticipate the future; and that the Committee should limit its recommendation to the suggestion that the problem of greater protection for neutral states against hostilities should be considered at a general international conference at the close of the war. The experience of the present hostilities convinces me that the protection desired will be more adequately attained by the cooperative action of all nations to outlaw acts of aggression, rather than by accepting the legality of war and then attempting to regulate the conduct of belligerents. But whether or not this forecast be correct, it would seem to be better at this time to leave the decision as to the best means of securing in more permanent form the desired protection against hostilities until an international conference can be called at which a general legal agreement might be reached.

5. There remains the question of the desirability of extending territorial waters to attain other objectives than the primary one of protection against hostilities by the belligerents. Such other objectives include the extension of exclusive fishing rights over the wider area of territorial waters, the enforcement of customs and sanitary regulations, police control in the interest of preventing crimes initiated outside territorial waters, and jurisdiction over acts performed on board vessels entering territorial waters. These matters are of greater importance for some of the American States than for others; and it is not clear that a uniform rule would be the most convenient regulation of them. I agree that in the presence of an emergency these matters could and should properly be subordinated to the more important objective of the prevention of hostilities. But in as much as the proposed extension of territorial waters does not carry with it, in my opinion, any greater protection against present hostilities, I see no reason why the other problems involved in the extension of territorial waters should be set aside without due consideration.

6. Not only are these other problems involved in the extension of territorial waters important in themselves and worthy, in the interest of the individual American Republics, of more careful study than it has been possible to give them, but they are problems in which other, non-American, nations have vital interests at stake and have traditional rights solidly founded in international law. Hence the solution of these problems should await an international conference at which all of the nations could be represented. The American Republics do not have it in their power to change the law of the sea. I believe that the Declaration of Panama in respect to the Security Zone was justified by the fact that the belligerents themselves had departed from the
traditional law of the sea by the unlawful use of the submarine and by
the establishment of combat zones and the imposition of unwarranted
restraints upon neutral trade. But that is as far as we can go,—de-
fense against illegal acts of the belligerents. We are not justified, in
my opinion, in proposing to change the law of the sea in respect to
other matters which have no connection with emergency defense
against hostilities. At this time when international law has been
shaken to its foundations by the lawless acts of the Axis Powers, it
is all the more incumbent upon us to maintain the fundamental prin-
ciples of the equality of states and of the freedom of the seas, and
to avoid doing anything that might be interpreted by other nations as
an attempt to introduce new rules of law without taking into account
not merely the interests of the American Republics but the interests of
all members of the international community.

7. The proper procedure for our Neutrality Committee appears to
me to be to give an opinion (1) calling attention to the pending draft
convention for the maintenance of the Security Zone and pointing out
that in so far as the American Republics are prepared to enforce it the
convention would give as much protection against hostilities as is
obtainable during the present war; and (2) recommending that at the
close of the war the American States participate in a general interna-
tional conference at which they may consider whether a united and
collective demand for a further extension of territorial waters may
not be the best means for protecting neutral states against hostilities
in the future, if other more comprehensive measures for the preven-
tion of war itself should fail.

C. G. FENWICK

RIO DE JANEIRO, August 8, 1941.

740.00111 A.R.N.C./1921
The American Member of the Inter-American Neutrality Committee
(Fenwick) to the Under Secretary of State (Welles)

RIO DE JANEIRO, September 22, 1941.

Dear Mr. Welles: May I make a brief report to you of the work
of the Neutrality Committee during the past month.

Since the completion of the recommendation on the Extension of
Territorial Waters the Committee has devoted its entire time to the
preparation of the General Convention on Neutral Rights and Duties
which the Havana Meeting of Foreign Ministers asked the Commit-
tee to undertake. The basis of our discussions has been the draft code
which I prepared some six months ago, a copy of which I left with Mr.
Bonsal last spring. Work on the code proceeds slowly, chiefly due to
the fact that two of the members of our Committee are so preoccupied
with other official duties that it is impossible for them to attend meetings oftener than once a week. Doubtless if the completion of the code were a matter of greater urgency, this difficulty could be overcome. But the members are aware that the American Governments have already determined upon their policies in relation to the belligerents during the present war, so that the decisions of the Committee on the problems raised by the code are more or less academic in character.

Some thirty articles of the code have been approved in tentative form and are now being forwarded to the Pan American Union for submission to the American Governments for criticisms and suggestions. This procedure was not provided for at Havana, but the Committee is of the opinion that in view of the controversial nature of so many of the problems of neutrality it is desirable to submit a tentative draft before proceeding to the final draft. Together with the articles the Committee is sending brief commentaries upon each separate article. These commentaries will later be developed into an exhaustive study of the background of the particular article, accompanied by a complete documentation of previous conventions on the subject and of the legislation of the American States.

The Committee is taking a brief recess until the middle of November, and I am planning to return to the United States in order to attend to my business affairs.

I trust, however, that I may be able to use the occasion to discuss with you more in detail the future work of the Committee in the light of recent developments, and I would like to put before you some suggestions in anticipation of the Third Meeting of Foreign Ministers here in Rio, whenever that is to be held.

With warm personal regards,

Sincerely yours,

CHARLES G. FENWICK

740.00111 A.R.N.C./192a

The Under Secretary of State (Welles) to the American Member of the Inter-American Neutrality Committee (Fenwick), Then at Bryn Mawr College, Bryn Mawr, Pennsylvania

WASHINGTON, October 6, 1941.

MY DEAR DR. FENWICK: Upon my return to Washington I found your letter of August 22, 1941, summarizing the progress of the discussions of the Neutrality Committee relative to the problem of the extension of territorial waters. I have also received your letter of September 22 regarding the work of the Committee in the preparation of the proposed General Convention on Neutral Rights and Duties.
I am in full agreement with the point of view which you so ably sustained in your discussions with the Committee on territorial waters, and have no doubt that the logical basis for the views expressed will appeal to many of our good friends and colleagues in the other American republics, as well as to the international legal fraternity.

I have consulted with Mr. Hackworth regarding the various points contained in your letter of August 22, and he is likewise in agreement with the position you have felt it necessary to take. While of course we all regret that it was not possible for the Neutrality Committee to reach unanimous agreement on its recommendations, we cannot see that you had any satisfactory alternative other than to submit the dissenting opinion which it is understood will appear in the published report of your meetings.20

I perceive no objection to the action of the Committee in forwarding to the Pan American Union the articles of the proposed neutrality code which have already been approved in tentative form by the Committee. This procedure should facilitate mature consideration of the problem by the governments of all the American republics.

I hope that you will continue to remain in close touch with the Department in order that we may benefit by your wise counsel. It does not seem to me to be too early for us to commence our preparations for the Ninth International Conference of American States, which is scheduled to be held in 1943.21 At the same time, the same efforts would be extremely useful in preparation for any international conference which might be held at the close of the present war to deal with questions of international law.

With appreciation for your able assistance and cooperation, and with warm personal regards, believe me,

Sincerely yours,

Sumner Welles

740.00111 A.R.N.C./220

The American Member of the Inter-American Neutrality Committee (Fenwick) to the Secretary of State

Bryn Mawr, December 9, 1941.

[Received December 10.]

Attention of Mr. Daniels, Division of Latin American Republics.

Dear Mr. Daniels: In pursuance of our recent conversation I am submitting herewith for the consideration of the Department some observations upon the work of the Inter-American Neutrality Com-

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21 See footnote 17, p. 9.
mittee, and the possible new fields into which its jurisdiction might be extended. My observations are purely personal, and without any reference to the views of the other members of the Committee.

A. Extension of the present functions of the Committee.

1. It seems clear that the task of preparing a convention covering the whole law of neutrality, assigned to the Committee by the Consultative Meeting of the Foreign Ministers at Havana in July, 1940, has lost its purpose and meaning so far as the war now in progress is concerned. For the past six months the Committee has continued to work on the project, not because of a belief in its intrinsic importance, but because the Committee has wanted to show the American Republics that it could be relied upon to do the work assigned it and do it well. Since the outbreak of war between the United States and Japan, however, it is obvious that, whatever future value the neutrality convention might have (and I myself believe it would be very little), it would hurt the standing of the Committee to continue to deal with problems in a vacuum.

2. There are, however, new problems growing out of the status of neutrality which might be assigned to the Committee. Last spring I submitted to Mr. Welles a brief analysis of the kinds of “claim cases” which might appropriately be assigned to the Committee. These cases might arise from the requisition by neutral American States of merchant vessels of the belligerents and of countries occupied by the belligerents; or that might arise from violation by belligerent warships and aircraft of neutral American rights; or, again, that might arise from damage by illegal activities of belligerent agents in neutral American countries.

My suggestion would be that if the functions of the Committee were enlarged to give it jurisdiction in respect to these “claim cases”, the recommendations of the Committee would deal chiefly with the legal principles involved in the settlement of the cases, and would have for the present an advisory character only.

B. Long-range Development of the Work of the Committee.

1. The Committee, during the period while its functions were still of intrinsic value, demonstrated to the American Republics the advantages of a small permanent committee meeting regularly and devoting its whole time to the tasks assigned to it. The resolution taken by the Foreign Ministers at Havana shows that the Committee, although not containing representatives of all the American States, had won the respect of the Inter-American community for the impartiality of its decisions. The experience obtained by the Committee and the precedent it has set for the handling of technical

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22 See Mr. Fenwick’s memorandum of May 9, p. 5.
problems by a body of experts should not be lost. As has often been observed in matters of inter-American, as well as in international, organization, it is easier to build upon an existing institution than to create a new one. Problems calling for solution lie all about us. The present crisis would seem not only to demonstrate the need of a permanent legal committee but the opportunity that exists to create one.

2. The Inter-American Neutrality Committee might, therefore, without great difficulty be transformed into an "Intra-American Committee on International Law". It would retain its purely advisory character and it would, as the suggested name implies, be limited in its functions to recommendations on questions of technical law. But its field would naturally range beyond that of neutrality, or of belligerency, into the domain of international law in general. The jurisdiction of the Committee would thus include the many problems, such as the law of foreign investments and the diplomatic protection of citizens abroad, in respect to which it has hitherto proved impossible to codify international law.

In relation to the numerous bodies engaged in the codification of international law in accordance with the provisions of Inter-American treaties and resolutions of recent years, the proposed Committee on International Law might well act as a central exchange or as a sort of secretariat with functions of its own, so that it could bring about the results desired from these bodies without disturbing their formal organization.

Consideration might be given to the absorption by such a Committee on International Law of the functions of the "Commission of Inquiry" provided for in the Gondra Treaty of 1923,\textsuperscript{33} and again in the Buenos Aires Treaty of 1936.\textsuperscript{34} The mere fact of the existence of a Committee on International Law, organized on a permanent basis and actively functioning, might facilitate the settlement of such disputes as the pending boundary controversy between Peru and Ecuador, where questions of mixed law and fact are involved.

3. Assuming the desirability of the creation of such a permanent Committee on International Law, it would be a question of practical detail whether its location should be at Río de Janeiro, or at Washington where the advantages of library facilities are an important consideration. The Committee might readily be given "circuit functions", which would lead it to meet from time to time in other capitals of the American States.

\textsuperscript{34} See The International Conferences of American States, First Supplement, 1933–1940, p. 145.
Consideration might also be given to the possible affiliation of the proposed Committee with the Pan-American Union, in case it were decided to locate the Committee in Washington. This might help to obviate any criticism that the Committee was too much under the dominance of the United States.

If it should be deemed feasible and desirable to create a Permanent Committee on International Law, it would seem necessary to give to it a competent research staff which the present Neutrality Committee does not possess.

I shall be glad to consult with you further in respect to the observations made under sub-head B. What I have suggested above may be regarded as first impressions.

Sincerely yours,

CHARLES G. FENWICK

740.00111 A.R.N.C./217a: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, December 11, 1941—3 p.m.

1340. Please deliver following message from Professor Fenwick to Dr. Mello Franco:*

"Recommend Committee consider possible ways of extending functions to meet present emergency."

HULL

740.00111 A.R.N.C./217: Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, December 13, 1941—7 p.m.

[Received December 13—6:33 p.m.]

2039. Department’s 1340, December 12 [11], 3 p.m. Professor Fenwick’s message was delivered to Doctor Mello Franco. He will bring the matter before the Committee on December 15. Dr. Franco is of the belief, however, that the Committee cannot extend its functions without the consent of the interested governments. He suggests that this matter be studied at the meeting of Ministers of Foreign Affairs shortly to take place in Rio.

CAFFERY

* Afranio de Mello Franco, Brazilian member of the Neutrality Committee.
The Assistant Chief of the Division of the American Republics (Daniels) to the American Member of the Inter-American Neutrality Committee (Fenwick), Then at Bryn Mawr

WASHINGTON, December 18, 1941.

My Dear Dr. Fenwick: I acknowledge the receipt of your letter dated December 9, 1941 outlining your personal observations on the possible extension of the present functions of the Inter-American Neutrality Committee, and possible long-range developments of the work of the Committee.

I think your letter is most helpful in the consideration which the Department is giving to this matter, and will constitute an excellent basis for further action. I understand that you have already gone over the general question with Mr. Welles, and that he has given you his preliminary reaction.

Sincerely yours,

Paul C. Daniels
SUPPORT BY THE UNITED STATES FOR URUGUAYAN PROPOSAL RENEWING THAT OF 1917 THAT THE AMERICAN REPUBLICS TREAT AS NON-BELLIGERENT ANY AMERICAN NATION AT WAR WITH A NON-AMERICAN STATE

740.00111 A.R./1316 : Telegram

The Chargé in Uruguay (Chapin) to the Secretary of State

MONTEVIDEO, June 19, 1941—3 p.m.
[Received 6:45 p.m.]

250. Department's telegram No. 102, May 28; and my 244, June 16.¹ In my formal call on the President ² this morning on the occasion the anniversary of his induction into office and of the birthday of Artigas,² the President briefly discussed the proposed Uruguayan declaration similar to that of the resolution of 1917 ³ that any American nation which might find itself at war with a nation of another continent would be treated by the Uruguayan Government as a non-belligerent.

The President stated that the Uruguayan Government would in the next few days refer its proposed declaration to the other American Republics. He emphasized that this action would not be in the nature of a consultation but merely for the purpose of informing those governments in accordance with inter-American procedure and might possibly lead to similar declarations on their part.

He said that Uruguay had already received indications that the replies from Bolivia, Mexico, Cuba and the Caribbean countries would be generally favorable and that he hoped he could count on Brazil, but that he was doubtful of the nature of the replies of Argentina, Chile and even Peru. . . . The President stated that by avoiding the consultatory form Uruguay would be free in any case to make its declaration in any form it may see fit.

CHAPIN

¹ Neither printed.
² Alfredo Baldomir.
³ José Gervasio Artigas, founder of the independence of Uruguay, was born in Montevideo, June 19, 1764.
⁴ See undated telegram from the Minister in Uruguay, Foreign Relations, 1917, supp. 1, p. 301.
Montevideo, June 20, 1941—5 p. m.
[Received June 21—3:33 a.m.]

252. My telegram No. 250, June 19, 1941. An urgent call from the
Minister of Foreign Affairs we discussed today the proposed Uruguayan declaration. He said that its general tenor had already been
discussed with certain [countries?] who were believed to be sympa-
thetic but that it had been decided to send the final text by air mail
tomorrow to the 19 other republics for their information and "concord-
ancia". He reiterated what the President had told me [yesterday?] that
the matter was being handled in such a way as to leave Uruguay
free, in case of dissent on the part of one or more of the American
Republics, either to promulgate [the?] declaration unilaterally or to
use it as the basis for a more extended discussion in a possible future
conference of American [Ministers?] of Foreign Affairs.

... He said that many of the American Governments were "good
friends" of the United States and that he hopes that our Government
will give active support to the Uruguayan action and will urge prompt
and favorable similar action in those capitals where Uruguay has no
diplomatic representatives. In the opinion of the Foreign Minister
Brazil is the most important state to swing into line and he intimated
that although he and Aranha generally see eye to eye our assistance in
Rio de Janeiro would be appreciated. He intimated that such assist-
ance might be necessary in Chile and Peru. I am cabling translation
of an advance text which Guani says is correct and which will serve,
except for certain refinements, the purpose of our Government in
communicating with our Missions abroad regarding the Uruguayan
action. That text will follow by air mail when received and any
[changes?] will be cabled.

Chapin

Rio de Janeiro, June 20, 1941—7 p. m.
[Received 10:15 p.m.]

695. Referring to telegram to the Department from Montevideo
No. 250, June 19, 3 p. m., Aranha says that he is sympathetic to the
Uruguayan attitude. The Uruguayan Minister for Foreign Affairs

*Alberto Guani, Uruguayan Minister for Foreign Affairs.
*Oswaldo Aranha, Brazilian Minister for Foreign Affairs.
has suggested that they meet at Porto Alegre in the near future. Aranha has that under consideration.

Repeated to Montevideo.

Caffery

740.00111 A.R./1319: Telegram

The Chargé in Uruguay (Chapin) to the Secretary of State

Montevideo, June 20, 1941—midnight.
[Received June 21—6 a.m.]

254. My telegram No. 252, June 20, 5 p.m. Following is a translation of Guani’s proposed circular communication to be air mailed to the 19 other American Republics tomorrow:

“In view of the course of international events the Minister of Foreign Affairs of the Oriental Republic of Uruguay considers it to be of the highest interest to inform His Excellency, the Minister of Foreign Affairs of [the United States of America], of certain points of view in the light of which the Government is studying the possibilities for the maintenance of the security and territorial integrity of our countries in the event that an American nation should be drawn into war with nations of other continents.

The development of the spiritual and material union of the American Republics by virtue of the different agreements reached during recent years makes it advisable [at this time, and particularly beneficial in the common interest of all the Americas, to decide upon a statement of points of view in this regard.]

The contingency which is of concern to Uruguay should be considered, in many of its aspects, as being similar to that which might confront the other nations of the continent; but it should be recalled that, on other occasions, our country found itself in a situation where it was necessary to adopt a definite attitude, declaring that the execution of the principles of American solidarity was the guiding rule of its international policy.

In effect: In declaring in 1917 that any act susceptible of affecting adversely the rights of a nation of the continent should be considered as constituting an offense committed against all the nations and [should] cause a common and uniform reaction, Uruguay based itself upon the most solid principles of Pan-Americanism, which should be interpreted not only as a moral doctrine or ideology, but

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*Text corrected on the basis of Spanish copy supplied by the Uruguayan Minister on June 27, and an English translation attached to same (740.00111 A.R./1444).

also in the sense of a positive policy, a point of practical application in the hour of continental decision.

The purpose made manifest by our peoples to strengthen the bonds which identify the American community, have been evident since the moment of their struggles for emancipation, when the concept of country, open and free, embraced the whole length and breadth of the continent. The history of America during the past and present centuries, bears numerous examples which demonstrate the persistence of that same spirit which today represents one of the most solid guarantees for the security of the new world. In a letter now memorable Artigas had said, addressing himself to Bolivar, in bespeaking protection for his ships, that in their struggles both were intimately united by bonds of nature and of common interests. 'On my part,' he added, 'I proffer like treatment to the standard of your republic should the circumstance of time make it possible to see it displayed in our ports.'

This same thought many years later inspired the Government of Uruguay to issue its decree of June 18, 1917, according to which no American country which, in defense of its rights should find itself in a state of war with nations of other continents, would be treated as a belligerent. In anticipation of an agreement in this regard, Uruguay reiterated its deep conviction that the policy of America would evolve, definitively, a practical formula of solidary action in defense of its ideals of liberty and democracy.

The subsequent evaluation [evolution] of international law appeared to be directed towards the achievement of a system of proscription of violence and of the establishment of peace. There were created by this means obligations of another order in such manner as to necessitate a reconciliation of the theory of American solidarity with the pact of the League of Nations for example, and with other agreements celebrated to broaden the methods of pacific solution in international conflicts. All recourse to any of these procedures being discarded for the moment, the international action of the American countries can only be made effective by the energy of their union for the purpose of imposing the will of justice over the will of force.

The Declaration of Lima of 1938 categorically confirmed the common interest and the determination of all the states of the continent towards making effective its solidarity in the event that any of the American Republics should be threatened in its essential rights.

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1 See undated telegram from the Minister in Uruguay, Foreign Relations, 1917, supp. 1, p. 301.
These principles later had a more concrete development in the consultative meetings held at Panama and Habana, where a consideration was given to the question of reciprocal assistance and defensive cooperation of the American nations, in a manner concordant with the purposes which animated the Uruguayan action in 1917.

Resolution XV of Habana provides that any attack by a non-American state against the integrity or territorial inviolability, against the sovereignty or political independence of an American state, shall be considered as an act of aggression against the states signatory to the declaration. Should any acts of aggression be committed, or should there be reasons to believe that an aggression is being prepared by a non-American state against the integrity or territorial inviolability, against the sovereignty or political independence of an American state, the signatory states shall consult among themselves with a view to adopting such measures as it may be advisable to take. For the purpose of facilitating such consultations the Declaration of Lima established the method of meetings of Ministers of Foreign Relations. Doubtless when considered opportune this mechanism will be set in motion. The Government of Uruguay, however, feels at this time that the defense of the continent against war may present situations of extreme urgency in such manner as not to allow them the holding of a Meeting of Ministers. There should be borne in mind moreover that there have been established certain rules for the convocation of such meetings such as the transmission of a list of proposed topics to the Directive Council [Governing Board] of the Pan-American Union and to await through the same channel the receipt of the comments which the Governments may desire to present.

The Government of Uruguay believes on its part at a given moment the countries of America may find themselves obliged to act swiftly and in such contingency to adopt immediate measures. The line of conduct of this Chancellery would have to be consonant with its tradition of deeply rooted concepts of American brotherhood and by virtue of this fact is prepared in anticipation of the future development of events to define its position. In June 1917 Uruguay expressed the hope that the nations of this hemisphere would arrive at an agreement for the fixing of these principles. There having now been established the common interest and the desire to make effective their solidarity, there being already fixed at the recent conferences the principle that any act committed against a continental state shall be considered as an aggression against all, we would appear to be in

a position to be able to affirm that the agreements to which Uruguay then aspired do now exist in their full meaning. An accord in the attitudes of all the American countries would therefore now be highly opportune.

The Government of Uruguay would therefore greatly appreciate receiving the views in this respect of the Chancellory of [the United States of America,] assuring it at once of the high value which it attaches to the eminent opinions of your friendly Government.”

CHAPIN

740.00111 A.R./1318: Circular telegram
The Secretary of State to Chiefs of Mission in the American Republics Except Brazil and Uruguay

WASHINGTON, June 21, 1941—6 p. m.

[Here follows substance of Uruguayan circular communication contained in telegram No. 254, June 20, midnight, printed supra.]

Inasmuch as this communication has been sent by air mail, the time of its receipt by the Government to which you are accredited will vary. It is believed that in the case of most countries their Foreign Ministers will take opportunity to discuss the proposal with you to ascertain the point of view of this Government. Failing this initiative, it is hoped that you will be able, in the next few days, without forcing an opening, to lead a conversation around to a discussion of the Uruguayan proposal. When the occasion arises you will state that this Government views the initiative of Uruguay as an example of enlightened and far-sighted statesmanship giving content to the oft-repeated pledges of inter-American solidarity. You will tactfully urge, therefore, the desirability of a sympathetic and favorable response.

In those capitals where Uruguay has diplomatic representation you are requested to consult with the Uruguayan representative in order to coordinate action.

HULL

740.00111 A.R./1318: Telegram
The Secretary of State to the Chargé in Uruguay (Chapin)

WASHINGTON, June 21, 1941—10 p. m.

128. For Chapin from the Under Secretary. Your 252, June 20, 5 p. m. Please call upon Dr. Guani at an early opportunity and state that his message and the text of the proposed circular communication have been received by your Government with the deepest gratification and with a sense of very lively satisfaction. You may anticipate
the nature of the official reply which will be made by this Government to the proposal of the Government of Uruguay by stating that it will express a complete identity of views with the Uruguayan proposal and the statement that the policy of the United States is the same as that of the Government of Uruguay as announced in the proposed circular.

You may further say that this Government has been very glad immediately to send instructions to all of its chiefs of mission in the other American republics requesting them to inform the Governments to which they are accredited that the Uruguayan proposal has the hearty support of the Government of the United States and that it trusts that the proposal made will obtain the unanimous support of all of the American countries. [Welles.]

HULL

740.00111 A.B./1321: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, June 21, 1941—midnight.

457. From the Under Secretary. Your 695, June 20, 7 p. m. Kindly inform Aranha that I was delighted to learn that he viewed sympathetically the Uruguayan proposal. I consider it farsighted and enlightened and giving content to the oft-repeated inter-American pledges of solidarity. I am certain that the Government of Uruguay would deeply appreciate whatever support Aranha feels that he can give to the proposition before such other governments as Brazil might be prepared to approach in a purely informal way. I am sending a circular telegram to all our missions, except yours, instructing them to endeavor tactfully to find occasion to express this Government's views. [Welles.]

HULL

740.00111 A.B./1325: Telegram

The Chargé in Uruguay (Chapin) to the Secretary of State

MONTEVIDEO, June 23, 1941—7 p. m. [Received 10:17 p. m.]

263. Department's 128, June 21, 10 p. m. For the Under Secretary. Guani was greatly pleased at your message. Although I reiterated to him that our Chiefs of Mission in all of the American capitals had been instructed to support the Uruguayan proposal, Guani asked me to convey to you his thought that some special representation by our Minister in Asunción would be both helpful and effective. He said that he was taking as a preliminary gauge to the reaction of the various governments the tenor of notations which he was beginning to receive
today from Uruguay's representatives in those capitals. The Paraguayan Minister for Foreign Affairs has been here to-day during the visit of the S. S. Argentina and Guani's request with regard to Asunción loan [may?] be founded on the reaction which he encountered yesterday from Argaña who is leaving tonight for Buenos Aires.

Guani said that the Argentine Foreign Minister had telephoned him three times yesterday with regard to the text but he had declined to give it over the telephone and that it had been delivered in Buenos Aires yesterday. While Guani still expects some difficulty in Buenos Aires and said that it might be necessary to ask for our support there in case no answer was forthcoming in the course of 2 or 3 days, he was very much pleased with the gradual change of public opinion in the Argentine which he said was judging by today's Prensa editorial.

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740.00111 A.R./1818: Telegram
The Acting Secretary of State to the Minister in Paraguay (Frost)

WASHINGTON, June 24, 1941—11 p. m.

48. The Department's circular telegram of June 21. The Uruguayan Foreign Minister has indicated to Chapin that some special representation by you to the Paraguayan Minister of Foreign Affairs regarding the Uruguayan circular would be of particular value. Please therefore take every suitable occasion to emphasize the Department's conviction that the Uruguayan initiative represents an enlightened contribution to the development of inter-American solidarity and one which deserves a most favorable reception on the part of all the American republics.

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740.00111 A.R./1325: Telegram
The Acting Secretary of State to the Chargé in Uruguay (Chapin)

WASHINGTON, June 24, 1941—11 p. m.

131. Your 263, June 23, 7 p. m. Please inform Guani that his feeling regarding special representations by our Minister in Paraguay has been conveyed to Mr. Frost with the Department's strong support.

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*Argaña.

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Memorandum by the Acting Chief of the Division of the American Republics (Bonsal) to the Under Secretary of State (Welles)

[WASHINGTON,] June 26, 1941.

MR. WELLES: There has so far been little indication of response to the Uruguayan initiative—principally, it appears, because the proposal has been slow in reaching the governments of the other American republics, having been transmitted by air mail. Reports have been received from our missions as follows:

Argentina: The Uruguayan proposal was reported by the press to have been delivered to the Argentine Foreign Office, but there has as yet been no expression of views by the Argentine Government. Buenos Aires press reaction was favorable.

The Argentine Ambassador at Rio de Janeiro was reported by the American Embassy at Rio de Janeiro to have suggested to the Brazilian Foreign Office that Brazil and Argentina send identical notes to Uruguay in response to the Uruguayan initiative. The Brazilians are understood not to favor this procedure, but they have not as yet answered the Argentines.

Brazil: Foreign Minister Aranha stated to Ambassador Caffery that he is doing what he can, especially with the Argentines, to support the Uruguayan proposal. The Brazilian Government is understood to be considering sending a circular telegram to all its missions supporting the Uruguayan proposal.

Bolivia: Before the Bolivian Government had received the Uruguayan proposal, the Bolivian Minister of Foreign Affairs told the American Minister he was in favor of the Uruguayan proposal provided it was approved and adopted by the governments of all the American republics.

Chile: The Chilean Minister of Foreign Affairs told Ambassador Bowers that he wished to discuss the Uruguayan proposal with him and to get our viewpoint before giving a reply.

Colombia: The Colombian Minister of Foreign Affairs discussed the Uruguayan proposal with Ambassador Braden, implying that in a long memorandum to President Santos concerning it he had recommended a favorable response.

Paraguay: The Acting Minister of Foreign Affairs of Paraguay informed Mr. Frost that he had not as yet received the Uruguayan note, but that he would be glad to give it his best consideration when it arrived.

Uruguay: The Uruguayan Minister of Foreign Affairs informed Mr. Chapin that he appreciated the special instructions that were sent to the American Minister at Asunción to support the Uruguayan proposal, and he requested that similar special instructions be sent to Bogotá and Lima. This is being done.

PHILIP W. BONSAL
The Acting Secretary of State to the Uruguayan Minister for Foreign Affairs (Guani)  

MEMORANDUM

The Acting Secretary of State of the United States of America desires to inform His Excellency the Minister of Foreign Affairs of the Oriental Republic of Uruguay of the gratification with which the Government of the United States has learned of the views of the Government of Uruguay as communicated by Dr. Guani in his memorandum of June 21, 1941.

The Government of Uruguay has once again lighted the way toward a constructive and practical cooperation between all of the American Republics at this moment which is more critical than any which has transpired since the achievement of their independence.

A black night of fear and destruction and organized murder has engulfed almost all of Europe and a great part of the rest of the world. Aggression without comparison in history for its deliberately planned frightfulness has annihilated the independence of one country after another. The right inherent in every man and woman to worship God has been ruthlessly and methodically destroyed. The cultures of centuries, the cultures from which every one of the American nations has derived its own national inspiration have not only been temporarily blotted out but an endeavor is being made to extirpate them forever. No country anywhere, today, is secure from this unmasked lust for power and loot which has no limit but domination of the entire world.

In view of this situation, the Government of Uruguay addresses itself to the other American Republics urging positive implementation of the policy of hemisphere solidarity already unanimously adopted by the American nations at previous inter-American conferences.

Uruguay recalls that its great liberator Artigas, over a hundred years ago, recognized the common interests of the peoples of the Western Hemisphere and suggested the undertaking of an offer of reciprocal and mutual assistance. Uruguay recollects that during the World War of 1914–1918 it adopted, long before its general acceptance in this hemisphere, the policy that any act susceptible of affecting adversely the rights of any nation of the Americas should be considered as constituting an offense committed against all the American nations, and should bring about a uniform and common reaction.

Pursuant to this policy, Uruguay declared in 1917 that it would not treat as a belligerent any American country which, in defense of

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28 A notation on the original reads: "Handed to the Minister of Uruguay 7-1-41 by Mr. Welles." Mr. J. Richling was the Uruguayan Minister in Washington.
its own rights, should find itself in a state of war with nations of other continents. Finally, Uruguay recalls that the policy of solidarity which it espoused twenty-five years ago has now been accepted by all the other American countries in a series of inter-American instruments and, therefore, inquires of the other American Republics whether, in their judgment, the moment is not opportune to give new content and definition to the policy of inter-American solidarity.

The Government of the United States welcomes the opportunity afforded by the initiative of the Government of Uruguay briefly to restate the policies which it is presently pursuing.

In the first place, the Government of the United States has considered it axiomatic that the security of each of the American Republics was dependent upon the security of all. It was for this simple but basic reason that it wholeheartedly supported at Buenos Aires, Lima, Panama, and Habana the several agreements to make inviolate the peace, security and territorial integrity of the Americas.

In the second place, the President of the United States has frequently declared, the last time formally before the chiefs of mission of the other American Republics in Washington on May 27 last,\(^{11}\) the unshakable determination of the United States to give aid to whatever extent and in whatever quantity may lie within its power, to countries prepared to resist the forces of aggression. The Congress has passed legislation to enable the transfer of equipment and supplies to such countries,\(^{12}\) and practical assistance on a stupendous scale is now being furnished.

In pursuance of these two policies, the one of hemispheric solidarity, the other of aid to countries resisting aggression,—but both of them with one end in view, namely, the security of the Western Hemisphere—the Government of the United States has offered and extended cooperative assistance of various types to the other American Republics. The economic and financial resources of the United States, the naval and air base facilities acquired from Great Britain\(^{13}\) and from Denmark,\(^{14}\) and military and naval matériel, have been made available to all the American Republics on the fullest cooperative basis for the common defense of the New World.

Equally significant of the desire and purpose of the United States to afford the greatest possible opportunity for realizing to the full the principle of hemispheric solidarity and defense, there was incorporated in the Neutrality Act of 1939\(^{15}\) a provision excepting,

\(^{11}\) Radio address by President Roosevelt, delivered May 27, 1941; for text, see Department of State Bulletin, May 31, 1941, p. 647.
\(^{12}\) Lend-Lease Act approved March 11, 1941; 55 Stat. 31.
\(^{13}\) See Foreign Relations, 1940, vol. III, pp. 49 ff.
\(^{14}\) See ibid., vol. II, pp. 352 ff.
\(^{15}\) Approved November 4, 1939; 54 Stat. 4.
subject to certain conditions not here important, American states from the operation of the act when engaged in war against a non-American state or states.

The safety of the Americas hangs in the balance today. Constructive and far-sighted action now on the part of all the American Republics acting together will ensure the preservation for future generations of those liberties and other blessings which our forefathers so laboriously gained.

The Government of the United States welcomes and wholeheartedly supports the present initiative of the Government of Uruguay, and earnestly hopes that it may secure the common approval of the Governments of all the American Republics.

WASHINGTON, July 1, 1941.

740.00111 A.R/1447

The Secretary of the Navy (Knox) to the Secretary of State

WASHINGTON, September 19, 1941.

SIR: The staff agreements that we now have with various American Republics provide that their harbors, ports, bases and facilities will become available to the Armed Forces of the United States only in case they are involved in repelling non-American aggression, either by invitation of the country attacked or by a special inter-American agreement.

There are no general agreements permitting the Armed Forces of the United States to use the harbors or port facilities of any of the American Republics under present conditions without special arrangements in each case.

The strategical situation is such that our Naval Forces now engaged in operations defending the Western Hemisphere should be permitted to use the port facilities of a number of the American Republics, with the least possible formality.

At the request of the Navy Department, arrangements have been made with Brazil to use the port facilities of Recife and Bahia. Negotiations are now pending for using the port facilities of Natal, Maceio, Guayaquil, Callao, Valparaiso, Antofagasta, and an anchorage in the Galápagos Islands. As our Naval operations increase in intensity, it will be most important to have available the facilities of many other ports of the American Republics, both on the Atlantic and Pacific Coasts.

It is suggested that broad agreements for the use of the desired ports and harbors, under present international conditions, might be arranged by means of a liberal interpretation of the Declaration of Uruguay, recently announced by the Uruguayan Government.
The original Declaration of June 18, 1917 was as follows:

“That no American country, which in defense of its own rights, should find itself in a state of war with nations of other continents, will be treated as a belligerent; and that existing decrees which may be in contravention to this resolution shall be null and of no effect.”

As a clarification of this Declaration, The United States Minister in Uruguay sent a despatch to the Secretary of State, as follows:

“Uruguayan Minister for Foreign Affairs authorizes me to say to Department of State that all ships of the American Navy, of any kind whatsoever, may now and henceforth visit the ports of Uruguay, for any purpose whatsoever, where they will be received as friend, and not as belligerent, and without restrictions.”

It is understood that a number of the other American Republics have recently adhered to the Declaration of Uruguay, but under what conditions is not known.

In the opinion of the Navy Department, it is highly important that a definite understanding be reached with all the American Republics, regarding the Declaration of Uruguay and, if possible, secure the following:

(a) Adherence of all American Republics to the Declaration of Uruguay.
(b) All to give the same liberal interpretation as expressed by Uruguay in 1917.
(c) Permission for United States Naval Forces to use their port facilities now, as well as in case of our becoming a belligerent, by simple notification of entry, and without restriction as to time limits of the visits.

Respectfully,  

FRANK KNOX

740.00111 A.B./1445

Translator’s Summary of Replies of the American Republics to the Uruguayan Proposal

Argentina—June 27

Agrees with Uruguay as to the seriousness of the situation which would arise should any American country be the victim of an aggression by a non-continental power.
Recalls that, as far back as 1868, Argentina had recognized that a threat to one American Government would be a threat to all and had stated that it would be the first to seek an agreement with the other American Governments to provide for the common defense and security.

But feels that the existing inter-American pacts are sufficient and that the purposes of this initiative, if achieved, would in no way modify the lines already laid down for the American Republics. If the spirit of declarations already adopted agrees that aggression against one American nation involves them all, then the duty of contributing to the common defense of the continent is obviously imposed.

Argentina’s position, then, actually coincides with that of Uruguay.

**Bolivia—July 4**

Is “in accord with the attitude proposed . . .” which harmonizes with the Pan American agreements, and in particular, with Resolution No. XV of the Habana conference.”

**Brazil—July 1**

Fully adheres now—as in 1917—to the proposal that no American country which, in defense of its rights, may find itself in a state of war with countries from other continents shall be treated as a belligerent and hopes that it will be adopted by all the countries of the continent because it would make more rapidly executable, in the interests of America, the rules already established by the conferences at Lima, Panama, and Habana.

**Colombia—July 2**

Believes “that Resolution XV of Habana satisfies immediate needs . . . and that, accordingly, it might be wise for the present to observe the course of events in perspective, before assuming a new attitude.”

**Cuba—July 9**

Considers that Resolution XV of the Habana conference fully covers the situation with its statement that any attack by a non-American State on the integrity or inviolability of the territory, against the sovereignty or political independence of an American State shall be considered an act against the States signing the declaration. The obvious consequence of this is that, in case of aggression, the logical, imperative reaction must be for each State to make available to the attacked State all the means which may progressively

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"Omissions throughout document indicated in translator’s summary."
be necessary. The language of the agreement is so unmistakable that it patently not only includes the concept of not considering the attacked American nation a belligerent and granting its vessels port facilities, but also involves every sort of cooperation, including the extreme means of action which circumstances may require.

Furthermore, Cuba does not feel that the second paragraph of Resolution XV necessarily implies that consultation between the States can be effected only by means of meetings of Foreign Ministers, nor that such consultation will involve the question of what the attitude of the various States is to be in the situation. That has already been decided. Only tactical measures will need to be discussed. Hence, even a meeting of Foreign Ministers will not necessarily involve great delays.

However, Cuba recognizes the excellent moral effect and usefulness of Uruguay's proposal, since it allows the American Republics once more to reaffirm what they have already declared at Habana, with all the logical consequences which that declaration implies. On its part, Cuba states that it maintains all the obligations which it contracted at the Habana conference and is prepared to give all cooperation for the defense of the continent and the attacked State, as circumstances and the needs of each case may require.

Chile—July 2

Expresses the opinion that Resolution XV of the Habana conference "includes all that could be desired in the present circumstances with respect to a collective defensive entente and that the faithful fulfillment and normal functioning of its provisions will remove all danger of attack from our nationalities." Furthermore, the third paragraph of the resolution provides possibilities for the American Governments to improve its mechanism, in a gradual and progressive manner, as events require or as hemispheric conditions advise.

Chile feels that there is no advantage in drawing up new agreements, which would only be a repetition of those already in existence and which might weaken, rather than strengthen them, and likewise that there is no advantage in multiplying initiatives which might cause the countries of the continent to appear divided or create doubts as to the efficacy of their present agreements. It feels, further, that the meeting of Foreign Ministers provided in Resolution XV will provide the occasion for each Government to consider the background of the specific question and the measure of its contribution to the common effort, as well as the occasion to draft and adopt the measures the case requires, coordinate defense and establish a rapid and efficacious plan of action. In adopting this attitude, Chile believes that it is not deviating from the traditional line of its inter-
national policy of close solidarity and is ready to fulfill the engage-
ments which it has contracted and to collaborate in the common
defense.

_Ecuador—July 4_ (Communicated in a note of July 14 from the
Legation in Montevideo)

The Government of Ecuador is completely in sympathy with the
Pan Americanist attitude of the Uruguayan Government and declares
that, for its part, no American country in the situation mentioned
will be treated by it as a belligerent.

Ecuador considers that such an attitude is the obvious consequence
of Resolution XV of the Habana conference, for if the American
Governments hold themselves to be attacked whenever any one Ameri-
can country is the victim of an aggression, they obviously cannot
treat as a belligerent an American nation involved in war, in defense
of its rights, with a non-American power.

Ecuador feels that a declaration in this sense would constitute the
agreement which Uruguay has persistently sought since 1917. In
fully adhering to Uruguay’s views, the Ecuadorian Government states
that it would also like to see such a declaration “completed by others
regulating the situation already established by other inter-American
agreements, such as those relative to neutrality, security zone, etc.,
as well as to the concrete circumstances which the development of the
world war is creating in regard to the international, economic, etc.,
life, of the American States.”

_El Salvador—July 4_

Is completely in agreement with Uruguay’s views. Will support
any proposal looking toward the defense of the American Continent,
in accordance with the resolutions approved at the Panama and
Habana meetings. If, in addition to these resolutions, other pre-
cautions are considered necessary, El Salvador suggests the advisa-
bility of the creation of a Pan American organism of a military,
financial and economic character, the exclusive purpose of which
would be to prepare and direct the defense of this hemisphere.

_United States of America—July 1_ (See Department of State Bul-
letin, July 5, 1941, for English
text.)

_Guatemala—July 9_

The Government of Guatemala finds that all the points in the Uru-
guayan memorandum coincide with its own ideals of Pan American
solidarity and its constant effort to promote such solidarity and faith-
fully to comply with the agreements and declarations signed at the
Buenos Aires and Lima conferences and at the meetings in Panama
and Habana.
It recalls that at Buenos Aires Guatemala offered the draft of an inter-American treaty of solidarity and cooperation, in consideration of which point XXVII of the Final Act declared that “all the nations of America will consider as their own any injury inflicted by extra-continental nations on the rights of any one of them, and such injury must give rise to a uniform and common reaction.” Accordingly, Guatemala is exceedingly pleased with Uruguay’s initiative and is happy to declare that, should the case occur, Guatemala would maintain the principles enunciated in Resolution XV of Habana and also the principle of the non-belligerency of any American nation involved in war with a non-American power, in defense of its rights.

Haiti—July 17

Haiti, in adhering to the proposals made by Uruguay in the sense of Pan American solidarity since 1917 and definitively formulated in Resolution XV of the Habana conference, feels that it has been faithful to a century-old policy of Haiti in international affairs. Further, in adhering in 1937 to the principles enunciated by the American Secretary of State to the effect that any situation of armed hostilities, or from which armed hostilities may result, constitutes a state of fact susceptible of affecting the rights and interests of all nations, Haiti showed its firm decision to collaborate in any measure capable of dissipating or combating any danger to the American continent.

Haiti adds that Uruguay’s apparent fear of delay in the execution of the treaties intended to meet the case of an aggression would, in Haiti’s opinion, be conceivable “if the attitude of the Government of the United States of America, one of those most capable of placing at the disposition of the countries of this Hemisphere means of repelling the aggression, did not offer reasons for hope and confidence.” It mentions the Lend-Lease Act as one of the reasons for such confidence, and the occupation of Iceland as another.

Honduras—July 29

“. . . the Government of Honduras accepts and supports in its entirety the initiative of the Government of Uruguay in the matter.”

Mexico—July 8

The Government of Mexico expresses extreme satisfaction with the Uruguayan doctrine of American solidarity, which coincides with the

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*Inter-American Conference for the Maintenance of Peace, held at Buenos Aires, December 1–23, 1936; for correspondence on the Conference, see Foreign Relations, 1936, vol. v, pp. 3 ff.

* The wording of this paragraph in the English text of the Final Act is not very close to this Spanish rendering i.e.: “That every act susceptible of disturbing the peace of America affects each and every one of them, and justifies the initiation of the procedure of consultation provided for in the Convention for the Maintenance, Preservation and Reestablishment of Peace, signed at this conference.” (Report of the Delegation of the USA) Tr [Footnote in the translator’s summary.]
spirit of firm continental cooperation which has ever animated the Mexican people. It is recalled that, on May 17, Mexico, at the meeting of the Neutrality Committee in Rio, maintained that the restrictions and limitations imposed as regards the security zone should only affect non-American powers. This implied the view that American countries, if at war with non-American nations, should not be treated as belligerents.

Mexico, hence, accepts the Uruguayan proposal both as to the matter and the procedure it suggests. As to the latter, however, it feels that Resolution XV of the Habana conference provides adequate means of consultation, pointing out that it does not require meetings of the Foreign Ministers for matters of this kind, but permits a system of direct consultation.

Mexico hopes that the proposal will shortly crystallize in a general formula.

NICARAGUA—July 9

"... supports the initiative contained in the memorandum from the Ministry of Foreign Affairs of Uruguay dated June 21 last."

Panama—July 10

Accepts the proposal in principle and would be willing to adhere to it if it is accepted by all the American countries.

Paraguay—July 11

In principle supports any initiative tending to facilitate mutual aid and defensive cooperation between American nations and, accordingly, approves of Uruguay's efforts. It is of the opinion, moreover, that any American State attacked by a non-American power could not be treated as a belligerent. But, though it favors a practical formula for joint aid, it does not believe that the present procedure of consultation should be abolished. It is a procedure which has been approved at the various inter-American conferences and Paraguay holds that a method so sanctioned cannot be abolished by mere inquiry made of the various Foreign Offices.

Peru—July 4

While willing to coordinate its opinion with that of the other States, Peru holds the view that a new agreement, on the basis of the Uruguayan proposal, would avail little, as so much must depend on the course of the present conflict and the situation of each country with respect thereto, etc. It feels that Resolution XV of the Habana conference is adequate.

Dominican Republic—July 19

Finds that the initiative of the Uruguayan Government coincides entirely with its own views and, because of this harmony of views as
to the matter of the proposal, refrains from any discussion which might lead to the demonstration that a new collective pronouncement on the subject is unnecessary, because the "concordance of attitudes" suggested by the Uruguayan Government is already provided by existing Pan American agreements. Moreover, it does believe that the rapidity which would be obtained through a previously agreed-upon concordant attitude is a factor of such obvious usefulness in the case anticipated by the memorandum that it would fully justify any possible deviation which the new procedure might imply respecting other procedures—such as consultation—provided in existing agreements.

Venezuela—July 4

Finds its views in full harmony with those of Uruguay, as is clearly shown by its proposals at the Lima conference and at Habana, its proposal at the latter meeting having resulted in Resolution XV. It accordingly expresses its concurrence with the Uruguayan proposal and offers its support in considering the means by which these ideas may be given the form and efficacy of a positive rule of continental policy.

740.09111 A.R./1447

The Secretary of State to the Secretary of the Navy (Knox)

WASHINGTON, October 14, 1941.

MY DEAR MR. SECRETARY: I acknowledge receipt of your letter of September 19 in which you invite my attention to the opinion of the Navy Department concerning the advisability of reaching a definite understanding with all of the American republics in regard to the Declaration made by the Uruguayan Government on June 18, 1917 and, if possible, to obtain their adherence to this declaration, in order that the naval forces of the United States may utilize the port facilities of these countries by simple notification of entry and without restriction as to the length of these visits.

The views which you express have received the careful and sympathetic consideration of this Department. In this connection you will recall that on June 21, 1941 the Government of Uruguay addressed to the other American republics a proposal that these republics should not consider as a belligerent any one of their number which, in the defense of right, should find itself in a state of war with nations of other continents. This proposal renews statements made on this subject by the Uruguayan Government in 1917.

This Department did not fail to make known its wholehearted approval of the Uruguayan proposal in a memorandum handed to the
Minister of Uruguay in Washington on July 1 and instructed its diplomatic representatives in other American republics to communicate this view to the Governments to which they were accredited and to express the desirability of a favorable response. A copy of this memorandum is enclosed herewith.20

In view of the foregoing, this Department has reached the conclusion that no useful purpose would be served by endeavoring to obtain from the other American republics their adherence to the Uruguayan Declaration of 1917. Furthermore, should the Navy Department desire to procure from the other countries the necessary port facilities it would be preferable to take this matter up with each country separately as has been done in the case of Ecuador and Peru.

Sincerely yours,

For the Secretary of State:

SUMNER WELLES

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20 *Ante*, p. 28.
CHILEAN PROPOSAL OF A JOINT DECLARATION BY THE AMERICAN STATES FOR THE HUMANIZATION OF WAR

851.00/2435: Telegram

The Ambassador in Chile (Bowers) to the Secretary of State

SANTIAGO, November 4, 1941—9 p.m.
[Received 10:07 p.m.]

576. For the Secretary and Under Secretary. At 6:30 tonight Rossetti summoned the heads of missions of all the American nations and gave to each a formal note with the explanation, as I understood him, that he hoped for a joint declaration of all the American nations in protest against the execution of hostages in France—a joint declaration and not a joint protest to the German Government. The note which is long will go forward tomorrow by telegraph. The substance of the note may thus be summarized.

[Here follows a summation of the note the text of which is contained in telegram No. 577, November 5, 9 a.m., printed infra.]

He said personally he hopes the press of the United States will support this strongly.

In presenting the note Rossetti referred to a joint declaration but I fail to see this clearly in the actual note. Shall see him tomorrow afternoon and get this clarified. My colleagues of course are consulting their Governments.

The strong language used, the direct reference to executions, impresses me as a remarkably strong exposition of Chile’s position and certainly calculated to concentrate attention on the barbarism being practiced, to the general advantage of those opposing Hitlerism, it also bears out the impressions of the author of the note as I have transmitted them to you.

Bowers

851.00/2438: Telegram

The Ambassador in Chile (Bowers) to the Secretary of State

SANTIAGO, November 5, 1941—9 a.m.
[Received 2 p.m.]

577. Reference to my telegram No. 576 November 4, 9 p.m. The full translated text of the Foreign Office note follows:

"Mr. AMBASSADOR: On the 24th of October last, the Government of Chile requested the Government of Germany, through its Embassy at

1 Juan B. Rossetti, Chilean Minister for Foreign Affairs.
Berlin, that the death penalty not be applied to numerous French hostages threatened with immediate execution because of the assassination of two high officials of the German army of occupation.

At the same time, this Chancery instructed its Diplomatic Agent to state in a friendly manner that the severity of reprisal through people innocent of the crime which was being prosecuted was augmented by the circumstance that a thorough investigation had not been conducted and was causing profound grief in Chilean public opinion.

The Government of Chile deemed that the step it was taking was in perfect accord with the spirit of the resolutions on the humanization of war, approved in four recent Pan American assemblies and with the spirit of the Conventions signed at the Hague, Bern and Geneva on the same subject.

The moral and juridical progress which the peoples of our hemisphere have attained has always inspired them to condemn all unnecessary violence and especially to welcome and adopt as their own all rules which have been formulated to mitigate the situation of the wounded, the prisoners and the civil populations.

If such rules are violated by those belligerents who, in times of peace, have participated in their formulation, the American community may not, therefore, consider them invalid nor cease to invoke them.

The American States, having incorporated these rules in their own international code on the conduct of war, wish that all nations observe them for the benefit of civilization. Chile particularly as a contracting party of the international instruments which establish them, considers that it is of positive interest that they be fulfilled in their letter and their spirit and for that reason has had them in mind in initiating these representations.

Reprisals exacted on the lives of hostages are without doubt contrary to the elemental principles of justice and humanity. They constitute a singularly anachronous immoderation of force for their practice has been abolished for centuries among Christian peoples. Nor would it be possible to accept the sacrifice of hostages as an integral element of what some doctrinaires call 'total war', for no American State professes this theory.

The constant efforts of the American nations in favor of such postulates of justice would be worthless if when faced by such concrete cases of violation they should not remember them to the end that they be respected but should allow them to perish amidst selfish indifference.

An opportune statement by the Governments of our continent in the form considered most effective, might lead to a moderation of the rigors of the European war in regard to the treatment of the civil populations, the prisoners and the hostages.

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1 Convention respecting the laws and customs of war on land, signed October 18, 1907, Foreign Relations, 1906, pt. 2, p. 1204.
2 Agreement concerning prisoners of war, sanitary personnel, and civilians, signed November 11, 1913, ibid., 1913, supp. 2, p. 103.
It cannot be supposed that the collective voice of America would be ignored or received with displeasure as it is not raised for purposes of intervention or in hostile spirit, but rather inspired by the purest humanitarian sentiments and only for the purpose of once more placing in harmony its statements and its actions.

The Government of Chile believes that it would be fitting to reaffirm the principles of humanization of war contained in the international agreements mentioned above and especially in the following Pan-American resolutions: number XXXIV on 'Humanization of war', of the Conference for the Maintenance of Peace which met at Buenos Aires in 1936; number XVI of Eighth Pan-American Conference at Lima in 1938; the preamble of resolution CIX of the same Conference; number VII [VI?] of the First Meeting of the Ministers of Foreign Affairs of the American Republics held in Panama in 1939; number IX of the same, and resolution number IV of the Second Meeting of the Ministers of Foreign Affairs of the American Republics at Habana in 1940. The last of these establishes that 'It is America's unavoidable duty, for reasons of human solidarity, to contribute to the alleviation of the suffering and misery of victims of war'. Consequently the Government of Chile trusts that the considerations herein set forth will induce Your Excellency's Government to study the opportuneness of a statement in the nature suggested above as to extend to the nations stricken by the actual conflict an effective moral cooperation on the part of America for the purpose of lessening the cruel effects of the conflict.

I avail myself [etc.]

Juan B. Rossetti

Bowers

851.00/2438 : Telegram

The Secretary of State to the Ambassador in Chile (Bowers)

WASHINGTON, November 7, 1941—11 p. m.

447. Your 576, November 4, 9 p. m. and 577, November 5, 9 a. m. If you perceive no objection, please address the following note to the Foreign Minister:

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*Ibid., p. 199.


*Ibid., p. 60.

"Excellency: I have the honor to refer to Your Excellency’s note of November 4, 1941 with which Your Excellency advised me that on October 24 the Government of Chile requested the Government of Germany to refrain from applying the death penalty to numerous French hostages threatened with execution in reprisal for the assassination of two officials of the German Army of occupation.

The Government and people of the United States of America have suffered the deepest revulsion to the inhuman practice of executing innocent persons. The brutality inherent in the Nazi system is revealed again in the orgy of frightfulness that has been let loose by the uncontrolled passions of desperate men in an effort to break the spirit of freedom-loving people.

The Government and people of the United States of America sympathize deeply with the high principles of humanity and justice which have animated Your Excellency’s Government in its courageous and Christian effort to alleviate the tragic situation of those unfortunate persons who, though innocent of crime, are held in bondage by the Government of Germany as a means of terrorizing into submission the governments and peoples of occupied countries.

The President of the United States on October 25, the day following the representations of the Ambassador of Your Excellency’s Government at Berlin, expressed our horror, emphasizing that civilized peoples long ago adopted the basic principle that no man should be punished for the deed of another. A copy of the President’s statement is enclosed.”

HULL

851.00/2542

The Chilean Minister for Foreign Affairs (Rosetti) to the American Ambassador in Chile (Bowers)12

[Translation]

No. I 4–0–1–2 a.–08050 SANTIAGO, November 25, 1941.

MR. AMBASSADOR: I have the honor to bring to Your Excellency’s attention the text of a proposed joint inter-American Declaration on the Humanization of War which this Chancery has sent last night to its representatives abroad to the end that it may be submitted for the consideration and approval of Your Excellency’s Government:

"The Governments of the American Republics, in the view of the recent deeds perpetrated during the present war, contrary to the spirit of the conventions on Humanization of War which include the abolition of reprisals on the persons of hostages, judge it necessary to insist that these diplomatic instruments, universal or American, are incorporated in their codes of international conduct and, therefore, that they desire to see them fulfilled and respected by all the nations of the globe.

[12] Transmitted to the Department by the Ambassador in his despatch No. 2159, November 29, 1941; received December 5. The Chilean Embassy also sent a copy of this note to the Department on November 26.
Consequently they declare that, besides being a question of a juridical nature, it is of high ethical significance, and express their firm conviction that the useless suffering imposed on the combatants and the civil population cannot be justified in any way whatsoever.

The Governments of the American Republics reaffirm their faith in the principles of the Rights of Man, in international treaties and in progress of culture; condemn all unnecessary violence, and restrict the action of the belligerents to the moral standards established by the collective sentiment of the people.”

The favorable reception of Your Excellency’s Government to the Chilean suggestion leads me to hope that the terms of the declaration quoted above will be accepted.

On requesting Your Excellency’s good offices in securing as prompt a reply as possible from Your Government, I avail myself [etc.]

JUAN B. ROSSETTI

851.00/2533

Memorandum of Telephone Conversation, by the Adviser on Political Relations (Duggan)

[WASHINGTON,] November 27, 1941.

I telephoned the Chilean Ambassador and spoke with him over the telephone about his Government's project for a joint declaration on the humanization of war since the Ambassador was leaving tonight for New York and wanted to send a telegram prior to his departure.

I told the Ambassador that this Government thoroughly applauded the kind motives which prompted the Chilean Government. I recalled that on a number of occasions, going back as far as the Spanish Civil war and continuing on through the present war, this Government had made earnest pleas to the belligerents to observe the rules of war as laid down in a number of international conventions. Appeals based purely on humanitarian considerations and not on any treaty commitments had also been made. When his Government informed this Government of the representations which it had made to Germany regarding the application of the death penalty to French hostages this Government had sent a note, through its Embassy in Santiago, expressing its support of the position taken by the Government of Chile. It was evident, therefore, that this Government was in full sympathy with what the Government of Chile was desiring to attain.

I told the Ambassador that it was the Department's considered view, however, that this Government could not, unfortunately, asso-
ciate itself with the other American Governments in an appeal to Germany for the humanization of war. Germany was sinking American merchant and war ships without notice and in total disregard of international law. Previous appeals to Germany to change its ways had been utterly unavailing. It was, therefore, not to be expected that Germany would give ear to an appeal of the American countries in which the United States joined. Moreover, whatever small chance the joint declaration might have would probably be jeopardized were the United States to be one of the signatories.

The Ambassador stated that he understood fully the position of the United States; that as a matter of fact he had anticipated some such reply. He went on to say that he, personally, thought that a joint declaration of this character would be an expression of pious hope since Germany would never give heed to the views expressed by the countries of this hemisphere.

Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] December 6, 1941.

The Ambassador of Chile called to see me this morning at his request.

The Ambassador asked that Ambassador Bowers be informed by telegram that while the Government of the United States did not find itself able to sign any continental communication to the German Government of the nature proposed by Chile with regard to the execution by Germany of hostages, it nevertheless supported fully the principles maintained by the Government of Chile in that regard. I said that I should be glad to see that this was done.

SUMNER WELLES

The Secretary of State to the Ambassador in Chile (Bowers)

No. 889

WASHINGTON, December 9, 1941.

The Secretary of State encloses for the information of the Ambassador a translation of a Project for a Joint Declaration Concerning Humanization of War, presented by the Chilean Ambassador at Washington, November 26, 1941. It was proposed that this declara-

14 See note from the Chilean Minister for Foreign Affairs to the American Ambassador in Chile, November 25, and footnote 12, p. 42.
tion be made by all the American republics, to the attention of which copies of the draft declaration were brought by the Chilean representatives, with the request that their views be ascertained.

As will be observed from the enclosed memorandum of conversation of November 27 with the Chilean Ambassador, the Ambassador was informed that while this Government fully sympathized with the objectives in mind, association by the United States with the other American governments in an appeal to Germany for the humanization of war might jeopardize any possible success of such an appeal.

18 Ante, p. 43.
PROPOSAL BY THE UNITED STATES TO CERTAIN AMERICAN REPUBLICS THAT THEY INDIVIDUALLY APPEAL TO SPAIN NOT TO BECOME INVOLVED IN THE EUROPEAN CONFLICT

740.0011 European War 1939/10118: Telegram

The Ambassador in Spain (Weddell) to the Secretary of State

MADRID, April 19, 1941—8 p. m.
[Received April 20—10:10 a.m.]

338. My 337, April 19, 6 p. m.² The failure of the Foreign Minister to clearly define his Government’s policy as set forth in my telegram under reference, the tenor of recent editorial comment as previously reported, the repercussion of news from Greece, and the apparently general opinion of my American colleagues, gained by a canvass, that important decisions concerning Spanish-Axis relations will be shortly made and acted upon by this Government, make me feel that it would be highly desirable that the various American Republics represented here (within the limits of their declared policies in the present struggle against aggression) make their views known to the Spanish Government especially to the end that its neutrality be maintained. And this at the earliest moment.

A military collapse in Greece or even a stalemate there would be controlling and hastening factors designed for German-Spanish cooperation and action.

Weddell

740.0011 European War, 1939/10118: Telegram

The Secretary of State to the Ambassador in Argentina (Armour)

WASHINGTON, April 29, 1941—10 p. m.

From time to time the suggestion has been advanced that the American republics might address a collective statement to the Span-

¹ For correspondence regarding proposal by Costa Rica that the American Republics send a collective note to Spain expressing the hope that Spain would refrain from becoming involved in the European conflict, see Foreign Relations, 1940, vol. I, pp. 773 ff. See also section entitled “Concern of the United States over maintenance of neutrality by Spain,” ibid., 1941, vol. II, pp. 880 ff.
³ The same, mutatis mutandis, on the same date to Bolivia, Chile, Colombia, Cuba, Peru, Uruguay, and Venezuela. A similar telegram was also sent as No. 68, on the same date, to the Chargé in Ecuador with the following additional paragraph:

“In discussing this question with Dr. Tobar, please emphasize the Department’s awareness of Dr. Tobar’s very great interest in this matter as well as of the constructive thought which he has devoted to it.”

Julio Tobar Donoso was Ecuadorian Minister for Foreign Affairs.
ish Government urging upon that Government the desirability of its taking no steps calculated to extend the scope of the present European war. The principal objective of these proposals has been to endeavor to have Spain refrain from actively assisting the Axis powers. For a number of reasons it has never appeared to this Government that such a collective statement would serve a useful purpose.

In view of the favorable attitude of other American Republics toward the foregoing suggestion in the past, however, and having regard to present circumstances, you are requested in your discretion to invite the attention of the Argentine Foreign Minister to the possibility that his Government might wish to consider an individual approach, upon its own initiative, to the Spanish Government at this time. We do not feel that such action would have any beneficial effect if taken by us, or upon the initiative of this Government, but it is believed that if taken individually by other American republics upon their own initiative it might be helpful.

It is believed that the approach might take the form of an informal representation to the Government of Spain to the general effect that Argentina, conscious of its racial and cultural bonds with Spain, desires to take this opportunity of emphasizing its own adherence to the principles of peace and mutual respect for sovereignty between nations and its hope that Spain in the present circumstances will do nothing to depart from them. The proposed message might well be concluded with a concrete expression of hope that the Spanish Government will continue to avoid involvement in the present war and to maintain its sovereignty and independence.

A similar telegram is being sent to our missions in Peru, Colombia, Venezuela, Uruguay, Ecuador, Bolivia, Cuba, and Chile. Ambassador Caffery is also being asked to explain this situation to the Brazilian Foreign Minister with a view to enlisting his cooperation.

HULL

740.0011 European War, 1939/10113: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, April 29, 1941—10 p. m.

250. [Here follows summary of telegram printed supra.] The principal basis for such an approach is of course the common bond of race, language and history. While the circumstances are somewhat different in the case of Brazil, you are requested in your discretion to discuss the matter with Aranha* or with Nabuco. It is the feeling of the Department that an expression of interest by the Brazilian Ambassador in Madrid might be very helpful.

HULL

* Oswaldo Aranha, Brazilian Minister for Foreign Affairs.
* Mauricio Nabuco, Secretary General of the Brazilian Foreign Office.
The Minister in Peru (Norweb) to the Secretary of State

LIMA, May 1, 1941—10 a. m.
[Received 12:28 p. m.]

158. Department's circular telegram dated April 29, 10 p. m. In discussing this matter with the Minister of Foreign Affairs yesterday afternoon, I met with an attitude of pronounced indifference. He said that he had no knowledge of any recent proposal for inter-American action and that Peru had scant interest because it had decided some time ago that any such approach would be of little avail.

Norweb

The Chargé in Uruguay (Chapin) to the Secretary of State

MONTEVIDEO, May 1, 1941—6 p. m.
[Received 6:40 p. m.]

170. Department's circular telegram April 29, 10 p. m. In accordance with the Department's instructions I read a translation of the substance of the Department's telegram to Dr. Guani and left with him a brief informal memorandum.

He said that Uruguayan Government had been approached twice before to take a similar step, the latest being that of the British Minister a month ago. Guani said that his immediate reaction was that the situation in Europe had reverted to such a state of barbarism including Spain that any appeal based on the grounds of bonds or law, particularly from this hemisphere would now be completely without effect. I replied that nevertheless in the present desperate situation it seemed wise to leave no stone unturned to keep Spain out of the war, to which remark he half heartedly assented saying that he would take up the matter with President Baldomir whom he was seeing tonight.

Chapin

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, May 2, 1941—2 p. m.
[Received 4:11 p. m.]

389. Department's No. 250, April 29, 10 p. m. Nabuco says that he will instruct forthwith the Brazilian Ambassador in Madrid as desired.

Caffery

* Alfredo Solf y Muro.
* Alberto Guani, Uruguayan Minister for Foreign Affairs.
PROPOSED APPEAL TO SPAIN

740.0011 European War 1939/10568: Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, May 2, 1941—7 p. m.
[Received 10:55 p. m.]

395. My telegram No. 389, May 2, 2 p. m. I saw Nabuco again this evening. He said that he had not yet sent the telegram to Madrid as he promised he would because when he saw President Vargas this afternoon Vargas raised the question as to why all of the Spanish-American Republics were not making an approach to the Spanish Government on this. Vargas added that if all the Spanish-American countries with diplomatic representatives in Spain were making representations to the Spanish Government Brazil would be glad to join them.

CAFFERY

740.0011 European War 1939/10721

The Chargé in Cuba (Beaulac) to the Secretary of State

No. 1977

HABANA, May 2, 1941.
[Received May 7.]

Sir: Supplementing my telegram No. 60, May 2, 3 p. m., I have the honor to report that I discussed with the Minister of State, Dr. Cortina, the possibility of Cuba's addressing an informal communication to the Government of Spain along the lines suggested in the Department's circular of April 29, 10 p. m.

Dr. Cortina said that he believed that no harm could be done, at this stage, by appealing to Spain to cooperate in the sense of taking no steps which might result in extending the scope of the war, and that, on the other hand, some good might possibly be accomplished. He said that he liked the formula suggested by the Department and that he would instruct the Cuban Chargé d'Affaires, in Madrid to address a communication to the Spanish Government along those lines.

Respectfully yours,

WILLARD L. BEAULAC

740.0011 European War 1939/10003: Telegram

The Ambassador in Venezuela (Corrigan) to the Secretary of State

CARACAS, May 3, 1941—noon.
[Received 7:25 p. m.]

89. Department's circular telegram April 29, 10 p. m. The Minister of Foreign Affairs* informs me that Uruguay proposed to the Vene-

* Not printed.
* Caracciolo Parra-Pérez.
The Venezuelan Government an informal statement to the Spanish Government similar to that suggested by the Department. He stated that Venezuela was firmly opposed to any such gesture because it was not only useless but imprudent since a move to mix in Spanish affairs might open the door for Spain to interfere in the affairs of Venezuela.

Corrigan

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740.0011 European War 1939/1944: Telegram

*The Minister in Bolivia (Jenkins) to the Secretary of State*

**La Paz, May 5, 1941—11 a. m.**

[Received 4:44 p. m.]

77. Referring to the Department’s circular telegram of April 29, 10 p. m., Bolivian Minister for Foreign Affairs \(^{10}\) tells me he has already indicated informally to Spanish authorities advisability of refraining from actively supporting Axis Powers and he does not feel it would be helpful for him to take further action individually in this matter.

However he suggests that joint action would be more helpful and he is prepared to consider such a plan if other Latin American countries are of similar view.

Jenkins

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740.0011 European War 1939/10568: Telegram

*The Secretary of State to the Ambassador in Brazil (Caffery)*

**Washington, May 5, 1941—5 p. m.**

271. Your 395, May 2, 7 p. m. Please inform Nabuco that it is desired to avoid any appearance of a collective representation to the Spanish Government by all the American republics. It is hoped that the Brazilian Government will consider the question on its merits and without regard to whether other governments plan to take the proposed action. Obviously the situations of different governments of the American republics vis-à-vis the Spanish Government vary considerably. Some of them will feel able to act affirmatively in the present matter while others for various reasons will not wish to do so. It is my belief that any statement by the Brazilian Ambassador at Madrid would be most useful in the present circumstances.\(^{11}\)

Hull

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\(^{10}\)Eduardo Anze Matienzo.

\(^{11}\)In telegram No. 420, May 7, 1941, 3 p.m., from Rio de Janeiro, Ambassador Caffery reported that the Brazilian Government would take affirmative action (740.0011 European War 1939/10704).
PROPOSED APPEAL TO SPAIN

740.0011 European War 1939/10644 : Telegram

The Chargé in Ecuador (Drew) to the Secretary of State

QUITO, May 5, 1941—5 p. m.
[Received May 6—12: 09 a.m.]

74. Referring to Department's No. 68, April 29, 10 p. m.\textsuperscript{12} I discussed this matter with the Minister of Foreign Affairs this morning. He is in accord with the Department's suggestion and offered to inform me of the President's decision as soon as possible.

The Minister made a similar proposal to the governments of the other American Republics last March. He read me the replies received most of which raised some objection or agreed on condition that the action be unanimous. The reply of Peruvian Minister for Foreign Affairs suggested the possibility that Spain might agree to remain neutral on condition that the American Republics give a similar guarantee and pointed out that it would be impossible to comply with this understanding in the event that the United States entered the war. I informed the Minister that it was my understanding that we were not now proposing joint action and suggested the possibility that if any one country were to take the lead it might prompt other governments to take similar action.

The Minister for Foreign Affairs informed me that the British Minister had made a similar proposal last week.

DREW

740.0011 European War 1939/10785 : Telegram

The Chargé in Colombia (Keith) to the Secretary of State

BOGOTA, May 9, 1941—9 p.m.
[Received May 10—1: 05 a.m.]

143. With reference to the Department's circular telegram April 29, 10 p. m., Foreign Minister\textsuperscript{13} has just informed me

"The Government of Colombia discreetly sounded out Spanish Government as to whether it would be agreeable to latter if the Ibero-American nations should request that Spain should preserve its neutrality in the present conflict.

The Spanish Foreign Office confidentially answered that this action would be very welcome being in harmony with the aspirations of Hispanidad but that it could not venture opinion as to the attitude Spain would assume in response to this action because of the supposition that this might favor a belligerent nation (Great Britain) and that Spain's situation was very difficult at this moment in view of its geographical position between the frontiers of France and Portugal

\textsuperscript{12} See footnote 3, p. 46.
\textsuperscript{13} Luis López de Mesa.
and the possible intervention of the United States in the European war. Spain also expressed the guess that the United States might have undertaken this initiative."

The above is a translation of handwritten memorandum the Minister gave me. It will be observed that it refers to the Ibero-American nations although originally when presenting the subject I clearly specified the idea of individual approach. The Minister remarked that while the Spanish Foreign Office indicated it would welcome the action he knew that they would attach conditions, one of them being recognition of the common bonds of Hispanidad to which Colombia did not wish to tie itself.

KEITH

740.0011 European War 1939/11003: Telegram

The Minister in Guatemala (Des Portes) to the Secretary of State

GUATEMALA, May 16, 1941—3 p.m.
[Received 5: 25 p.m.]

66. At the request of the British Minister President Ubico yesterday addressed a telegram to Franco expressing the hope that Spain will not enter the war, and has given instructions to the Foreign Minister to address the Governments of Central America requesting that similar action be taken by them.

Text of telegram by air mail tomorrow.

DES PORTES

[A memorandum prepared in the Division of the American Republics and dated May 8, 1941, states in part: "Replies have now been received from all except Argentina and Chile." (740.0011 European War 1939/10113) No replies from the countries named have been found in the Department files.]

740.0011 European War 1939/17844: Telegram

The Ambassador in Spain (Weddell) to the Secretary of State

MADRID, December 23, 1941—8 p.m.
[Received December 24—4: 16 p.m.]

1098. The Chilean Ambassador tells me that after obtaining the approval of his Government and after conference with various American colleagues as well as with the British Ambassador, he is interviewing the diplomatic representatives of all American countries represented here with a view to inducing them to urge upon their respective Governments that they be authorized to make known to
the Spanish Government their Government's lively interest in the maintenance of the present non-belligerency of this country; in a word to exert their individual influence on Franco and his Cabinet to hold Spain [to?] present policy. At the same time Spain would be informed that the various American countries would endeavor to see that Spain's needs for raw materials and manufactured goods be met so long as it remained outside the Axis.

I told my Chilean colleague that I thought my country desired at least the maintenance of Spain's present international attitude and I could say further that we were disposed to help Spain in her economic difficulties having regard to our own needs but that nothing we might do must be susceptible of aid to the Axis.

The British Ambassador tells me that the Chilean and [apparent omission] Ambassadors called together on him to tell him of the above plan and that he had told them that he approved it in its general lines and that he was so informing his Government.

I consider the general idea a good one since the views of the various American countries along the lines indicated would have a powerful effect in official circles here. I would like to be authorized to inform the Chilean Ambassador of our favorable attitude toward the action being taken. Representations if made would be on behalf of all the American Republics represented here except the United States.

WEDDELL

740.0011 European War 1939/17844 : Telegram

The Secretary of State to the Ambassador in Spain (Weddell)

WASHINGTON, December 26, 1941—9 p. m.

696. Your 1098, December 23, 8 p. m. The Department approves your comments to the Chilean Ambassador.

Ambassador Bowers recently requested instructions from the Department with respect to the comments he should make in response to an inquiry from the Chilean Minister of Foreign Affairs concerning the attitude of this Government toward a collective appeal to the Spanish Government. Ambassador Bowers was informed that the Department perceived no objection to this initiative on the part of Chile, but it was suggested to Ambassador Bowers that he might comment to the Chilean Minister of Foreign Affairs in a friendly way that it would seem advisable to give very careful thought to the matter before undertaking an appeal which, since it would involve only the Spanish-American Republics as distinct from the United States, Brazil and Haiti, might have an unfavorable effect on the concept of complete continental solidarity. The Department now understands, how-
ever, that all the American Republics except the United States are included in the Chilean Prime Minister’s initiative.

While the Department does not believe that this Government should consider participation in such an appeal or statement to the Spanish Government, you are authorized to inform your Chilean colleague that this Government is disposed, as always, to assist Spain in the solution of its economic problems, provided satisfactory assurances are given that such assistance will not be turned to the advantage of the Axis. You should point out however that in the present situation the first consideration in a question of economic supply must be the requirements of this country, its associates in the war, and this hemisphere.

Hull
REATIONS IN THE OTHER AMERICAN REPUBLICS TO THE DECLARATIONS OF WAR BETWEEN THE UNITED STATES AND THE AXIS POWERS

740.0011 Pacific War/848c: Circular telegram

The Secretary of State to Diplomatic Representatives in the American Republics

WASHINGTON, December 7, 1941—4 p. m.

Hawaii and Manila have been bombed by the Japanese. The President has accordingly ordered that the war plans against Japan be made effective at once. Please notify Foreign Office immediately.

Hull

740.0011 Pacific War/848d: Circular telegram

The Secretary of State to Diplomatic Representatives in the American Republics

WASHINGTON, December 7, 1941—10 p. m.

Department's circular telegram of December 7. Please call immediately upon the Foreign Minister and make to him the following oral communication:

"As the Government of . . . . . . is aware, for some 9 months the Government of the United States has been engaged in conversations with the Japanese Government in an effort to find a peaceful solution to the problems of the Pacific. Throughout the course of these conversations the policy of the United States has been based on the principles of international law and relations to which all the American nations adhere.

Today without prior warning the territory of the United States has been subjected to acts of unprovoked aggression on the part of Japanese armed forces. These attacks were perpetrated under conditions of the most infamous treachery.

The Government of the United States would welcome an expression of the views of the Government of . . . . . . in the light of these circumstances and in the light of existing inter-American agreements and relationships."

Please make it clear that the inquiry made is at this stage for the confidential information and guidance of this Government.

Hull
WASHINGTON, December 8, 1941—1 a. m.

In view of developments the Department trusts that the Government to which you are accredited will take strong measures to prevent the use by the Axis powers of any of its communication facilities in a manner inimical to hemispheric security. It is this Government’s view that constant vigilance should be exercised to prevent representatives of the Axis powers from sending or receiving messages through fictitious third parties or so-called cloaking addresses.

The Department would appreciate a telegraphic report as soon as possible.

HULL

WASHINGTON, December 13, 1941—8 p. m.

228. Resolution XV, adopted at the consultative meeting in Havana, provided that, in the event of aggression, “all the signatory nations, or two or more of them, according to circumstances, shall proceed to negotiate the necessary complementary agreements so as to organize cooperation for defense and the assistance that they shall lend each other.” The contingency foreseen in that resolution has now taken place, and our two countries are now engaged in a common effort to defeat the aggressor nations. It is desired to initiate at once certain types of military cooperation, and you are therefore instructed to approach the Foreign Minister and reach an agreement with him regarding the following measures:

A. The stationing of United States Air Corps detachments consisting of 15 technicians (7 non-commissioned officers and 8 privates) each at Guatemala City and San José. These will be service detachments, the purpose of which is to facilitate the movement of aircraft.

B. Permission to fly over and land on Guatemalan territory without limitation as to number or type of plane or personnel and armament carried. There would not be the usual notification through diplo-
matic or military channels but only such as is required for technical reasons, probably direct to the airport involved except in emergency cases or should military necessity require it.

C. Permission to use Guatemalan airports together with their facilities, such as servicing installations, repair shops, radio, telephone.

D. Permission for the unrestricted circulation of military personnel, uniformed and armed, or otherwise, as is necessary in connection with servicing aircraft, sheltering and rationing personnel, and sending and receiving necessary communications. This would include permission for the use of roads adjacent to airports and to arrange for the shelter and rationing of personnel (at United States Government expense) as may be necessary when flights are required to stop at any airport.

E. Permission to photograph the territory of Guatemala as may be necessary from a tactical point of view or as may be desirable for the compilation of air navigation charts.

This Government is confident that there will be full and continuing cooperation between the armed forces of the two countries for the attainment of the common objectives.

In the event that the Government to which you are accredited is prepared to grant the above privileges and wishes to formalize the agreement you are authorized to exchange written communications.

Please keep the Department closely advised of the progress of your negotiations.

HULL

ARGENTINA

740.0011 Pacific War/1085

Memorandum of Telephone Conversation, by the Adviser on Political Relations (Duggan)

[WASHINGTON,] December 8, 1941.

The Ambassador\(^4\) stated that the Argentine Foreign Minister\(^5\) had informed him that Argentina was giving publicity to the text of the note which Mr. Armour had read over the telephone to Mr. Welles.\(^6\) He said that the text of the note had also been sent by telegram so that it would be available to the Department.\(^7\)

The Foreign Minister further added that it had been decided by the Cabinet to issue a decree\(^8\) which would declare that the usual neutrality existed as between Japan and Great Britain and the British

\(^4\) Norman Armour, Ambassador in Argentina.

\(^5\) Enrique Ruiz Guisazú.

\(^6\) Under Secretary of State.

\(^7\) See infra.

\(^8\) For text of decree, see telegram No. 1411, December 9, 10 p. m., from the Ambassador in Argentina, p. 59.
Dominions. With respect to the United States the decree would refer in a number of considerandos to the declarations of solidarity of Lima and Habana and conclude that the United States was not to be regarded as a belligerent. Mr. Armour stated that on account of the necessity of securing signatures of all members of the Argentine Cabinet it would probably be tomorrow evening before the decree was issued.

Mr. Armour asked whether I had any comment. I said that the decree was good as far as it went but it was negative rather than positive. Mr. Armour stated that he had urged upon the Foreign Minister that the decree be accompanied by a declaration of solidarity. The Foreign Minister argued that the references to the appropriate resolutions of Lima and Habana took care of that.

The Ambassador said that Ruiz-Guiñazú had asked his opinion with regard to the Japanese inquiry as to whether Argentina would represent Japanese interests in the United States, Great Britain, and Canada. Dr. Ruiz-Guiñazú stated that if Argentina answered favorably to the Japanese Government it would be with the reservation that its acceptance was conditioned upon compliance with the international commitments which Argentina undertook at the meeting of Foreign Ministers in Habana.

Mr. Armour stated that he had replied to Dr. Ruiz-Guiñazú informally and personally that it looked to him as though this inquiry of the Japanese might be a maneuver to put Argentina in an embarrassing position and break the inter-American front. Moreover, it might put Argentina in an extremely difficult position if the American Republics were to decide on some joint action which would be inconsistent with Argentina’s handling of Japanese interests.

Mr. Armour asked my comment. I told him that I thought that it would be exceedingly unfortunate. Mr. Armour thought that the British had made a prime mistake in asking Argentina to handle British interests in Japan. It was difficult now for Argentina to decline to represent Japanese interests in Great Britain, Canada, and the United States. Mr. Armour did not know whether the Argentine attitude would be changed by the British requesting some other country to handle its interests, but he suggested that the Department consider this possibility.

Dr. Ruiz-Guiñazú told Mr. Armour that he would be glad to have the informal advice of this Government. Mr. Armour hoped that he could give him this either later this evening or the first thing tomorrow morning.

LAURENCE DUGGAN

* For correspondence regarding the Pan American Conference at Lima in 1938, see Foreign Relations, 1938, vol. v, pp. 1 ff.
The Ambassador in Argentina (Armour) to the Secretary of State

Buenos Aires, December 8, 1941—10 p.m.
[Received December 8—7:11 p.m.]

1400. Referring to my telephone conversation this afternoon with the Under Secretary and my telegram number 1395, December 8, noon.¹⁰

Following is text of reply received from Foreign Office today:

“The Ministry of Foreign Relations acknowledges the receipt of the aide-mémoire presented by the Embassy of the United States of America under date of yesterday, by which, in making known the acts of aggression of which the territory of the United States has been the object on the part of the armed forces of Japan, it requests, for the confidential information of its Government, an expression of the views of the Argentine Government, in the light of these circumstances and of the inter-American agreements in force.

In this connection the Ministry of Foreign Relations informs the Embassy of the United States that the Argentine Government takes note of the aggression committed against the integrity and the sovereignty of that country, and that it is disposed to adapt its conduct to the situation of reciprocal assistance and defensive cooperation providing [provided] for by Declaration XV of Habana,¹¹ of which this Government is a signatory.”

I am informed that the Foreign Office intends to make public the foregoing statement.

Armour

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The Ambassador in Argentina (Armour) to the Secretary of State

Buenos Aires, December 9, 1941—10 p.m.
[Received December 10—2:14 a.m.]

1411. Reference to my telegram No. 1404, December 9, 2 p.m.¹⁰ The following is the text of the message sent at 7 o’clock this evening by Acting President Castillo, to President Roosevelt:

“I beg to inform Your Excellency that the Argentine Government, in view of the state of war which involves the United States and affects all of America as a whole, has today issued a decree whereby it is declared that the Republic does not consider the United States of America in the position of a belligerent country nor consequently subject in this country to the limitations appropriate to a regime of neutrality.

¹⁰Not printed.
¹¹Department of State Bulletin, August 24, 1940, p. 136.
426-276-63—5
In making known to Your Excellency the official position thus assumed by this Government in keeping with the common interests and sentiments of America in the face of an unjustifiable and lamentable aggression, I take particular pleasure in presenting to Your Excellency the friendly wishes of the Argentine Government and people."

The following is the text of the decree issued by the Acting President this evening, which is signed by Dr. Castillo and all of the Ministers.

"Having considered the communications received from the Embassy of The United States of America, from the Embassy of Great Britain and from the Embassy of Japan stating that there exists a state of war between the said powers, and

WHEREAS:

These communications make it necessary to determine the position of the Argentine Republic in this state of war, as well as the line of conduct to be observed in this case without precedent since this is the first time that the declarations and agreements with respect to solidarity, mutual assistance and defensive cooperation of the American nations as approved in the Conference of Buenos Aires and the meetings of Lima, Panama and Habana, will be applicable.

To this end it is especially fitting to invoke Declaration XV of the Meeting of Habana to which the Argentine Republic adhered with the other American countries, since this case relates to an extracontinental aggression against the sovereignty of one of the American States and the violation of its territory.

The Vice President of the Argentine Nation in exercise of the executive power in a general Ministerial solution [resolution] decrees:

Article 1. The position of the Argentine Republic in the present international conflict will be governed with respect to the United States by the Pan American obligations assumed with regard to solidarity, mutual assistance and defensive cooperation.

Article 2. As a consequence of this, the Argentine Republic does not consider the United States of America in the position of a belligerent country in this conflict.

Article 3. The provisions of the decree regarding neutrality prescribed by Ministerial Resolution of September 4, 1939 are made applicable to the present state of war and only with respect to Great Britain and Japan.

Article 4. The Argentine Republic in due course and following the procedure provided by the above mentioned convention XV of Habana will proceed to negotiate the necessary complementary agreements.

Article 5. Let this be communicated, published in the official bulletin and given to the National Registry.

Armour
740.0011 Pacific War/882 : Telegram

The Secretary of State to the Ambassador in Argentina (Armour)

WASHINGTON, December 10, 1941.

1049. Your 1411 and 1412, December 9, 10 p. m.28 The following message is being sent directly to Acting President Castillo by President Roosevelt:

"Your Excellency's friendly and cooperative message was profoundly appreciated by the Government of the United States, and I am sure that the sincere good wishes of the great nation of Argentina will be particularly encouraging to the American people in this hour when they have been subjected to treacherous aggression. As Your Excellency so well states, this unprovoked attack from a non-American nation must affect all of America as a whole. The solidarity of the nations of this hemisphere is, however, an invincible bulwark for the unstinting war effort of the United States, and of those sister Republics which are now at war. Your Excellency may be sure that the Government of the United States is deeply grateful for such practical cooperative measures already taken by Your Excellency's Government in accordance with the terms of the existing agreements between the American Republics."

HULL

740.0011 Pacific War/927 : Telegram

The Ambassador in Argentina (Armour) to the Secretary of State

BUENOS AIRES, December 10, 1941—8 p. m.
[Received 9:12 p. m.]

1428. Department's rush circular, December 8, 1 a. m. In a communication this date the Foreign Office states that in accordance with the wishes of our Government it has recommended that the necessary measures of an internal character be taken to the end that in the war in which we are engaged with Japan the latter country or its allies may be prevented from making use of the communications facilities of this country to endanger in any way the security of the continent.

ARMOUR

740.0011 European War 1939/17905 : Telegram

The Ambassador in Argentina (Armour) to the Secretary of State

BUENOS AIRES, December 13, 1941—2 p. m.
[Received 3:15 p. m.]

1457. The Foreign Office has communicated to me the following decree issued today declaring that the United States is not considered as

28 Latter not printed.
a belligerent by Argentina in the state of war existing between the United States and Germany.

"In view of the communications received from the Embassies of the United States of America, Germany and Italy regarding the state of war existing among these nations, considering the terms of the decree issued by this Government by a general Ministerial resolution of the 9th instant in view of the war into which that American country has been drawn as a result of the aggression carried out against it and in accordance with the declarations and agreements applicable to the case under the terms of which the Argentine position is defined within principles of continental unity, the Vice President of the Argentine Nation exercising executive power decrees:

Article 1: The position established by decree on the 9th instant is hereby extended to the state of war existing between the United States of America and Germany and Italy insofar as it declares that the Republic does not consider the United States of America in the situation of a belligerent country and there are hereby applied to Germany and Italy the provisions of the decree of neutrality issued through a ministerial resolution on September 4th, 1939.

Article 2: Let this be communicated, etc."

ARMOUR

740.0011 European War 1939/17616: Telegram

The Ambassador in Argentina (Armour) to the Secretary of State

BUENOS AIRES, December 17, 1941—noon.

[Received 9:20 p.m.]

1492. Reference Embassy’s telegram 1471, December 16, 8 p.m. Following Cabinet meeting last evening the Acting President issued following decree proclaiming state of siege throughout the country:

"Whereas the gravity of the international situation imposes upon the Executive Power the obligation to take all measures tending to strengthen the moral unity of the nation in order to be able to maintain fully and effectively the position adopted with regard to the war, it is necessary to this end to suppress all activity tending to increase the passions aroused by the war which in disturbing public order may endanger public tranquility by subversive appeals or undesirable means of expression. The international undertaking accepted by the Republic in the latest Pan American Conferences impose furthermore as a safeguard to neutrality and continental defense a series of measures which cannot be carried out with the necessary thoroughness within the limits of the constitutional guarantees created for normal times. The suspension of certain guarantees of this kind may be decided upon as a preventive measure as sanctioned by law and doc-

44 See telegram No. 1411, December 9, 10 p.m., from the Ambassador in Argentina, p. 59.

45 Not printed.
trine, since its very announcement may have the effect of preventing agitation which might lead to the disturbance of public order. On this occasion the Executive Power reaffirms its decision that the state of siege shall not exclude lawful activities relating to labor or the exercise of other rights carried out in conformity with the laws.

Wherefore in exercise of the authority conferred by Articles 23 and 86, Paragraph 19 of the National Constitution, the Vice President of the Argentine Nation, exercising the Executive Power by general ministerial resolution decrees:

Article 1. A state of siege is declared in all the territory of the Republic.

Article 2. Let account be given in due course to the honorable Congress.

Article 3. The necessary instructions for the execution of the present decree will be issued by the Minister of the Interior.

Article 4. Let this be communicated et cetera.”

The decree is signed by the Acting President and all the Ministers of the Government.

Following the issuance of the decree last evening the Chief of Police warned all newspapers that they should “abstain from commenting upon the measure taken by the Executive Power, as well as from all tendentious discussion of the international situation and the publication of anything that might disturb internal political tranquility”.

Armour

740.0011 Pacific War/1415

The Ambassador in Argentina (Armour) to the Secretary of State

No. 3729

Buenos Aires, December 19, 1941.
[Received December 28.]

Sir: I have the honor to report that the outbreak of war between the United States and the Axis powers has created a pronounced reaction in Argentina in favor of the United States. The fact that war came as a result of Japanese aggression, and particularly the treacherous nature of that aggression, has undoubtedly been a principal factor in the exceptionally strong reaction which has made itself manifest in all levels of Argentine society.

I have already had occasion to refer in various telegrams to the reaction of the press, which, excepting of course such pro-Nazi organs as El Pampiero, has been decidedly outspoken in support of the United States and in favor of full cooperation by Argentina in the common task of defending America. The Department is also, of course, aware of the personal messages addressed to President Roosevelt by the Acting President, by President Ortiz, and by such prominent Argentines
as former Presidents Dr. Marcelo T. de Alvear and General Agustín P. Justo, the President of the "Círculo de la Prensa", Jorge Artayeta, and the well-known lawyer, Angel Sánchez Elía. General Justo also called in person at my office.

I believe that the Department will be interested to know that since the Japanese aggression on December 7 the Embassy has received literally hundreds of messages of friendship, encouragement and support from people in every walk of life in this country. Many of these messages have been delivered to me personally, others have been received in letters and telegrams. The sentiments expressed in all of them have been the same: horror and disgust at the treacherous Japanese attack, expressions of friendship and solidarity toward the United States, and frequently offers of personal cooperation in any way possible.

Among the distinguished Argentines from whom messages have been received, in addition to those already noted, I may mention Monsignor Franceschi, who called the day following the Japanese attack; Dr. Julio A. Roca, who called personally at my residence; Dr. Jorge Mitre, owner of La Nación; Señor Alberto Gainza Paz, nephew of Dr. Ezequiel Paz, owner of La Prensa; Dr. José Luis Cantilo, and other members of the delegation of Argentine Deputies who have recently returned from the United States, all of whom have called upon me within the last few days; Dr. Enrique Gil; Dr. Guillermo E. Leguizamón, President of the Southern Railway; Dr. Federico Pinedo; Dr. Dimas Gonzalez Gowland, Dean of the Faculty of Law and Social Sciences of the University of Buenos Aires; Dr. Patrón Costas, President of the Senate; General Guillermo J. Loho, former Inspector General of the Army; Colonel Zanni, Chief of the Army Air Corps; Colonel José Francisco Suárez, Secretary of the Minister of War; Senator Ricardo Caballero; Dr. Nicanor Sarmiento, President of the Academia Americana de la Historia; Dr. José Arce, Dean of the Medical School of the University of Buenos Aires; and the Minister of Finance, Dr. Acevedo. Expressions of solidarity and support for the United States have come from the owners and editors of the leading newspapers of Buenos Aires and a number of provincial cities; from officials of the Foreign Office and other Government Ministries; from the clergy; from cultural, professional, artistic and educational organizations and associations; from labor unions; from distinguished members of the medical and legal professions; and from officers of the Army and Navy. To all of these spontaneous messages of friendship and support, I have sought to give a prompt and adequate response.

There are a number of features of particular significance worth noting in connection with this unusual demonstration of solidarity and friendship with the United States.
1. Immediately after the Japanese aggression, the Embassy began to receive a considerable number of inquiries from persons desiring to enlist in the armed forces of the United States. Other inquiries have been received regarding the possibility of serving as technicians in one capacity or another in our war industries.

2. The attitude of Argentine Army, Navy, and Air Force officers in general seems to have undergone a transformation. The Military and Naval Attachés of the Embassy as well as the Chief of our Military Air Mission, Lieutenant Colonel Deewester, and of our Special Naval Mission, Captain Metz, have all been impressed by the numerous manifestations of solidarity which they have received. Captain Metz, who is acting as advisor at the Naval War College, reports that 7 of the 17 members of the staff and student officers of the War College have personally expressed to him their enthusiastic support of the United States. The attitude of the members as a whole, with the exception of one officer notoriously pro-Nazi, has undergone a radical change in favor of United States. Lieutenant Colonel Deewester has submitted a memorandum to me describing the reactions which he has observed among the officers of the Argentine Army Air Force following the Japanese attack upon the United States, which indicates a similar trend. A copy of this memorandum is enclosed.17

3. The attitude of Monsignor Franceschi is highly significant in view of his position and influence in Church circles. Monsignor Franceschi telephoned on the morning of December 8 to express his sincerest regrets and sympathy at the aggression directed against the United States by Japan, and to wish us every success in the task that lies before us. (As stated above, he also called on me later when he expressed the same sentiments in person.) In the weekly edition of the Catholic review Critérios on December 11, there appeared a leading article by Monsignor Franceschi entitled "The Japanese Aggression", which is particularly important. Copies of this edition of Critérios are enclosed.17 As the Department is aware, Monsignor Franceschi recently accepted an invitation from the National Catholic Welfare Council to visit the United States next spring. (Cf. despatch No. 3573, November 27, 1941.)

4. The popular attitude is graphically illustrated by that observed by a member of my staff in several of the leading coffee shops of Buenos Aires on the evening of December 8. In each of these the national anthems of the United States, Great Britain and Argentina were played by the orchestras to the accompaniment of loud cheers and cries of "Viva los Aliados". The playing of the Argentine national anthem in coffee shops is itself rare except on national holidays.

5. The attitude of the conservative elements in the country, which as a whole has been the least sympathetic to the democratic cause and most favorable to the application of totalitarian methods in Argentina, apparently has been altered to some extent. This is indicated by the messages which have been received from prominent conservatives such as the President of the Senate, Dr. Patrón Costas, who in the past has not been regarded as particularly friendly toward the United States.

17 Not printed.
I am enclosing a memorandum of an interesting conversation which I had with Admiral Guizazola, Chief of the Naval General Staff, at a luncheon today at the Naval War College, which casts some further light on the attitude of Argentine Naval Officers toward the war between the United States and Japan.

As already indicated at the beginning of this despatch, the fact that it was Japan, rather than Germany or Italy, which attacked the United States, together with the infamous manner of the attack, has undoubtedly been a principal factor in the strong reaction in favor of the United States observed in Argentina. With the declaration of war by Germany and Italy against the United States, some cooling off in Argentine enthusiasm for our cause may be expected, and has indeed already been observed. Nevertheless, the views expressed by Monsignor Franceschi in his article in the enclosed copy of Criterio, may be taken as an encouraging indication of a growing appreciation on the part of conservative elements in Argentina that no distinction can be made between the methods or aims of the different members of the Axis.

Respectfully yours,

NORMAN ARMOUR

740.0011 Pacific War/1512

The Ambassador in Argentina (Armour) to the Secretary of State

No. 3740 

BUENOS AIRES, December 24, 1941. 
[Received December 31.]

Sir: Supplementing my recent telegrams and telephone conversations with Mr. Duggan, I have the honor to inform the Department that the position of the Argentine Government at this moment, and with particular reference to the forthcoming conference of American Foreign Ministers in Rio de Janeiro, is in considerable doubt. An analysis of developments during the past two weeks may be useful in arriving at some idea of the actual situation, although it would be premature and hazardous to venture any definite prediction of the attitude that this Government may finally adopt. Obviously the decision of the Argentine Government in this respect will depend upon a variety of factors, not least of which will be the degree of solidarity that may be manifested by the other American Republics during the next few crucial weeks.

The action of the Argentine Government in issuing the decrees of December 9 and 13, 1941, whereby it was declared that the United States would not be considered as a belligerent in the war with Japan, Germany and Italy, was accepted at the time as an indication of an intention on the part of this Government to cooperate with us and

18 Not printed.
with the other countries of this hemisphere in the common task of continental defense. (Reference Embassy’s telegrams nos. 1411 of December 9, 10 P. M., and 1457 of December 13, 2 P. M.) This belief was strengthened by the action of the Acting President, Dr. Castillo, in sending a personal message to President Roosevelt on December 9, in which he concluded with an expression of the friendship of the Argentine Government and people. This action appeared particularly significant in that it was the first time that Dr. Castillo had seen fit to address such a message to the President of the United States.

On December 16 the Government issued a decree proclaiming a state of siege throughout the Republic. On the basis of this decree, as reported in my telegrams Nos. 1492 of December 17, 12 noon, and 1516 of December 20, 3 p. m., the police authorities have been instructed not to permit the holding of public assemblies, or to permit the publication in the press of any articles or comment which can be construed as critical of the Government’s international policy, which “may affect the neutrality of Argentina toward other nations in conflict”, or which may tend to disturb internal order.

The decision of the Government to impose a state of siege was foreshadowed in an exclusive interview which the Acting President gave to La Razón on December 15, and which was published in three columns on the front page. It would appear that in granting this interview Dr. Castillo was seeking to justify a state of siege in advance, and to make it more acceptable to the country, on the ground that the Government required this additional power in order to carry out quickly and effectively the international obligations which it had assumed through declaring that it would not consider the United States as a belligerent in the present war. According to the account of the interview as published by La Razón, the Acting President went so far as to say that “The Executive Power considers that the propaganda which is being carried on in favor of the countries which are at war with the United States should cease, because, if it should not cease, one would be engaging in a flagrant violation of the very decree of non-belligerency (of the United States)”.

Any belief that the state of siege would be used by the Government primarily to squelch pro-totalitarian propaganda and subversive activities, that may have been created by the Acting President’s declarations on December 15, has been dissipated by the events which have followed. The preamble of the decree itself mentions the necessity of strengthening the moral unity of the nation in order to maintain fully and effectively the position adopted by Argentina toward the war, and also mentions the obligations imposed by Pan American.

* Latter not printed.
undertakings which can not effectively be carried out within the limits of the constitutional guarantees intended for normal times. This portion of the preamble, however, includes a clause referring to the necessity for safeguarding neutrality, which in itself is hardly consonant with the idea of cooperation for continental defense against totalitarian aggression. (According to the Under Secretary of the Interior, this reference to neutrality was inserted by the Minister of Foreign Affairs after the decree had been prepared by the Ministry of the Interior.) Aside from this, the preamble specifically refers to the necessity of suppressing "all activity tending to increase the passions aroused by the war which in disturbing public order may endanger public tranquillity by subversive appeals or undesirable methods of expression".

It may be noted that the action of the Government in proclaiming a state of siege throughout the Republic is based upon the authority conferred by Article 23 and paragraph 19 of Article 86 of the Constitution. The provisions of the Constitution authorize the declaration of a state of siege "in the event of internal disorder or external attack". In the present instance the Government has declared a state of siege in the absence of either of these conditions, asserting in the preamble to the decree of December 16 that "the suspension of certain guarantees of this kind may be decided upon as a preventive measure". It may be observed furthermore that Article 86, paragraph 19, provides that a state of siege may be declared only for a limited period, whereas the present decree specifies no time limit.

In actual practice thus far the application of the restrictive measures against public assemblies and the press has operated to prevent public expressions of support for the United States on the part of the large majority of the press and public which favor the democratic cause. Even if similar restrictions are enforced against pro-totalitarian organs, as the Minister of the Interior has asserted to me is the case, the ultimate effect is, nevertheless, to muzzle public expression and to weaken the general demand upon the Government for a more open and energetic collaboration by Argentina with the United States and other American countries against all forms of totalitarian aggression. As reported in my telegram No. 1493 of December 17, 10 p. m. and in subsequent telegrams, the mass meeting scheduled for last Saturday in homage to President Roosevelt, at which I had expected to read the President's message of appreciation, was suspended without further public explanation than that it could not be held under the existing state of siege. I am submitting a full report of this incident by separate despatch.

\[20\] Not printed.
While there is some difference of opinion in political and other circles regarding all of the considerations which may have played a part in determining the Government to invoke a state of siege at this time, there is general agreement that the principal objective is to assure firmer control of the internal political situation. Developments in recent weeks suggest the growing unpopularity of the Government and a constant narrowing of the basis of support upon which it can rely.

The position of President Ortiz may have been a factor in the decision of the Government to declare a state of siege at this time. Various members of the Radical Party have told me in recent weeks that pressure was being brought to bear upon the President by various persons to persuade him to return to power. Honorio Pueyrredon told me that he had urged the President to do so for the sake of the Party, regardless of the state of his health, and that Ortiz had asked for 48 hours to think the matter over. Another story, which comes from a source very close to General Justo and may have a basis in fact, is that the President has been considering the idea of submitting his formal resignation from office, thereby forcing the calling of the Congress into session to consider it. If this report is true it would explain the Government's haste in declaring a state of siege in order to avoid the necessity of convening the Congress. (President Ortiz' comments regarding the policy of the Government are reported in my strictly confidential despatch No. 3725 of December 19, 1941.)

The position of General Agustín P. Justo may also have been a factor in the Government's decision, particularly since the General made such a public display of solidarity with us after December 7. Reports of dissension within the Cabinet, which have circulated in recent weeks, have usually involved the names of the two Ministers generally considered to be followers of Justo—Culaciati and General Tonazzi—and the rumor has been that efforts were being made to force them out. The latest rumor of this kind was given publicity last week by the evening newspaper Noticias Gráficas, which suggested that the Acting President intended to reorganize the Cabinet, including the elimination of these two Ministers and the reshuffling of other portfolios, with the view to strengthening his own personal control of the Government. This report was denied to me by the Under Secretary of the Interior, Dr. Castells, who insisted that there was nothing to it. On the other hand, my British colleague tells me that he has received information from a source close to Culaciati to the effect that the latter actually handed in his resignation recently, but that it was turned down by

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21 Head of the Radical Party.
22 Not printed.
Dr. Castillo. Whatever the exact truth may be, it appears evident that the imposition of the state of siege has also served to close down the channels of publicity which General Justo has been using to promote his campaign for the Presidency in 1943.

An element in the internal situation which is, of course, particularly disturbing, and which it is not possible to gauge with accuracy at this time, is the extent of the influence in the Government of various groups known to have pro-totalitarian sympathies. . . .

The extent of the influence of the foregoing elements in the present Government can not, as I have already remarked, be accurately gauged at this time; but there is little doubt that such influence exists and is making itself felt. . . .

A number of reports have come to me of what transpired at the Cabinet meeting last evening which serve only to strengthen the impression that the Government intends to do nothing more in the direction of full collaboration with us unless and until it feels compelled to do so. The meeting of the Cabinet had been announced as for the purpose of deciding the position to be adopted by the Government at the forthcoming conference at Rio de Janeiro. After the session the Acting President informed the press that the Foreign Minister had presented a report on the principal points of the agenda for the Rio conference, with a view to determining the policy to be followed by the Argentine delegation; that several remaining points would be considered at a further Cabinet meeting next Tuesday; and that it had been decided to extend the present budget with certain minor changes for the year 1942. At the same time a decree was made public announcing the membership of the Argentine delegation to the forthcoming conference, which had already been made public by the Foreign Office several days earlier. (Embassy telegram No. 1517 of December 20, 3 p. m. 23) According to the information which I have received, the Foreign Minister's statement at yesterday's session of the Cabinet consisted essentially of an argument against any closer cooperation with us and in favor of maintaining the strictest possible neutrality. As a result, the Cabinet postponed reaching a decision despite the fact that a majority of the Ministers are said to have favored adoption of a fairly strong position which would have made the basis of a statement in support of continental solidarity.

A Conservative point of view which should not be overlooked is one that has been reflected in recent days in the comments of various members of the Conservative group to which Castillo belongs. This is to the effect that they are well satisfied with the manner in which Argentina is living up to its Inter-American commitments, and resent any suggestion, especially from a North American source, that it should go further.

23 Not printed.
In the absence of any concrete indication to the contrary, I believe that the Government will continue to follow a day to day policy of procrastination and evasion, and will be influenced in its final decision with regard to the commitments to be undertaken at Rio de Janeiro largely by the course of the war and the position taken by the other American Governments.

NORMAN ARMOUR

BOLIVIA

740.0011 Pacific War/760 : Telegram

The Chargé in Bolivia (Dawson) to the Secretary of State

LA PAZ, December 8, 1941—8 p. m.
[Received 11:43 p. m.]

356. Department’s circulars December 7, 4 p. m. and 10 p. m. Minister of Foreign Affairs 24 informs me orally that President and Cabinet authorize him to state that Bolivia is shocked by the barbarous attack on the United States and will cooperate loyalty with the United States, similar statement by him published in this morning’s press. He added that he would express this formally in reply 25 to my note delivered to him in compliance with circular of December 7, 4 p. m.

From questions which Minister asked concerning attitude of other American Republics, it seems probable Bolivia will await action of neighboring countries before deciding how far its “cooperation” will go. President and Cabinet officers have canceled trip scheduled to southern Bolivia because of international situation.

The two pro-democratic newspapers have published strong editorials supporting the United States but others have not yet commented. Legation has received numerous expressions of sympathy, offers to volunteer, et cetera. Public opinion is mostly with us on our feeling, is superficial and based largely on fact of Bolivian economic dependence on the United States.

Dawson

740.0011 Pacific War/1032 : Telegram

The President of Bolivia (Peñaranda) to President Roosevelt

[Translation]

LA PAZ, December 11, 1941.

I have the honor to inform Your Excellency that my Government, in Cabinet meeting, has issued the following decree:

24 Eduardo Anze Matienzo.
25 For text of formal note, see Department of State Bulletin, December 13, 1941, p. 487.
Enrique Peñaranda C., Constitutional President of the Republic,
Considering, that the purposes of cooperation of the Bolivian Gov-
ernment and people with the other nations of the continent are un-
shakeable; that the traditional bonds which unite them with those
nations have been translated into formal, legal engagements based on
the policy of relation of the American countries; that respect for
the principles of international law as the rule and guarantee of common
existence of nations is a Bolivian doctrine; that, accordingly, it rejects
acts of unjustified aggression;
With the affirmative opinion of the Council of Ministers decrees:

Art. 1. The Government of Bolivia stands solidly with the
United States and with the other American countries which have
declared war on Japan and will give the cooperation provided
in resolution No. XV of Habana.
Art. 2. The Government of Bolivia will not consider as a
belligerent any American Republic which, in defense of its rights,
is in a state of war.
Art. 3. Nationals of the countries of the Axis resident in na-
tional territory will be subject to strict supervision.
Art. 4. The funds of bank accounts and securities of Japanese
individuals and corporations are immobilized.
Art. 5. Postal, telegraphic and radiotelegraphic control with
respect to the interior and exterior of the country is established
and with respect to all means of propaganda which may attack
the international position of the Republic and the democratic
regime established.
Art. 6. Mining operations, railroads, airdromes, radiotele-
graphic stations, oil wells, factories, etc. will be under armed
guard.

The Ministers are charged with the execution and fulfillment of
the present decree. Given in the Palace of Government of the City
of La Paz, the 10th day of the month of December, nineteen hundred
and forty-one. General Enrique Peñaranda—Eduardo Anze Mati-
enzo—Adolfo Vilar—Joaquin Espada—Alberto Crespo Gutierrez—
Justo Rodas Eguino—Arturo Pinto Escalier—General J. Miguel
Candia. A true copy, José Eduardo Guerra, Chief Clerk of Foreign
Affairs.

In informing Your Excellency of this decision, it is an honor to
express my admiration of the historic discourse which you gave yester-
day, the firmness, moral elevation and juridical contents of which
give dignity to humanity and safeguard the conquests of civilization.
I offer your Excellency the assurances of my highest and most dis-
tinguished consideration.

General Enrique Peñaranda
REATIONS TO U.S.–AXIS STATE OF WAR

BRAZIL

740.0011 Pacific War/730: Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, December 8, 1941—1 p.m.
[Received December 8—12:14 p.m.]

1935. The following communiqué has been issued by the office of President Vargas:

"The President of the Republic today called a full Cabinet meeting to examine the international situation in view of recent events. It was resolved unanimously, to declare solidarity with the United States, in line with our continental obligations. The Government trusts that the Brazilian people, faithful to their political traditions, will remain calm and vigilant, avoiding demonstrations which may disturb the tranquility necessary for the work and life of the country."

Caffery

740.0011 Pacific War/761: Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, December 8, 1941—6 p.m.
[Received 7:17 p.m.]

1941. Department's circular telegram December 8, 1 a.m. Aranha 26 says that the Brazilian Government will take the strong measures desired by the Department.

As the Department is aware this is no child's play in view of the existence of so many clandestine stations in this country.

Caffery

740.0011 Pacific War/756: Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, December 8, 1941—6 p.m.
[Received 9:40 p.m.]

1945. My telegram number 1935, December 8, 1 p.m. Aranha tells me that every member of the Cabinet, and especially the Minister of War 27, was very open and very decided in their pro-United States attitude at the Cabinet meeting. Góes Monteiro came to see him immediately thereafter and said that it was up to him (Góes) to show by action that he was more pro-United States than the others; he wants only the chance to do so he said.

26 Oswaldo Aranha, Brazilian Minister for Foreign Affairs.
27 Gen. Pedro A. Góes Monteiro.
Aranha says the Government will take energetic steps at once to control the internal situation. They realize that they will probably meet at least with sabotage in various parts of the country.

Aranha has been calling in all of the Latin American representatives here this afternoon and giving them pep talks. I heard him tell them that an attack on the United States was an attack on all the Americas; that Brazil has taken only the first steps and that there are any number of other steps to come; that he, Aranha, believes that it is worthwhile making the attempt to get unanimity of action in all the Americas for these steps: if unanimity is not achieved near unanimity probably will be. He talked very seriously and very competently to them setting the point of view that this is the fight of all the Americas. He asked them all to communicate these views to their home governments. . . .

He told them of the Department’s proposal for a meeting of the Ministers of Foreign Affairs. He told them that he highly approved and would approve holding the meeting here in Rio as set out by the last Habana Conference. He said that he had suggested to Washington that the United States, as the nation which has suffered the aggression, do the inviting.

CAFFERY

CHILE

740.0011 Pacific War/727

Memorandum of Telephone Conversation, by the Assistant Chief of the Division of the American Republics (Bursley)

[WASHINGTON,] December 7, 1941.

The Chilean Ambassador telephoned and said that he had an urgent message from his Government, part of which he proceeded to convey to me and the remainder of which he said he would like to deliver to the Under Secretary personally, tomorrow morning if possible. He said that the matters he desired to discuss with the Under Secretary included certain questions relating to continental defense and others which he would prefer not to discuss on the telephone.

The Chilean Ambassador stated that his Government had directed him to report to the Department of State that all measures have been taken to protect mines, industries and so forth belonging to the United States nationals and that the United States Government may be sure that all precautions will be taken to secure the production and furnishing of supplies of strategic materials. He said that as soon as his Government received today’s news it met with the President and took these decisions.

Rodolfo Michels.
The Chilean Ambassador stated further that the Chilean Government remains very friendly to the United States.

I thanked the Ambassador for his message and said I would immediately report to the Under Secretary's office the Ambassador's desire for an appointment tomorrow.

740.0011 Pacific War/755 : Telegram

The Ambassador in Chile (Bowers) to the Secretary of State

SANTIAGO, December 8, 1941—noon.
[Received 4:03 p. m.]

705. For the Secretary and the Under Secretary. Your circular telegram triple priority December 7 and my telegram No. 704, December 7, midnight.

Saw Rossetti this morning. He promised a public statement some time this afternoon on Chile's position but authorized me to inform you that Chile is in absolute accord with the United States and will fulfill its agreements as to the common continental defense to the fullest extent. He says there are about 700 Japanese in Chile some in Santiago and Valparaiso and some in the north and that these are now being very closely watched. The plans for the protection of mines et cetera against sabotage had been worked out in detail before and have now been put into effect fully.

He goes to Mendoza this week to meet the Argentine Minister and sign the protocol for fortification of the Straits. The material now here was sent to that region while negotiations were still on and in anticipation of their success. He says in the conversations at Mendoza he proposes to try to wean Argentina away from her present semi-hostile neutrality and to persuade both Argentina and Peru to come out strongly with Chile and Brazil.

Bowers

740.0011 Pacific War/947 : Telegram

The Secretary of State to the Ambassador in Chile (Bowers)

WASHINGTON, December 11, 1941—7 p. m.

566. Your 728, December 10, 10 p. m. You may make the following statement to the Minister of Foreign Affairs

"The Government of the United States, as it has publicly stated, considers that the defense of each one of the American Republics is

29 Latter not printed.
30 Juan B. Rossetti, Chilean Minister for Foreign Affairs.
31 Not printed; it urged that assurance be given Chile of United States support, should Chile be attacked by Japan.
vital to the defense of all the others. Accordingly, the Government of the United States will immediately cooperate, to the best of its ability, in the defense of any American Republic against which aggression is committed from outside the Western Hemisphere.

HULL

740.0011 Pacific War/1409

The Chilean Ambassador (Michels) to the Secretary of State

[Translation]

No. 3322/337

WASHINGTON, December 11, 1941.

EXCELLENCY: I have the honor to make known to your Excellency that my Government has issued a Decree dated yesterday by which it declares that, for the effects of the application of the laws and principles governing neutrality, there shall not be considered belligerents the Government of the United States of America and the Governments of the other American republics which may declare or have declared themselves in a state of war with Japan.

The text of this Decree, signed by His Excellency the Vice President of the Republic and the Minister of Foreign Affairs follows:

CONSIDERING:

That the Governments of the United States and Japan are in the state of war;

That the Government of Chile has been notified of this fact by the aforesaid powers;

That the conflict originated in acts of unjustified aggression on the part of a non-American power against one of the nations of this hemisphere

That Resolution XV of Habana, signed by our Government disposes “that every attack by a non-American state against the integrity or the inviolability of the territory, against the sovereignty or political independence of an American state, shall be considered as an act of aggression against the states which signed this declaration”;

That, in accordance with the terms of this Resolution, it lies with the Government of Chile to define its attitude with respect to the principles governing neutrality;

That the agreements signed at the Inter-American Conferences have consolidated among the governments of the continent the historical unity existing among them and which directs them to present a united front to any threat or attack whatever coming from abroad;

That solidarity toward each country of our continent which may be attacked by an extra-continental power is the fundamental and unalterable principle of the international policy of Chile,

DECREES:

The Government of Chile will not consider belligerent, for the effects of the application of the laws and principles governing neu-
trality, the Government of the United States of America and the
governments of the other American nations which may have declared
or which may declare a state of war because of this conflict.

Accept [etc.]                      R. Michels

740.0011 Pacific War/1049: Telegram

The Ambassador in Chile (Bowers) to the Secretary of State

SANTIAGO, December 13, 1941—4 p.m.
[Received 9:30 p.m.]

752. For the Secretary and Under Secretary. Rossetti gave me a
confidential intimate description of situation confronting the Gov-
ernment and particularly himself growing out of position he has so
far with the Japanese aggression. His greatest difficulty grows out
of the actual and acute fear of many men in Congress and in armed
forces (shared by the public) that the Chilean coast may be attacked
and the unverified reports that Japanese airplane carriers and ves-
sels are off the Chilean coast. His foes, and ours, attack as having
provoked trouble with Japan when he knows Chile cannot alone meet
an aggression and without any authentic assurances that we would
come to her assistance if attacked. And men of good faith, he says,
while agreeable to his policy are fearful and eager to be assured that
we have promised assistance. In Congress he has prevailed after
hard battles but the Nazis, Fascists, and Falangists and Japanese
are now concentrating their fire on him and his pro-American policy.
He is most nervous because men of good faith in army are worried
lest Chile, attacked, would not have our support. This afternoon
he is seeing ranking army officers one by one to reassure them.

In the event of an attack from Japanese, he feels that ... he must
have a signed protocol for secret use if necessary in which we agree
to support Chile if attacked by any nation outside this hemisphere.
He gives me the impression Welles has told Michels he is agreeable.
He begs that this be given by Wednesday morning, to be signed here,
and predated October 23, 1941. ... Since we have had such an
agreement for more than a year and a half I can see no objection
as to the dating.

Since this seems to me the critical hour here I strongly feel that we
should agree to such protocol before Wednesday for secret use in
Senate and with army, and I request authorization to sign, and in-
structions also to wording.

Bowers

4 December 17.
5 See correspondence on the defense of the Western Hemisphere, Foreign
Relations, 1940, vol. v, pp. 1 ff.
The Secretary of State to the Ambassador in Chile (Bowers)

WASHINGTON, December 15, 1941—6 p.m.

582. From the Under Secretary. Your 752, December 13, 4 p.m. Please inform Rossetti that I am most sympathetic with the situation which confronts him personally as well as his Government. However, both the President of the United States and this Government have given so many unequivocal assurances of an intention to come to the assistance of any nation of the Western Hemisphere which may be the victim of foreign aggression that it does not seem desirable to supplement those assurances with a secret protocol of the type described by Rossetti. The existence of such a protocol in the case of Chile alone would obviously be incompatible with the system of continental solidarity. Nor would it seem appropriate to sign such a protocol with Chile when no such special and individual agreements exist in the case of those nations which have unhesitatingly declared war upon the Axis powers.24

However, you are authorized to deliver to Rossetti a signed communication reiterating the specific promise of military assistance to Chile which is contained in the record of the staff conversations between Chilean and United States officers, a copy of which is on file in your Embassy (see Tab B entitled “United States Promise of Assistance to Chile”). This communication may obviously be dated at any time which will suit Rossetti’s convenience provided of course it is not prior to the date of the staff conversations.

Please assure Rossetti that the very great strategic importance of Chile from the point of view not only of hemispheric defense as a whole but also from that of the maintenance of United States defense industries is fully appreciated here. [Welles.]

HULL

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The Ambassador in Chile (Bowers) to the Secretary of State

SANTIAGO, December 31, 1941.

[Received December 31—11 p.m.]

863. The following is an excerpt in translation from a note dated December 30, 1941, received today from the Chilean Minister for Foreign Affairs acknowledging my note of December 9 informing him that a state of war exists between the United States and Japan.

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24 For tabulations of declarations of war by belligerent countries, see Department of State Bulletin, December 20, 1941, p. 551; ibid., February 7, 1942, p. 143; and ibid., November 20, 1943, p. 349.
"In reply I have the honor to inform Your Excellency that the Government of Chile condemns the aggression against the United States of America and, in accordance with its traditional policy of American solidarity, has formulated declarations of adherence to Your Excellency’s country and has adopted resolutions adequate to make effective the association of all the nations of this hemisphere. Among other decisions already known to Your Excellency is the supreme decree which establishes that neither the United States nor the Government of the other American nations which have declared themselves or may declare themselves in a state of war due to this new conflict shall be considered as belligerents in regard to the application of the laws and principles which govern neutrality.

My Government takes pleasure in expressing to Your Excellency its firm intention to continue collaboration with the United States in all aspects of continental defense in accordance with the spirit of the inter-American pacts and in the desire to be helpful to the democratic cause which Your Excellency’s Government so justly defends.

In expressing my fervent wish that peace may soon be reestablished in the American continent, I avail myself, et cetera."

BOWERS

COLOMBIA

740.0011 Pacific War/975 : Telegram

The Ambassador in Colombia (Braden) to the Secretary of State

Bogotá, December 8, 1941.

[Received December 9—1:57 a. m.]

623. With reference to my telephone conversation 32 this evening with Walmsley 33 the following is exact text of statement handed me this evening by President Santos and which may be published immediately.

Translation

"Official note from the President of the Republic.

"After a careful examination of the situation created for the Colombian nation by the state of war existing since yesterday between the United States of America and Japan and of the antecedents and characteristics of this most serious conflict, the Council of Ministers unanimously approved the following conclusions presented for its consideration by the President of the Republic and by the Minister of Foreign Affairs.

"The aggression effected yesterday by the armed forces of the Japanese Empire against the United States constitutes the case clearly provided for in Resolution No. XV approved at the Second Meeting of Foreign Ministers in Habana concerning mutual assistance and defensive cooperation of the American nations by which it is declared that any attack of a non-American State against the integrity or inviolability of the territory or against the sovereignty or politi-

32 Memorandum of conversation not printed.
33 Walter N. Walmsley, Jr., Assistant Chief of the Division of the American Republics.
cal independence of an American State will be considered as an act of aggression against the States signing this declaration. That declaration, signed by the Government of Colombia and approved by law No. 20 of 1941, creates obligations for Colombia to which the nation will be entirely faithful. The Government accordingly resolves to declare its diplomatic relations with the Japanese Empire broken and to reaffirm in a solemn and categorical manner its adherence to the policy of Inter-American solidarity and of cooperation of the American Republics in defense of the continent, in the manner this policy was defined at the Pan American Conference at Lima and at the meetings of Foreign Ministers at Panama and Habana. The Government has taken and will continue to take the necessary measures to cooperate in the defense of the continent and in particular, in order that its spontaneous and irrevocable resolution may be efficacious, to prevent by all means the possibility that the safety of the Panama Canal may be directly or indirectly menaced from Colombian territory or that acts contrary to whatever is entailed by the rules of American solidarity may be committed on Colombian territory.

"Bogotá, December 8, 1941."

BRADEN

740.0011 Pacific War/1107

Memorandum of Conversation, by the Secretary of State

[WASHINGTON,] December 9, 1941.

The Ambassador of Colombia called at his request and handed me a note, copy attached, setting forth the strong spirit of cooperation on the part of Colombia in defense of this hemisphere. The Ambassador emphasized the keen interest his Government felt in taking this course and its earnest desire to continue to cooperate in every way contemplated by the Habana and other preceding conferences.

I thanked him very profusely and emphasized our deep appreciation of this fine spirit of alert cooperation.

C[ORDELL] H[ULL]

740.0011 Pacific War/1321

Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] December 12, 1941.

The Colombian Ambassador called to see me this afternoon at my request. I told the Ambassador that I wanted to speak with him in a very unofficial and friendly way. I said the effect on public opinion in this country, as well as upon the Government, of the splendid cooperative action taken by his Government with regard to Japan had been, as he undoubtedly knew, overwhelmingly favorable and I didn't want anything to happen that would detract in the slightest degree from that happy result. I said that if the Government of Colombia

* Colombia broke off diplomatic relations with Japan on December 8, 1941.
* Gabriel Turbay.
* Not printed.
speedily took action to sever relations with Germany and Italy, the beneficial effect which I had mentioned would be greatly enhanced and it would also constitute a great relief to our War and Navy Departments.

The Ambassador said he was in the happy position of being able to give me an immediate reply. He said that he had just finished talking on the long distance telephone with President Santos and the latter had explained to him that the Congress was now completing the final stages of granting the executive full powers short of a declaration of war. He said the final vote would probably take place tomorrow. He said further that the only reason for the delay in breaking diplomatic relations with Germany and Italy was to give the Government a little more time to take precautionary measures with regard to the German and Italian colonies in Colombia before the public knew of the rupture of relations. He said he could give me almost definite assurances that the severance of relations would take place not later than Monday. I asked the Ambassador to express to the President my deep appreciation of this new proof of the unfailing cooperation and support of the Colombian Government.

S[UMNER] W[ELLES]

740.0011 European War 1939/17675 : Telegram

The Ambassador in Colombia (Braden) to the Secretary of State

Bogotá, December 19, 1941.
[Received December 19—9:20 a. m.]

685. In radio speech last night President Santos said that never had a Colombian President had to speak to his fellow citizens at a time so grave and serious for all humanity, that Colombia has the moral obligation to assume a definite attitude, “The declarations of principle of Lima and Buenos Aires, the policy defined in these Pan American Conferences and in Habana and in Panama have not been the artificial work of politicians but the almost spontaneous result of what has been and is American and what it must be.”

He followed with a statement that in the aggression of Japan, Germany and Italy against the United States “Colombia is neither indifferent nor neutral” and added that Colombia would fulfill its role in the policy of continental solidarity.

He pointed out that Colombia is not a military power and would not declare war on anyone unless it should be invaded but that it would have to work to the limit of its resources and “to fight on the side of our allies”. He continued that he had absolute faith in the United States and that Colombia would follow the letter and the spirit of the norms which determine Pan American solidarity and which guar-
antee the liberty and sovereignty of the continent. President Santos said that there could be no doubt of Colombia's intention to cooperate in the defense of the continent and the security of the Canal. With reference to Germany and Italy he said "Las leyes de la lógica están exigiendo que si rompimos relaciones diplomáticas y consulares con el Japón por su agresión contra los Estados Unidos y al hacerlo no hicimos otra cosa que cumplir con una disposición terminante de un acuerdo de la Habana ratificado por el parlamento Colombiano observamos actitud paralela con los gobiernos de Alemania e Italia que se solidarizaron con el Japón y lo acompañan en la guerra declarada al gobierno y pueblo de los Estados Unidos. En uno y otro caso nuestra actitud tiene que ser idéntica." 40 There then followed "Neustro rompimiento de relaciones diplomáticas y consulares con los gobiernos del eje crea una situación excepcionalmente delicada respecto de los nacionales de esas potencias que residen en Colombia" 41 and the President continued that Colombia would have to take extremely severe measures to prevent all propaganda and all activities contrary to American solidarity adding that it would not cavilate in anything with reference to its international security and the strict fulfillment of its obligations.

BRADEN

740.0011 Pacific War/1399

The Colombian Ambassador (Turbay) to the Secretary of State

[Translation]

No. 3255

WASHINGTON, December 22, 1941.

MR. SECRETARY: Referring to my communications Nos. 3173 and 3249 dated the 9th and 20th instant; 42 concerning the breaking off of diplomatic and consular relations between the Government of Colombia and the Governments of Japan, Germany and Italy, I have the honor to inform Your Excellency that by an executive decree issued in accordance with the principles of American solidarity the Government of Colombia has declared that it will not consider the United States of

40 Translation: "The laws of logic require that if we break diplomatic relations with Japan because of her aggression against the United States and in doing so we do no more than fulfill a positive provision of the Habana Agreement ratified by the Colombian Parliament, we observe an attitude similar to that of the Governments of Germany and Italy which allied themselves with Japan and accompanied her into war declared against the Government and people of the United States. In any case our attitude must be identical."

41 Translation: "Our breach of diplomatic and consular relations with the Governments of the Axis creates a situation exceptionally delicate with respect to the nationals of those powers who reside in Colombia."

42 Neither printed; Colombia broke off diplomatic relations with Japan on December 8, 1941, and with Germany and Italy on December 19, 1941.
America or any other of the American Republics at present at war with countries of other continents as belligerents.

I take the opportunity [etc.]

GABRIEL TURBAY

COSTA RICA

740.0011 Pacific War/685: Telegram

The Minister in Costa Rica (Lane) to the Secretary of State

SAN José, December 7, 1941.
[Received December 8—2:15 a.m.]

369. The Minister for Foreign Affairs convoked the Diplomatic Corps at 9 p.m. today with the exception of the Italian Minister and German Chargé d’Affaires who were advised at their homes regarding the purpose of the meeting. Minister Echandi informed the Corps that an extraordinary session of Congress has been called for 7 a.m. tomorrow at which the Government will propose that a state of war be declared against Japan and against any other non-American power which may commit an act of aggression against the continent. Congress also will be requested to give permission for military or naval forces of the United States to enter Costa Rican territory for any purpose whatever connected with the defense of the continent. Congress will likewise be requested in accordance with article 73 of the Constitution to declare a state of emergency giving the Government extraordinary powers. Echandi said that other Central American Governments and Panamanian Government are being consulted with a view to reaching complete solidarity. Echandi said that steps taken indicate Government desire to give all possible assistance to the United States at this critical moment.

LANE

740.0011 Pacific War/766: Telegram

The Minister in Costa Rica (Lane) to the Secretary of State

SAN José, December 8, 1941—3 p.m.
[Received 8:34 p.m.]

378. Department’s circular telegram December 8, 1 a.m. The Military Attaché has been informed by high Government officials that all radio sets owned by German nationals will be sequestered. The Legation has also advised Tropical Radio, All America Cables and Pan-American Airways that they must exert the utmost vigilance to prevent enemy parties from taking advantage of present facilities for interests inimical to the United States.

LANE
The Costa Rican Minister for Foreign Affairs (Echandi) to the Secretary of State

[Translation]

SAN José, December 8, 1941—9:47 p.m.  
[Received December 9—8:25 a.m.]

I have the honor to advise Your Excellency that because of unexpected and extraordinary aggression of which your country has been the object on the part of Japan while negotiations for peace were going on between the two nations and in accordance with the principles of solidarity and defense of this hemisphere declared in various agreements (between the) American Republics the Government of Costa Rica expresses its sympathy to the Government and people of the United States and has today at 11 o'clock declared the state of war between Costa Rica and Japan.

On this occasion I take pleasure [etc.]  

ALBERTO ECHANDI

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The Minister in Costa Rica (Lane) to the Secretary of State

SAN José, December 11, 1941—11 a.m.  
[Received 1:35 p.m.]

390. The President has just informed me that he is only awaiting official word from me that a state of war exists between the United States and Germany and Italy to issue a decree declaring war against Italy and Germany.43 He said he will also take steps similar to those outlined in the Department’s circular telegram of the 10th.44

I would appreciate receiving Department’s suggestion as to whether German and Italian diplomatic representatives should leave Costa Rica via the Canal Zone or otherwise. President said he would be guided by our views.

LANE

43 President Rafael Calderón Guardia of Costa Rica on December 11, 1941, signed the decree declaring a state of war between Costa Rica and Germany and Italy.

44 Not printed; this telegram outlined steps which had been taken to control alien enemies in the United States (740.00115 European War/1617a).
The Ambassador in Cuba (Messersmith) to the Secretary of State

HABANA, December 8, 1941—5 p. m.
[Received 8:39 p. m.]

195. Reference the Department's circular telegram of December 7, 10 p. m. I called on the Minister of State at noon today and conveyed to him the oral communication as instructed.

The Minister stated that the Cuban Government considered the dastardly and unprovoked attack made by the Japanese armed forces on our territory and people as an attack against Cuba and as against every one of the American states.

The Cuban Government considered the unprovoked attack on us by Japan as calling for an immediate declaration of war on the part of Cuba against Japan. While this was Cuba's obligation under the inter-American agreements, particularly that of Habana, the Government of Cuba because of its traditional relationships of close amity and cooperation with the United States would proceed with the declaration of war even if such conventions did not exist.

The President of Cuba was preparing today a message to the Congress and the declaration of war would be voted either today or tomorrow by the Congress.45

The Minister went on to say that the Council of Ministers had also decided to send in the name of the Cuban Government to President Roosevelt a message pledging the full support of Cuba to the United States in every degree and manner in her power.

He further stated that the Council of Ministers had decided to send in the name of the Cuban Government a message to the Governments of the other American republics urging that immediate steps be taken by all to show the complete solidarity of the continent and complete cooperation with the United States.

It is likely that the actual declaration of war will not be voted by the Congress until tomorrow as the message and other documents are in preparation. The Minister informed me however that the passports of the Japanese Chargé and staff were already under preparation.

There is no question that the Government's action in calling for a declaration of war has the support of all parties and all sectors of the Cuban population.

Messersmith

44 José M. Cortina.
45 Cuba declared war on Japan on December 9, 1941, and on Germany and Italy December 11, 1941.
HABANA, December 8, 1941.

In view of the contemptible aggression which the armed forces of Japan have made upon territory of the United States without prior notice or provocation, and while Your Excellency was seeking a pacific solution of the pending problems, I have the honor to express to you the most absolute compenetration [solidarity] of the people of Cuba with the people of the United States, as well as the purpose of the Cuban nation and Government of giving its absolute and decided cooperation to the United States in the existing war. We consider that this aggression made by a non-American State against the integrity and inviolability of the territory of an American State is the case foreseen in the Fifteenth Declaration of the Habana Conference by virtue of which all the nations of the Continent should also consider themselves the subject of aggression in the same way and they must react thereto in a united manner.

FULGENCIO BATISTA

DOMINICAN REPUBLIC

CIUDAD TRUJILLO, December 7, 1941—10 p. m. [Received 11:10 p. m.]

236. Department's circular telegram December 7th, 4 p.m. I spoke with the President of the Republic, who had of course heard the news by radio. He asked me to assure you that the Dominican Republic is our ally both in word and deed and that we may count on its complete cooperation. He added that his Government will take any and all measures that we desire.

He added that the Dominican Congress has been convened for tonight at 9 p.m. to take appropriate decisions on cooperation with us.

SCOTTEN

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"Copy transmitted to the Department by the Ambassador in Cuba in his despatch No. 3064, December 9, 1941; received December 10.

"Manuel de Jesús Troncoso de la Concha."
740.0011 Pacific War/834 : Telegram

The President of the Dominican Republic (Troncoso de la Concha) to President Roosevelt

[Translation]

CIUDAD TRUJILLO, December 8, 1941.

The President: I have the honor to declare to Your Excellency that the Government of the Dominican Republic, faithfully interpreting the unanimous national sentiment, has decided to stand in this historic moment with the noble people of the United States of America and to that effect today declared war on the Japanese Empire, in order to contribute with all its resources to the defense of the ideals of freedom and democracy which, to the benefit of humanity, are so splendidly maintained by Your Excellency and the great American nation, and which are the same ideals as have shone in Dominican foreign policy during the last 10 years. With sentiments of the most distinguished consideration,

M. DE J. TRONCOSO DE LA CONCHA

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740.0011 Pacific War/1151

The Minister in the Dominican Republic (Scotten) to the Secretary of State

No. 810

CIUDAD TRUJILLO, December 10, 1941.

[Received December 15.]

Sir: I have the honor to inform the Department events have moved so swiftly in the past few days that it has seemed somewhat superfluous to attempt to write a detailed report by despatch of each event as it occurred. The Department was advised promptly of the circumstances attendant to the declaration of war against Japan by the Dominican Government. The Department may be interested to know, however, that this declaration of war was not merely a gesture on the part of the regime now in power, but that it really received the spontaneous approval of all sections of public opinion here, including the man on the street. The sentiment of Dominicans of all classes has been very sincerely one of indignation at the treacherous initial attack of the Japanese, and I have had innumerable expressions of sympathy and offers of cooperation from Dominicans of all classes.

The officials of the Government have showed a spirit, not only of willingness, but of desire to cooperate with our Government and with this Legation and to carry out any measures relating to defense which we may suggest. The Legation has furnished the proper authorities with a complete list of Germans and Italians on our suspect list, and
only this morning the Minister of Foreign Affairs \textsuperscript{47} assured me that, in view of the statements made by President Roosevelt in his speech \textsuperscript{43} last night, and in view of the reports published in the press that authorities in the United States have begun to round up suspected persons, not only of Japanese but of German and Italian nationality as well, the Dominican authorities will immediately, as a preventive measure, take into custody and place in concentration camps all of those persons referred to above. The Department will realize that there are large numbers of Jewish refugees here of German nationality, and that, up to the present at least, it does not seem to be necessary for this Government to take any measures against these unfortunate people, excepting to keep them under very close surveillance. As an additional measure of precaution, I called this morning a meeting of the representatives of the principal American firms here which, of course, included the representatives of the petroleum companies, the Electric Light Company, et cetera. I explained to this group that measures which might have seemed fantastic even a few days ago now constitute a pressing problem, and I referred especially to the necessity for defense against possible acts of sabotage. The problem of each company was discussed, and it was decided that the Military and Naval Attachés, accompanied by representatives of the oil companies and the Electric Light Company, would immediately see General Hector Trujillo, Chief of the General Staff, and arrange for adequate guards to be placed at the most vulnerable points belonging to those companies.

This Government has already instituted a censorship both of mail and telegrams. . . .

Respectfully yours,

R. M. SCOTTEN

ECUADOR

740.0011 Pacific War/690 : Telegram

The Minister in Ecuador (Long) to the Secretary of State

QUITO, December 7, 1941—6 p.m.

[Received 10:25 p.m.]

502. I saw President Arroyo at 6 this evening, who informed me that he could make no official statement before consulting his Cabinet but that speaking entirely personally “I am absolutely with you”.

The President expressed concern for the safety of the Galápagos Islands.\textsuperscript{49}

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\textsuperscript{47} Arturo Despradel.
\textsuperscript{48} For text, see Department of State Bulletin, December 13, 1941, p. 476.
\textsuperscript{49} For correspondence regarding interest of the United States in the Galápagos Islands, see Foreign Relations, 1940, vol. v, pp. 850 ff.
Quito, December 8, 1941—1 p.m.

506. Reference Department's circular telegram December 7, 10 p.m. I called on the Minister for Foreign Affairs\(^{59}\) this morning who made the following statement to me:

Ecuador considers itself to have been likewise attacked. Ecuador is prepared to comply with all of its duties of solidarity in defense of the continent in accordance with all the dispositions of the various Pan American conferences. We want to know how we can cooperate. We are very anxious to conclude the agreement with the United States to prevent the danger that Japan may occupy or establish bases on the Galápagos. We are taking steps to exercise surveillance over all Japanese in the country. A telegram in the foregoing sense is being sent to Alfaro.\(^{61}\)

LONG

Quito, December 8, 1941—3 p.m.

510. The President and Foreign Minister asked me to join them this afternoon and indicated they were exploring future possibilities. There are in Ecuador about 25 Japanese plus an active Chargé d'Affaires. If Ecuador should declare war or even take some lesser step that might involve the Japanese in a concentration camp it is their feeling that Japan might endeavor to seize the Galápagos as a base which Ecuador is unable to prevent. Thus with the intention of helping us by interning the Japanese Ecuador might actually furnish Japan a pretext to seize the Galápagos. Is there anything that I can suggest in this connection?

\(^{59}\) Julio Tobar Donoso.

\(^{61}\) Colón Eloy Alfaro, Ecuadoran Ambassador in Washington. The rank of the Ecuadoran representative in the United States was raised to that of Ambassador in December 1941.
Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] December 9, 1941.

The Ambassador of Ecuador called to see me this morning. The Ambassador stated by instruction of his Government that he was ordered to inform this Government:

(a) that the Government of Ecuador had received with the utmost indignation news of the treacherous attack by Japan upon the United States;

(b) that the Government of Ecuador intended, and would so publicly declare, to carry out all of its inter-American agreements and to cooperate in every possible way with the United States for the defense of the hemisphere; and

(c) that, believing that the situation of the Galápagos Islands was one which would expose them to danger of Japanese attack or occupation, the Government of Ecuador would immediately be willing to discuss with the United States an agreement for the protection of those islands by the United States.

I told the Ambassador that I hoped he would inform his Government immediately, in the name of the President and of the Government of the United States, of the deep appreciation with which this message had been received. With regard to his final point, I said that I would immediately consult the appropriate authorities of the United States and would let him know what suggestions they might have to offer.

S[UMNER] W[ELLES]

The Secretary of State to the Minister in Ecuador (Long)

WASHINGTON, December 10, 1941—5 p. m.

380. Your 510, December 8, 8 p. m. Please inform the President and the Foreign Minister that this Government has received assurances from Peru that it will fulfill all its obligations and commitments under the various inter-American agreements designed to implement hemispheric solidarity. Peru has already taken a number of specific steps to put this policy into practice and the Department has no reason to believe that Peru is in any way subject to Axis influence.

With reference to the proposed internment of a few Japanese nationals in Ecuador, the Department does not believe that such measures would affect in any way any plans the Japanese may have regarding the Galápagos Islands, and considers such internment highly important.

HULL
The Minister in Ecuador (Long) to the Secretary of State

QUITO, December 11, 1941—4 p.m.
[Received 8:44 p.m.]

526. Reference Department's circular telegram of December 8, 1 a.m. The Ecuadorean Government asserts willingness to comply, is doing what it can but asks for specific suggestions as to how we exercise preventive power, regulations governing telecommunications were published in the Registro Oficial, Nos. 478 and 479, of July 3 and 4, 1940. The Foreign Minister states that Ecuador will be pleased to modify or amend regulations if we suggest the changes.

Axis representatives will probably now use clandestine radio: see our No. 513. 52

Long

The Minister in Ecuador (Long) to the Secretary of State

QUITO, December 11, 1941—7 p.m.
[Received December 12—1:21 a.m.]

528. The substance of Department's telegram 380, December 10, 5 p.m. seems to have satisfied the Foreign Minister with respect to Peru and Axis influence.

However, he states that notwithstanding the fact that public opinion is urging the Government to break off relations or declare war against Japan Ecuador would first like to know what aid we are prepared to give to patrol and defend the Galápagos Islands. He would appreciate receiving as quickly as possible a statement of our views regarding these islands. 53

I explained that there might be some question as to the advisability of any government establishing a base on the islands at this juncture.

The Minister said he at least hoped that Japan would not regard them as worth seizing. He asked whether we would rather arrange for their use or run the risk of having Japan take possession of them?

I offered to refer the matter to the Department.

Long

52 Dated December 9, 1941, noon; not printed.
53 See section under Ecuador entitled “Cooperation between the United States and Ecuador on certain military measures for hemisphere defense”, vol. vii, pp. 258 ff.
EL SALVADOR

740.0011 Pacific War/748: Telegram

The Chargé in El Salvador (Gade) to the Secretary of State

SAN SALVADOR, December 8, 1941—10 a.m. [Received 2:03 p.m.]

105. Department's circular telegram of December 7, 10 p.m. In reply to the oral communication, the Foreign Minister handed me a copy of a telegram which is being sent by President Martínez to President Roosevelt and which in translation reads as follows:

"I consider that the Japanese attack on Hawaii and Manila is absolutely unjustified and contrary to the principle of law and treatment due a country with which she was at peace. National Assembly is meeting today to study the unusual case and to declare war on aggressor nation."

A similar message is being forwarded from the Foreign Minister to the Secretary of State.54

The National Assembly is expected to convene at noon today.

Gade

740.0011 Pacific War/771: Telegram

The Chargé in El Salvador (Gade) to the Secretary of State

SAN SALVADOR, December 8, 1941. [Received December 8—3:46 p.m.]

107. At 1 p.m. today the National Legislative Assembly unanimously declared El Salvador in a state of war with Japan and authorized the Executive Power to take similar measures against any other non-American powers which may commit acts of aggression against American countries.

Gade

740.0011 Pacific War/1148

The Minister in El Salvador (Frazer) to the Secretary of State

No. 1892

SAN SALVADOR, December 12, 1941. [Received December 15.]

SIR: In amplification of the Legation's despatch no. 1889 of December 10, 1941,54 regarding the Salvadoran Government's declaration of war on Japan, I have the honor to report that the Salvadoran

54 Not printed.
public is unquestionably whole heartedly in favor of its Government's action and that its sentiments are sincerely and warmly pro-United States.

In the afternoon of December 8, a crowd of about two thousand persons spontaneously gathered in front of the Legation and cheered the United States.

At five o'clock in the afternoon of December 9, a rally, organized by the Pro Patria Party (the Government Party) was held in the Parque Barrios in San Salvador. It has been variously estimated that there were from 15,000 to 25,000 participants, many of whom wore the Salvadoran colors, carried American and British flags, or “V” labels. President Martínez, Cabinet Ministers, high Pro Patria Party officials, and members of the Diplomatic Corps (including the staff of this Legation), gathered on the balcony of the National Palace which overlooks the Park. President Martínez, before a loud speaker and microphone, addressed the mass meeting first. He declared that El Salvador was at war, that the people must realize the real meaning of the word “war”—hate and the destruction of culture. He went on to say that El Salvador had declared war in defense of the most precious of treasures, Liberty. “For the defense of America,” he said, “there will be no sacrifices, for the pleasure of doing what honor and dignity demand, is not a sacrifice. What do you prefer to be, slaves or free men?” To which the crowd shouted “free men!”

In my absence, First Lieutenant Moscoso, the Assistant Military Attaché to the Legation, who has perfect command of Spanish, then expressed the sincere appreciation of the United States for the attitude of friendship of the Salvadoran Government and people. He was followed by Dr. Lázaro Arévalo Vasconcellos, Attorney General of the Republic, who, as President of the Pro Patria Party, expressed his Party’s full support of the Government. After several other short patriotic speeches, the demonstration was concluded with cheering for El Salvador, the United States, and Great Britain.

Similar mass meetings, organized by the Pro Patria Party, were held simultaneously in every other city and town of the Republic.

In the evening of December 11, several hundred students of the University of El Salvador held a demonstration in front of the Legation, at which I and the leaders of the students made short speeches of friendship for the United States, followed by the usual “vivas.”

Since the news of war with Japan became known, the Legation has continued to receive a great number of telegrams from organizations and private persons, expressing their abhorrence of Japan’s treacherous aggression and their deep sympathy for the United States.

Respectfully yours,

ROBERT FRAZER
The Minister in El Salvador (Frazer) to the Secretary of State

SAN SALVADOR [undated].
[Received December 26, 1941—2:11 p.m.]
135. Department’s circular telegram December 8, 1 a.m. This Government already enacted measures mentioned.

Frazer

GUATEMALA

The Chargé in Guatemala (Dwyre) to the Secretary of State

GUATEMALA, December 7, 1941—11 p.m.
[Received December 8—5:43 a.m.]
217. Foreign Minister has been notified of contents of Department’s circular telegram December 7, 4 p.m. He immediately informed President Ubico. The President sent word to me by Chief of Protocol to say that he personally had taken charge of the situation in Guatemala and had himself communicated with all ports and other strategic locations to insure against possibilities of sabotage. President also said that early tomorrow he would formulate with the Foreign Minister the message to be sent to President Roosevelt.

Dwyre

The Guatemalan Minister for Foreign Affairs (Salazar) to the Secretary of State

[Translation]
GUATEMALA [undated].
[Received December 8, 1941—10:33 p.m.]
I have the honor to advise Your Excellency that the Government of Guatemala having been informed of the unjustified acts of aggression of Japan and of the declaration of belligerency by the Congress of the United States of America has convoked for this very day the National Legislative Assembly to the end that meeting in extraordinary session it may consider that emergency situation and take on the steps which may be necessary in the present state of war, taking into consideration spiritual bonds and interests of every kind (which) unite Guatemala with the United States and especially those of a juridical order which have established the solidarity of the nations of this hemisphere in case of aggression on the part of an extra-continental power.
I greet Your Excellency [etc.]

Carlos Salazar
REATIONS TO U.S.—AXIS STATE OF WAR

740.0011 Pacific War/333 : Telegram

The Guatemalan Minister for Foreign Affairs (Salazar) to the Secretary of State
[Translation]

GUATEMALA [undated].
[Received December 9, 1941—4:29 p.m.]

It gives me pleasure to advise Your Excellency that Legislative Assembly of this Republic last night declared a state of war between Guatemala and Japan, thus expressing solidarity of Guatemalan Government and people with the United States of America with which indestructible bonds of loyal friendship unite Guatemala.

I renew to Your Excellency [etc.] CARLOS SALAZAR

740.0011 Pacific War/332 : Telegram

The Chargé in Guatemala (Dwyre) to the Secretary of State

GUATEMALA, December 10, 1941—noon.
[Received 6:05 p.m.]

255. Substance of Department’s circular telegram December 8, 1 a.m., was discussed fully with the Foreign Minister this morning and he assured me that the Guatemalan Government censors all communications excepting those transmitted by diplomatic pouch and that the vigilance now being maintained over communications facilities effectively prevents use detrimental to hemispheric security. He promised to issue necessary instructions to appropriate authorities calling attention to added importance of constant vigilance.

Dwyre

740.0011 Pacific War/689 : Telegram

The Chargé in Haiti (Sparks) to the Secretary of State

PORT-AU-PRINCE, December 7, 1941—7 p.m.
[Received 10:08 p.m.]

235. President Lescot has asked me to convey the following message to President Roosevelt which reads in translation.

“The Haitian Government and people profoundly indignant by the cowardly Japanese aggression of which American possessions have been the victims requests you to consider that the Republic of Haiti is completely united with the United States in this conjuncture.

If for military needs any part of Haitian territory should be necessary for American forces the Haitian Government offers once again to the Government of the United States its entire cooperation and will receive with enthusiasm any suggestion or request that it might wish to make.”

Sparks
The Chargé in Haiti (Sparks) to the Secretary of State

PORT-AU-PRINCE, December 7, 1941—8 p. m.
[Received 10:56 p. m.]

238. During my call on the President this evening he gave categorical instructions to the Chief of Police to take immediately additional steps to guard against possible attempts at sabotage and to apprehend any person showing any suspicious movement. While there are no Japanese in this country he gave these orders in recognition of the collaboration of Japan and Germany as Axis partners and the possibility of attempt at sabotage by Germans.

SPARKS

The Chargé in Haiti (Sparks) to the Secretary of State

PORT-AU-PRINCE, December 8, 1941—11 a. m.
[Received 12:09 p. m.]

241. President Lescot with the unanimous approval of the permanent Committee of National Assembly declared war on Japan.

A state of siege has been declared and warning has been served that any saboteur will be tried by court martial and executed.

SPARKS

The Chargé in Haiti (Sparks) to the Secretary of State

PORT-AU-PRINCE, December 9, 1941—4 p. m.
[Received 5:51 p. m.]

246. The following is translation of the pertinent part of a note received today from Minister for Foreign Affairs.55

"In view of the unjustifiable aggression of the Japanese Government against American possessions in the Pacific the Republic of Haiti faithful to its policy of friendship and complete understanding with the United States of America and in accord with the Pan-American doctrines of continental solidarity has placed itself alongside of the sister republic in declaring war against the Japanese Empire.

I would be grateful to you to bring this fact to the knowledge of your Government and to request the Department of State to be good enough to communicate it to the Embassies of the United States at

* Charles Pombrun.
Vichy, London and Rome charged with Haitian interests and to communicate it also to Mr. Leon Robert Thebaud, our Minister to the Holy See.”

SPARKS

HONDURAS

740.0011 Pacific War/781 : Telegram

The Minister in Honduras (Erwin) to the Secretary of State

TEGUCIGALPA, December 8, 1941—5 p. m.
[Received 10 p. m.]

112. Department’s confidential telegram of December 8, 1 a. m. The Foreign Office reports martial law declared throughout the republic today imposes strict censorship of all communications. This matter will be thoroughly followed up at any time that precautions here appear to be insufficient.

ERWIN

740.0011 Pacific War/845 : Telegram

The Honduran Minister for Foreign Affairs (Aguirre) to the Secretary of State
[Translation]

TEGUCIGALPA [undated].
[Received December 8, 1941—10:28 p. m.]

In accordance with the declarations sanctioned by the principle of American solidarity (and) security in the Conventions of Buenos Aires, of Lima, of Panama and of Habana by the Plenipotentiaries of the 21 American Republics and in view of the declaration of war made by Japan against your friendly Republic yesterday as well as the aggression and bombardments against Manila and Hawaii the Sovereign National Congress of Honduras in Decree No. 2 which it has issued today has declared war on Japan. I have the honor to advise your friendly Government of this through the worthy channel of Your Excellency in fulfillment of the stipulations of the Conventions referred to above.

SALVADOR AGUIRRE

740.0011 Pacific War/876 : Telegram

The Minister in Honduras (Erwin) to the Secretary of State

TEGUCIGALPA, December 9, 1941—4 p. m.
[Received 8:29 p. m.]

114. The Honduran Foreign Minister requests me to convey a message from the President of Honduras tendering to the United States
Government any facilities on the Atlantic coast as well as Fonseca Bay and also the use of these waters for naval bases or any other purposes.

The Honduran Government is communicating with the Governments of Nicaragua and El Salvador requesting them to collaborate in this matter.

Repeated to Managua, San Salvador and Naval Attaché.

ERWIN

MEXICO

740.0011 Pacific War/707: Telegram

The Chargé in Mexico (McGurk) to the Secretary of State

MEXICO, December 7, 1941.

[Received December 8—4:38 a.m.]

720. The Under Secretary called me to this [his?] office tonight and handed me the copy of the following declaration issued by the Mexican Government to the press this evening. I had previously communicated to him the substance of the Department’s circular of December 7, 4 p.m. : (in translation).

"Without a previous declaration of war and exactly at the same time as a Special Ambassador of Japan was in Washington carrying out diplomatic conversations with the high American authorities of the Department of State, the Japanese forces started bombarding Manila and the Hawaiian Islands attacking, in its possessions, the United States of America, and thus obligating themselves, before history, with all the responsibility of those events which are coming and which will, unfortunately, spread that conflagration which is afflicting humanity. The Government of Mexico, which, from the beginning of the present struggle, defined, with full energy, the spirit of positive solidarity which joins it to the other governments of the Continent, has learned with the deepest emotion of the rights deeds constituting a new violation of the fundamental principles of the rights of mankind committed by one of the powers grouped together with the totalitarian dictatorships against the democracies of the world. With that solemnity which is appropriate to the seriousness of the circumstances, Mexico declares that its conduct will inflexibly follow the postulates of justice and of honor which it has, until today, maintained without hesitation. In the premises, it believes it appropriate to recall that, in accordance with the resolutions adopted in the Meeting of Foreign Ministers at Habana, in 1940, one of these postulates is the fact that any aggression against any nation of this hemisphere will be considered by our country as an aggression against our own sovereignty. Another of these postulates was definitely established in the note that our Chancery addressed, on July 8 of this year to the Uruguayan Chancery advising it of the decision of the Government of Mexico

See translator's summary of replies of the American Republics to the Uruguayan proposal, p. 31.
that it would not consider as a belligerent any American Republic
that, in defense of its rights finds itself in a state of war with countries
of other continents. The foregoing principles are solidly rooted in
the public conscience of Mexico and are the direct consequence of the
position that we have assumed in condemning all aggressions and in
invariably raising our voice against any act implying the intention
of placing the contingencies of war ahead of the solutions of justice.
Our past is the best guarantee of our future. Associated with the
United States in the common defense of democracy and of the destiny
of America, we will omit no effort, by all possible means, to establish
our spirit of solidarity and of close friendship. In this hour, of the
greatest importance, the Government is convinced that the opinion
which it expresses is that of all Mexicans and it has the absolute cer-
tainty that, irrespective of the results, the nation will carry out una-
нимously a decision which is in full accord with the continuity of its
traditions and with the dignity of our future. Mexico, December 7,
1941."

McGurk

740.0011 Pacific War/958

The Mexican Chargé (Quintanilla) to the Secretary of State

[Translation]

WASHINGTON, December 8, 1941.

Mr. Secretary: On telephonic instructions from my Government,
I have the special pleasure of forwarding to Your Excellency a copy
of the statements which have just been made in Mexico City by the
Secretary of Foreign Affairs, Ezequiel Padilla. In this document,
the Government of Mexico announces the decision which it took today
to break off diplomatic relations with the Japanese Empire.

As the statements of Secretary Padilla are themselves sufficiently
explicit, it is unnecessary for me to expand upon the extraordinary
importance which the enclosed document has, not only for Mexico and
the United States, but also for the fate of Pan Americanism.

I take this opportunity [etc.]

Luis Quintanilla

[Enclosure—Translation]

DEclarations Of THE DEPARTMENT Of FOREIGN AFFAIRS Of MEXICO,
MADE DECEMBER 8, 1941

On repeated occasions the Government of Mexico has made public
the purposes of unshakable solidarity which inspire the policy of our
country’s relation with the other nations of this continent. In con-
formity with this attitude, Mexico—during the Meeting of Foreign
Ministers held in Habana in 1940—agreed to consider as an act of
aggression against itself any attack by a non-American State which
should injure the fundamental rights of any of the Republics of this hemisphere.

The Government of Mexico, which has invariably advocated the absolute respect of international engagements voluntarily contracted, cannot fail to consider—as a natural consequence of the aforesaid declaration—that the maintenance of its diplomatic relations with Japan is incompatible with the act of aggression which the latter has committed against the United States of America.

Accordingly, instructions have been given to our Minister in Tokyo that, after notification of the foregoing to the authorities near which he is accredited, he shall proceed to close the Legation and the Consulate in Yokohama.

The above decision has been communicated to the Minister of Japan in this capital for similar effects, there having been cancelled, from this date, the provisional authorization granted to Consular Agents of the said Empire in the Mexican Republic.

740.0011 Pacific War/784 : Telegram

The Chargé in Mexico (McGurk) to the Secretary of State

MEXICO, December 8, 1941—4 p. m.  
[Received 8:52 p.m.]

780. Reference to my telegram No. 724, December 8, noon.  
We learn from a thoroughly reliable source that the Foreign Office is discussing the possibility of recommending to the Mexican Congress the breaking of diplomatic relations with Japan and declaring Mexico a non-belligerent ally of the United States. The reason for this attitude of the Foreign Office is understood to be that a declaration of war by Mexico which has not the means to wage effective warfare would subject this country to ridicule and that a declaration of non-belligerent alliance with the United States would give the Mexican Government virtually the same power for national defense that it would have under a formal declaration of war. According to our informant all Japanese subjects will be interned and the Japanese Minister will be handed his passports.

Definite action will probably be taken tomorrow December 9.

McGURK

*Not printed.
REATIONS TO U.S.-AXIS STATE OF WAR

740.0011 Pacific War/937: Telegram

The Mexican Minister for Foreign Affairs (Padilla) to the Secretary of State

[Translation]

MEXICO [undated].

[Received December 10, 1941—8:25 a.m.]

51921. In accordance with the spirit of the resolutions adopted at the Second Consultative Meeting held at Habana in July 1940, I have the honor to inform Your Excellency that the Government of Mexico yesterday broke its diplomatic and consular relations with Japan, in view of the aggression committed by the latter against the United States of America.

I renew [etc.]

EZEQUIEL PADILLA

NICARAGUA

740.0011 Pacific War/786: Telegram

The Minister in Nicaragua (Boal) to the Secretary of State

MANAGUA, December 8, 1941—noon.

[Received 6:23 p.m.]

260. In compliance with the Department’s triple priority circular of December 7, 10 p.m., I have communicated with the Minister for Foreign Affairs ⁵⁷ᵃ who has given me the following statement:

“The Government of Nicaragua in accordance with the Pan American conventions and declarations and consistent with its invariable conduct of solidarity and common continental defense and the reiterated public statements of his Excellency, President Somoza, profoundly laments the treacherous aggression on the territory of the United States of America by the Japanese forces and in this hour of trial for the continent in which it considers Nicaragua equally attacked, lends itself without vacillations to its defense and to defensive cooperation with the United States of America. Consistent with this firm resolution, the Government of Nicaragua in conformity with its political constitution has convoked the National Congress submitting to it a proposed declaration of war on Japan and requesting the respective authorization in order that the Executive may declare war upon any other non-American power which commits acts of aggression against any other Republic of this hemisphere.”

BOAL

⁵⁷ᵃ Manuel Cordero Reyes.
The Minister in Nicaragua (Boal) to the Secretary of State

MANAGUA, December 8, 1941—10 p. m.
[Received December 9—1:39 a.m.]

263. I saw the Minister of Foreign Affairs again this morning regarding anti-sabotage measures, restriction of communications facilities to totalitarians and Nicaragua's declaration of war.

Guards have been placed at principal fuel and oil depots, radio and telegraph stations and offices and both air ports in Managua. Guards will be placed in the grounds of the German club which adjoins the West India Oil Depot.

The President is taking steps to restrict the communications by telephone and telegraph of Axis representatives and nationals. It is understood that the German Legation telephone is now out of order. I understand that orders have been given to confine the two Japanese nationals in the country.

The President and Cabinet have been exploring ways and means of arriving immediately at a state of war with Japan and yet doing so in accordance with their constitutional procedure which requires 5 days of preliminary sessions before the Congress when reconvened can transact war emergency business; or in this case, declare war. I inquired of the Foreign Minister whether it would be within their constitutional rights for the President to declare the existence of a state of war as a fact "de hecho", leaving it to Congress as soon as possible to pass a formal declaration based on a formal message to them. This might enable the President to declare a complete state of emergency and "suspend guarantees" today.

The Foreign Minister felt that this would be feasible and subsequently I was called to the Casa Presidencial by the President and asked to sit in on the Cabinet meeting as a guest. The President and Cabinet then decided to issue a declaration in the foregoing sense today.

The President also asked me, in the presence of his Cabinet, to assure the United States that Nicaraguan territory is immediately available for the use of American armed forces; that Nicaragua can raise up to 10,000 men to cooperate in defense measures and that these can be used if necessary, in this hemisphere at least, outside of Nicaragua. He pointed out that the cost of maintaining a Nicaraguan soldier would not be over half the cost for an American soldier and instanced the possibility of their use at Panama.

He said that steps would be taken to make at least one of the two Nicaraguan patrol vessels at Corinto seaworthy for local patrol. He said that officers for these vessels would be needed and could only
be obtained from the United States. (See my telegram no. 258 of December 7th.) He said that if our Government so desired, he would place Colonel Mullins in charge of raising and training any Nicaraguan force so to be used.

He desired the unconditional support and solidarity of Nicaragua in this war to be expressed to you and to President Roosevelt.

The Nicaraguan Congress will probably meet tonight or tomorrow and some means will probably be found to hasten its formal action to follow up the declaration the President will make today.

I have the honor to recommend (1) an expression of thanks and appreciation which can be published from President Roosevelt to President Somoza (2) consideration and study with this Legation of the feasibility of the acceptance of his offer for the use of a very limited number of Nicaraguan troops to be incorporated into defense service. If some American force, air or naval, for instance, could be stationed in this country such troops might be assigned with them. (3) Expedite measures for arming the patrol vessels GN-1 and 2. (4) Sending a Military Attaché who can act as liaison officer with the War Department or [on?] military defense measures who can act from day to day.

Daily communication is being maintained between naval radio station Panama and the Guardia station at the Presidency.

Boal

740.0011 Pacific War/882 : Telegram

The Minister in Nicaragua (Boal) to the Secretary of State

Managua, December 9, 1941—3 p. m.
[Received 7:05 p. m.]

264. President Somoza has issued the following manifesto published in today’s newspapers:

"The world already knows of the violent and unjustified aggression on the part of Japan of which the United States of America has been the object. Before this latest attack Nicaragua cannot remain indifferent, linked as it is with the nation of the north and with each of the sister republics of the western hemisphere not only by ties of geographic solidarity and of sincere democratic ideology but also by various declarations and pan American conventions signed in Lima, Panama and Habana which in themselves create an immediate obligation. In consequence my Government finds itself under the necessity of considering Nicaragua in a state of war ‘de facto’ with Japan pending the legal declaration of such status by the National Congress in accordance with the principles contained in our political constitution, and this attitude which I assume in solidarity with the nations of the American continent in addition to representing my own demo-

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*Not printed.*
cratic convictions faithfully interprets the sentiments of the Nicaraguan people who have already made them clear in public and spontaneous form. This hour of history is of transcendental importance to the destiny of our peoples and no passive attitude is possible; the gravity and speed with which events are developing demands of us constant vigilance and prompt action for the defense of human liberties and of Christian civilization endangered by the attacks of unrestrained forces and violence which threaten to destroy democracy, the foundation stone of the security and well being of all free men. Signed A. Somoza."

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740.0011 Pacific War/S94 : Telegram

The Minister in Nicaragua (Boal) to the Secretary of State

MANAGUA, December 9, 1941.
[Received December 10—7:35 a.m.]

266. Nicaraguan Congress this evening unanimously approved declaration of war against Japan and authorized President Somoza to declare war against any other non-American nation attacking or declaring war against any American nation. This was followed by an enthusiastic spontaneous demonstration by a large crowd in front of the Legation. The diplomatic representatives of the American nations and of Great Britain gathered at the Legation to witness the demonstration and express thanks to the speakers.

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740.0011 Pacific War/1028 : Telegram

The Minister in Nicaragua (Boal) to the Secretary of State

MANAGUA, December 12, 1941—2 p.m.
[Received 7:59 p.m.]

287. Reference my telephone conversation with Duggan, following is text of Nicaraguan telegram of today to the Government of El Salvador:

"My Government is most grateful to Your Excellency for the suggestion that jointly with the Republic of Honduras the waters of the Gulf of Fonseca be offered to the United States of America and to any other American nation for the common defense of the continent. In concurrence with the high aims which inspire Your Excellency's illustrious Government, I am pleased to bring to your attention the fact that my Government, in anticipation of such a practicable idea offered in advance to the Government of the United States of America, as from the night of the 7th of this month, the free use of its territory including inland and maritime waters."

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No record of conversation found in Department files.
The Ambassador in Panama (Wilson) to the Secretary of State

PANAMA [undated].
[Received December 8, 1941—1:45 p.m.]

483. The Government issued last night the following proclamation:

"The Government of the United States of America has officially informed the Government of Panama that the military forces of the Imperial Government of Japan today unexpectedly attacked the military bases of the United States situated in Hawaii and the Philippines. This attack being in the form of an aerial bombardment which has caused an appreciable number of casualties and severe damage. Following this treacherous aggression carried out while a conference was being held in Washington in the midst of a spirit of peace between the Diplomatic Envoy of the Emperor of Japan and the Secretary of State of the United States the Government of Japan has declared that a state of war exists between that country and the United States of America. The Government at Washington at the same time has been forced to declare that there were immediately placed in operation all the war plans prepared by the United States to defend itself against the Government of Japan. The critical situation thus created places the Government of Panama in the face of a state of emergency the gravity of which is of indisputable proportions and in the face of such facts the Executive power after careful and detailed study of the situation and with the unanimous approval of the Cabinet Council has arrived at the conclusion that the present moment demands from the Panamanian Government a clear and defined declaration of Panama's position in the face of this conflict and for that reason the Government proceeds to issue this proclamation which has as its purpose to declare that the Republic of Panama mindful of its principles of a purely democratic nation true to its international obligations has taken and will take all the measures which this emergency requires in order to cooperate in the defense and the protection of the Panama Canal the security of which as well as of the Republic itself are imminently threatened by the aggressor forces of the Government of Japan. The Panama Canal is the center of American defense and is a project in which the Panamanian nation as well as the United States have a joint and vital interest as was clearly established in the general treaty of March 2, 1936, signed by the two countries article X of which states that in the event of a conflagration or of threat of aggression which would endanger the security of the Republic of Panama or the neutrality or security of the Panama Canal the two Governments will take such measures of prevention and defense as they may consider necessary for the protection of their common interests. Mindful of this situation the Government has proceeded to intern Japanese subjects residing on the Isthmus as a precautionary measure, to forbid the exportation of gold or other funds belonging to the Government of Japan.

*General treaty of friendship and cooperation; for text, see Department of State Treaty Series No. 945, or 53 Stat. (pt. 3) 1907.*
or to its subjects who are in Panama, to order censorship of radio and
cable communications and to intensify the surveillance of all elements
who constitute or may constitute a threat against the common interests
of Panama and the United States in the security of the Panama Canal.
The Government of Panama takes this occasion to reassert once more
a universal declaration that Panama at all times shall be on the side of
the democratic principles which form the constitutional and repub-
lican foundation of the Panamanian nation and that it shall continue
to cooperate with the Government of the United States in a loyal
honest decided and energetic manner in this grave emergency which
threatens the vital interests of the two countries and which also threat-
en the principles so ardently defended by the American Republics as
the indispensable foundation for their existence as sovereign and free
nations."

WILSON

740.0011 Pacific War/791: Telegram

The Ambassador in Panama (Wilson) to the Secretary of State

PANAMA, December 8, 1941—3 p. m.
[Received 6:40 p. m.]

487. I called on the President of the Republic 63a this morning to
thank him for the wholehearted cooperation being given by the
Panamanian Government. He said that the Panamanian Government
and people are one hundred percent with the United States come what
may. He said that he had been talking this morning with members of
the National Assembly who were unanimous in their intention to vote a
state of war with Japan as soon as the United States took such action.

WILSON

740.0011 Pacific War/825: Telegram

The Ambassador in Panama (Wilson) to the Secretary of State

PANAMA [undated].
[Received December 9, 1941—11 a. m.]

489. Last night National Assembly voted resolution declaring state
of war exists between Japan and Panama and Panama will use all
means within power to cooperate most effectively defense national
territory and Panama Canal.

As under constitution existence war to have full legal effects re-
quires approval law after three readings a bill in this sense was also
voted first reading.

WILSON

63a Arnulfo Arias.
The Ambassador in Panama (Wilson) to the Secretary of State

PANAMA [undated].

[Received December 11, 1941—2:51 p.m.]

494. Reference my 489, December 9. Law declaring existence state of war and providing other measures relating to world conflict was voted yesterday afternoon in third debate by National Assembly signed by President and entered immediately into effect.

WILSON

PARAGUAY

The Minister in Paraguay (Frost) to the Secretary of State

ASUNCION, December 9, 1941—10 p.m.

[Received December 10—12:35 p.m.]

215. Department’s circular of December 7, 10 p.m. Foreign Minister returned this evening at President’s urgent summons and conferred with President. They authorized provisional reply that Paraguay will honor her obligations fully as an American Republic is victim of unjustified aggression. Formal action awaits decision of Council of State convoked for early tomorrow morning.

FROST

The Minister in Paraguay (Frost) to the Secretary of State

ASUNCION, December 10, 1941—noon.

[Received 3:11 p.m.]

218. Referring to Department’s circular telegram December 7, 10 p.m. I have honor to transmit translation of note just received from Foreign Office expressing views of Paraguayan Government which is being given to press.

“The Paraguayan Government upon receiving the view of its Cabinet Council with regards to the state of war between the United States of America and Japan has adopted the following resolution:

(1) To reaffirm once more its intention of fulfilling with absolute fidelity its international undertakings with regard to the defense of the continent, solidarity, reciprocal assistance and defensive cooperation agreed upon in the conferences of Lima and Panama and in the meeting of Foreign Ministers at Havana.

(2) Faithful to its tradition in matters of international policy, to repudiate all unjustifiable aggression.

426-276—63—8
(3) In consequence, and in accordance with Resolution XV of the Havana meeting, to express the solidarity of the Paraguayan Government with the Government of the United States of America in the presence of the Japanese aggression.

(4) To support jointly with the American countries every attitude designed to render effective between them the policy of mutual assistance and reciprocal cooperation necessitated for continental defense.

(5) In conformity with the second paragraph of Resolution XV of Havana to adhere to the suggestion of Chilean Foreign Office to convoke the American countries to a consultative gathering.

Frost

740.0011 Pacific War/939: Telegram

The Minister in Paraguay (Frost) to the Secretary of State

ASUNCION, December 10, 1941—6 p.m.
[Received 8:10 p.m.]

221. Department's circular telegram December 8, 1 a.m. The Government feels that use of communications facilities here in ways inimical to continental defense is unlikely from practical standpoint but will give matter earnest attention.

Frost

740.0011 Pacific War/1704

The Under Secretary of State (Welles) to President Roosevelt

WASHINGTON, December 17, 1941.

My Dear Mr. President: I have been requested by the Minister of Paraguay to communicate to you the following message addressed to you by the President of Paraguay:

"His Excellency

The President of the United States
of North America,
Franklin D. Roosevelt

In presenting to Your Excellency the sincere support of the Government and people of Paraguay by reason of the Japanese aggression, I have the pleasure of informing Your Excellency that the solidarity of the Paraguayan Government with that of the United States during the actual emergency decreed by my Government under date of December 10, carries with it implicitly the determination of this Government that the United States of North America shall not be considered as a belligerent country.

I avail myself of this opportunity to renew to Your Excellency my most sincere good wishes and the cordial expression of my regard.

Higinio Morinigo M.
President of the Republic of Paraguay."
I am enclosing a draft telegram containing a message of acknowledgment which I believe you may wish to send directly to the President of Paraguay.
Believe me
Faithfully yours,

SUMNER WELLES

PERU

740.0011 Pacific War/695 : Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 7, 1941—7 p.m.
[Received 7:55 p.m.]

656. The Minister for Foreign Affairs just requested me to transmit the following message for President Roosevelt from President Prado:

President Prado desires to make known to the United States and especially to President Roosevelt that the attitude of Peru is one of entire cooperation in giving to the United States any assistance or support in measures which it may be necessary to take to meet the situation in the Pacific.

I hope that I may have a telegraphic acknowledgement of this message.

Norweb

740.0011 Pacific War/702 : Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 7, 1941—8 p.m.
[Received 9:25 p.m.]

657. Department's circular telegram dated December 7, 4 p.m. I already had an interview with the Minister for Foreign Affairs at 5 p.m. Most of the Foreign Office officials were present. The Minister was expecting my call and the Peruvian Government is taking action to meet the new situation both from the point of view of Peruvian interests and of hemispheric solidarity. The attitude of the Foreign Minister was responsive and I believe that he will be prepared to give favorable consideration to any suggestions from our Government. I took occasion to point out that a solution of the boundary dispute with Ecuador would contribute to hemispheric solidarity.

The Peruvian Ministries of Government, War and Marine have issued instructions to put into effect the comprehensive plans against

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*Not printed.

* Alfredo Solive Muro.
sabotage and subversive activities which had been prepared. The movements of Japanese in Peru will be controlled.

All American interests have been advised and are taking precautionary measures. Panagra will refuse to carry any German, Italian or Japanese passengers until further notice. The British Minister informs me that necessary steps have been taken to protect the central railway.

Peru realizes its special problem because of the large Japanese colony and in the event that it remains neutral the Foreign Minister informed me that neutrality measures would not apply to the United States. He said that he could see no need for continued Japanese consular representation in Peru. The breaking off of diplomatic relations with Japan probably depend somewhat upon the action taken by other American Governments. The Foreign Minister said that Peru will immediately reexamine all military questions on the basis of the staff conversations which have taken place between our two countries. The President and Cabinet are meeting this evening and the Minister for Foreign Affairs will see me again tomorrow. In the meantime he gave me the encouraging message contained in my telegram No. 656, December 7, 7 p. m. 

NORWEB

740.0011 Pacific War/729 : Telegram

The First Vice President of Peru (Larco) to the Secretary of State

LIMA [undated].

[Received December 7, 1941—10 p. m.]

Beg you to accept assurance sincere sympathy, adherence and wishes for triumph of democracy, requesting you to transmit (same) to His Excellency the President. Cordially.

LARCO

740.0011 Pacific War/795 : Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 8, 1941—1 p. m.  
[Received 4:50 p. m.]

662. Department’s circular telegram dated December 7, 10 p. m. I saw the President and most members of the Cabinet this morning. The President is speaking at a luncheon being given him by members of Congress and his statements will form the basis of a reply regarding the position of Peru already indicated in the President’s message to President Roosevelt.

*See telegram No. 656, December 7, 7 p. m., from the Ambassador in Peru, p. 169.*
The President expressed his appreciation of the reply to his acceptance message to President Roosevelt.

I was assured that appropriate measures have been put into effect by the Peruvian Government, including inshore patrol by aircraft, offshore patrol by naval vessels, increased guards for airports and other vital areas and control and observation of all movements of Japanese inside and outside of the country. Full cooperation was promised with respect to communication facilities including radio, telegraph and mail.

The Peruvian Government is interested that an effort will be made to maintain existing United States shipping services.

Arrangements have been made for the active cooperation of the American colony according to plans already made.

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740.0011 Pacific War/1050: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 12, 1941—11 a.m.
[Received December 13—11:52 a.m.]

685. Reference my telegram No. 656, December 7. The Cabinet in meeting yesterday resolved apropos the German and Italian declarations of war to reiterate Peru’s declaration of solidarity with the United States and its decision to collaborate in common defense of the continent, fulfilling the contractual obligations of Inter-American agreements.

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740.0011 Pacific War/728: Telegram

The Ambassador in Uruguay (Dawson) to the Secretary of State

MONTEVIDEO, December 7, 1941.
[Received December 8—6:50 a.m.]

This afternoon before immense throng President Baldomir delivered scheduled address in which he discussed proposed constitutional reform and his determination to carry it out in accordance with national will in spite of Herrerista opposition. He reaffirms forcefully Uruguay’s international stand and his determination to proceed with defense measures for country’s own protection and continental defense in compliance with international obligations. He mentioned specifically purchase of needed armament and construction of airports which would be available to air forces of America.
With respect to coming elections he stressed need for a successor committed to same policies. In a passage interpolated at last minute he referred to Japanese attack on United States stating that it constituted a new and grave preoccupation for Uruguay, that foreseeing such a development the Government had studied the resulting situation consulting neighboring countries and seeking a continental solution, and that the path to follow was indicated by the Panama and Habana Conferences. Various references to United States were enthusiastically applauded. Informed United Press transmitting full text passages concerning foreign policy.

Dawson

740.0011 Pacific War/747: Telegram

The Ambassador in Uruguay (Dawson) to the Secretary of State

Montevideo, December 8, 1941—10 a.m.
[Received 11:14 a.m.]

517. Department's circular telegram December 7, 6 a.m. [10 p.m.] Oral communication regarding Japanese aggression has been communicated to Guani 63 who will give me the requested expression of the views of the Uruguayan Government somewhat later. For the time being he asked me to advise the Department that Uruguay considers itself already solidly with the United States and is consulting other governments with a view to making this solidarity effective throughout the continent. He mentioned in particular consultation with Brazil and Argentina.

Dawson

740.0011 Pacific War/641: Telegram

The Ambassador in Uruguay (Dawson) to the Secretary of State

Montevideo, December 9, 1941.
[Received December 9—8:35 a.m.]

523. At 1 a.m. this morning Guani handed me the text of the following decree dated December 8th:

“In view of the communications received from the Embassy of the United States of America advising of the state of war existing between its country and the Japanese Empire from which it is evident that this state of war was commenced by the Japanese forces without prior declaration or notification of any kind contrary to the accepted

*Alberto Guani, Uruguayan Minister for Foreign Affairs.
principles of international law the precepts of which form the basis of the American community; considering that in view of the methods adopted by Japan this new state of war may be considered a veritable unprovoked aggression against an American country and that in accordance with the principles of continental solidarity this action perturbs the peace of the hemisphere and affects all the members of our community whereas, especially in the declaration of Lima signed December 24, 1938 there was proclaimed the common interest and the determination to make effective the solidarity of the American Republics in such cases and subsequently Resolution XV of the consultative meeting held at Habana in 1940 declared that any attack by a non-American state on the integrity, the territorial inviolability, the sovereignty or political independence of an American state, will be considered as an act of aggression against all the signatory states; considering furthermore that as respects the Government of the Republic the memorandum of the Uruguayan Foreign Office of June 21, last, suggested to all the nations of America that they expedite the means of giving a positive and concrete reality to these declarations of principles in concordance with the decree of June 18th, 1917 to the effect that no American country, finding itself in a state of war with nations of other continents in defense of its rights may be treated as a belligerent; the President of the Republic resolves and decrees:

Article 1, the Government of the Republic declares its solidarity with the Government of the United States of America of the present conflict and will not consider it as a belligerent for the purpose of compliance with certain rules relating to neutrality;

Article 2, consequently the provisions which conflict with the present decree especially those contained in the 13th Convention signed at The Hague October 18, 1907 shall not be applied;

Article 3, to be communicated, published and recorded.

Signed Baldomir Alberto Guani.[""

740.0011 Pacific War/888 : Telegram

The Ambassador in Uruguay (Dawson) to the Secretary of State

MONTEVIDEO, December 9, 1941.
[Received December 9—10:42 p. m.]

529. This afternoon the Uruguayan Chamber of Deputies voted unanimously that a message of solidarity be sent the United States House of Representatives. The Chamber also voted unanimously a resolution supporting and approving the Uruguayan Government's decree of yesterday transmitted in my telegram 528.

Dawson

* For text, see Foreign Relations, 1907, pt. 2, p. 1239.
The Ambassador in Uruguay (Dawson) to the Secretary of State

Montevideo, December 10, 1941.
[Received December 10—10:30 a.m.]

530. Last evening Uruguayan Senate voted to send brief telegram informing United States Senate that invoking principles of international justice and humanity Uruguayan Senate condemns aggression of which United States has been the object.

Herrerista Senators were in majority and message as approved was that proposed by them after more strongly worded Colorado text had been defeated.

Dawson

The Ambassador in Uruguay (Dawson) to the Secretary of State

Montevideo, December 11, 1941—8 p.m.
[Received 9:40 p.m.]

537. Department’s circular of December 8, 1 a.m. Contents of circular were brought immediately [to?] Guani’s [attention?] and were discussed with him again today. He tells me that the Government is doing and will do everything possible to prevent hostile use of communications. At the same time I have been urging in strongest terms both Guani and the President to take increased precautionary measure at fuel depots, public utilities, etc., against sabotage. Psychology and public opinion in general are with us 100 percent. However, I cannot have unlimited confidence in the efficacy of their defense against possible Nazi sabotage or other hostile activities and I share the regret of the President and Guani expressed to me today that no American naval vessel is readily available.

Dawson

VENEZUELA

The Ambassador in Venezuela (Corrigan) to the Secretary of State

Caracas, December 7, 1941—9 p.m.
[Received 11:06 p.m.]

280. Department’s circular telegram December 7, 4 p.m. Minister for Foreign Affairs informed and he conveyed the message to President Medina who authorized him to tell me that the United States has the entire sympathy of Venezuela and that the Venezuelan Government is determined to fulfill all of its obligations in defense of the continent.

Corrigan
The Ambassador in Venezuela (Corrigan) to the Secretary of State

CARACAS, December 8, 1941—noon.

[Received 3:35 p.m.]

281. Department’s circular telegram December 3 [7], 10 p.m. Doctor Parra Perez Minister of Foreign Affairs stated to me this morning that the Venezuelan Government and people are together with (Juntos) the United States in the face of the situation produced by the treacherous action of the Japanese armed forces which he qualified as a clearcut act of aggression against the United States.

The President is meeting with the Cabinet at noon today and it is probable that a public statement of Venezuela’s position may be announced thereafter.

Corrigan

The Ambassador in Venezuela (Corrigan) to the Secretary of State

CARACAS, December 8, 1941,

[Received December 8—11:20 p.m.]

283. The Foreign Office has just handed me the following communiqué which will be published in tomorrow’s papers:

(Translation) “In the face of latest developments which have aggravated the international situation, the President of the Republic at a meeting of the Cabinet has resolved to state that Venezuela, in accordance with inter-American agreements and animated by the spirit of continental solidarity which has historically guided its foreign policy, will discharge fully the obligations assumed with the United States of America and with all other nations of the continent.

The National Government is certain that the Venezuelan people will meet this situation with serenity and that their conduct will contribute to facilitate the solution of the arduous problems which today confront the Republic. Miraflores, December 8, 1941.”

Foreign Office also informed me orally that President Medina will broadcast an address to the nation at 7 p.m. December 9th.

Corrigan

The Ambassador in Venezuela (Corrigan) to the Secretary of State

CARACAS, December 9, 1941.

[Received December 10—3:13 a.m.]

287. President Medina in an eloquent discourse, his first public message to the Venezuelan people since the outbreak of hostilities,
condemned Japanese aggression and placed Venezuela squarely alongside the United States and the democracies. The speech was broadcast by all radio stations throughout the nation.

Corrigan

740.0011 Pacific War/1296 : Telegram

The President of Venezuela (Medina) to President Roosevelt

[Translation]

[Caracas, December 9, 1941.]

At this moment I have just finished speaking to my fellow citizens, reaffirming the solidarity of the Government and the people of Venezuela with the United States and the other American countries, and declaring that in their defense there cooperate all the moral, intellectual and material forces of the nation whose destinies I have the honor to direct. Such is, in the grave emergency which faces the continent, the attitude of Venezuela, which thus satisfies its own sentiments and follows the undertakings of inter-American policy to which the Republic firmly adheres. Be assured, Excellency, of the sincerity of the wishes which I express for the greatness of the United States and of my warm friendship toward the person of its President.

Isaias Medina A.

740.0011 Pacific War/953 : Telegram

The Venezuelan Minister for Foreign Affairs (Parra-Perez) to the Secretary of State

[Translation]

Caracas [undated].

[Received December 10, 1941—9:47 p.m.]

With the position of Venezuela, which is one of complete solidarity with the United States in the present serious moments, defined as it has been by the President of the Republic, allow me, Excellency, to call to mind our friendly and cordial collaboration in Buenos Aires and the identity of our Pan American sentiments in order to renew to you the assurance that my country, sincerely united in ideals of democracy and liberty to the American people, condemns the aggression of which it has been the object by Japan and will cooperate in the defense of the continent and of the principles common to all our countries.

Accept [etc.]

C. Parra-Perez
The Ambassador in Venezuela (Corrigan) to the Secretary of State

CARACAS, December 27, 1941.
[Received December 27—4:22 p. m.]

335. Department's circular December 8, 1 a. m. President informed me this morning that Cabinet decided yesterday to suspend as from today all cable and radio communication between Venezuela and non-American countries.

Corrigan


710 Consultation 3/16a; Circular telegram

The Secretary of State to Diplomatic Representatives in the American Republics

WASHINGTON, December 9, 1941—5 p. m.

You are requested to seek an immediate interview with the Foreign Minister of the country to which you are accredited and hand him the following aide-mémoire.

"The American Republics, at the Inter-American Conferences held in Buenos Aires, Lima, Panama, and Habana have jointly recognized that a threat to the peace, security or territorial integrity of any American Republic is of common concern to all.

In the Fifteenth Resolution adopted by the American Republics at the Consultative Meeting held in Habana in July of 1940, and entitled 'Reciprocal Assistance and Cooperation for the Defense of the Nations of the Americas', the American Republics declared that 'any attempt on the part of a non-American state against the integrity or inviolability of the territory, the sovereignty, or the political independence of an American state shall be considered as an act of aggression against the states which signed this declaration', further declared that in case such acts of aggression are committed against an American state by a non-American nation 'the nations signatory to the present declaration will consult among themselves in order to agree upon the measure it may be advisable to take.'

On December 7, 1941, without warning or notice, and during the course of negotiations entered into in good faith by the Government of the United States for the purpose of maintaining peace, territory

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1 For correspondence concerning this Meeting, see Foreign Relations, 1940, vol. v, pp. 180 ff.; for Resolution XV, see Department of State Bulletin, August 24, 1940, p. 136.
of the United States was treacherously attacked by armed forces of the Japanese Empire.

The course of events since the outbreak of war in Europe in 1939 clearly demonstrates that the fate of every free and peace-loving nation of the world hinges upon the outcome of the present struggle against the ruthless efforts of certain Powers, including the Japanese Empire, to dominate the entire earth by the sword.

The wave of aggression has now broken upon the shores of the New World.

In this situation that menaces the peace, the security and the future independence of the Western Hemisphere, a consultation of the Ministers of Foreign Affairs appears to be of urgent desirability.

Therefore, in conformity with the procedure on consultation approved by the Second Meeting of Foreign Ministers at Habana, the Government of the United States is informing the Governing Board of the Pan American Union of its desire to hold a consultative meeting at the earliest possible moment.

In as much as the procedure agreed upon in Habana provides that the Governing Board of the Pan American Union shall not only transmit the request for consultation but, on the basis of the answer received, determine the date of the meeting, prepare the agenda, and adopt all other measures advisable for the preparation of the meeting, it is hoped that each country will appropriately instruct its diplomatic representatives in Washington in the premises."

Please telegraph the Department promptly of the reply made to you.\(^2\)

Hull

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710 Consultations 3/39: Telegram

The Chilean Minister for Foreign Affairs (Rossetti) to the Chairman of the Governing Board of the Pan American Union (Hull)\(^3\)

[Translation]\(^4\)

SANTIAGO, December 9, 1941—8:05 p. m.

In the presence of the unjustified aggression of which the United States has been the victim on the part of a non-American power and having in mind the contents of Resolutions XV and XVII\(^5\) approved at the Havana Consultative Conference in the month of July, 1940, I beg Your Excellency to consult the rest of the American Governments concerning the urgent convocation of a Third Consultative Conference of the Ministers for Foreign Affairs of the American Republics to

\(\text{\footnotesize \(^3\)The replies printed herein are only those raising some special point of interest.}\\
\text{\footnotesize \(^4\)Transmitted to the Department by the Director General of the Pan American Union (Rowe) on December 10, 1941.}\\
\text{\footnotesize \(^5\)Translation supplied by the editors.}\\
\text{\footnotesize \(^6\)Department of State Bulletin, August 24, 1940, pp. 136 and 137, respectively.}\)
consider the situation produced and to adopt the most adequate means
demanded by the solidarity of our peoples and by the defense of the
hemisphere.
I take this opportunity to renew [etc.]

JUAN B. ROSSETTI

710 Consultations (3)/48

Memorandum by the Adviser on Political Relations (Duggan) to the
Under Secretary of State (Welles)

[WASHINGTON,] December 10, 1941.

Mr. Welles: Dr. Rowe telephoned to state that he has received a
telegram addressed to the Chairman of the Governing Board from
the Chilean Government requesting that a consultative meeting be
called.

I told Dr. Rowe that I expected our letter would be in his hands in
the next hour or so and I suggested that he circulate to the members
of the Governing Board the Chilean and United States requests at
the same time.

Dr. Rowe agreed.

I think that the Secretary should state at his press conference that
this Government has made such a request since there is intense new-
paper speculation.

LAURENCE DUGGAN

710 Consultation 3/51

Memorandum by the Adviser on Political Relations (Duggan) to the
Under Secretary of State (Welles)

[WASHINGTON,] December 10, 1941.

Mr. Welles: The Ambassador of Chile was not very clear to me
exactly what he had on his mind. I gathered that he felt somewhat
embarrassed by the message from Dr. Rossetti invoking a consultative
meeting.

In any case, I informed the Ambassador that the Minister’s message
was welcome, that it was my understanding that Dr. Rossetti’s message
as well as that of Mr. Hull would be circulated this afternoon by Dr.
Rowe to the Chiefs of Mission in Washington from the other Ameri-
can Republics so that the Chiefs of Mission could transmit to their
Governments both messages at the same time. The Ambassador went
away apparently satisfied that Chile’s initiative had not produced any
embarrassment.

LAURENCE DUGGAN

Supra.
Rodolfo Michels.
This morning the Secretary of State proposed to the Governing Board of the Pan American Union, through a communication addressed to Dr. Leo S. Rowe, Director General of the Pan American Union, that there be held at Rio de Janeiro in the first week of January, 1942, a Third Meeting of the Ministers of Foreign Affairs of the American Republics. This request was presented in accordance with Resolution XV adopted by the Second Meeting of the Ministers of Foreign Affairs of the American Republics in Habana which stated that, in case acts of aggression are committed, the American Republics will consult among themselves in order to agree upon the measures it may be advisable to take and pursuant to the procedure for invoking a consultation established by Resolution XVII adopted at the same meeting.

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710 Consultation 3/21: Telegram
The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 10, 1941—4 p.m.
[Received 5:21 p.m.]

676. Department's circular telegram December 9, 5 p.m. When I handed to the Minister of Foreign Affairs the aide-mémoire regarding the consultative meeting of Ministers for Foreign Affairs of the American Republics, he gave no indication of Peru's reply but stated that the Peruvian Ambassador at Washington would receive instructions.

The Minister was concerned that the question of the Peru-Ecuador boundary dispute would be raised at the meeting. My Argentine and Brazilian colleagues and I plan to see the Foreign Minister tomorrow to ask for his specific suggestions about what we might be able to do so that definitive agreement upon the settlement of the boundary dispute might be reached before the date of the consultative meeting.

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* Alfredo Solf y Muro.
* For correspondence, see pp. 212 ff.
The Secretary of State to Diplomatic Missions in the American Republics

WASHINGTON, December 10, 1941—6 p.m.

Reference is made to the Department’s circular telegram of December 9, 5 p.m. In accordance with Resolution XVII of the Second Meeting of Foreign Ministers held in Habana, I have this morning laid before the Governing Board of the Pan American Union, on behalf of this Government, a request that a consultative meeting be convened in the first week of January, 1942 in Rio de Janeiro. Pursuant to the procedure stipulated in Resolution XVII this request has been accompanied by a list of the questions with which this Government deems the consultative meeting should deal.

The Director General of the Pan American Union is today bringing this request, together with the list of questions, to the attention of each member of the Governing Board of the Pan American Union. It is, of course, assumed that each will immediately communicate with his own Government by telegraph. In order that you may be fully apprised of the agenda proposed by this Government, particularly in the event that a résumé of the proposed agenda is telegraphed in lieu of the full text, the suggested agenda is quoted hereafter:

"I

The Protection of the Western Hemisphere

Consideration of measures to be taken with a view to the preservation of the sovereignty and territorial integrity of the American Republics:

A. The examination of measures to curb alien activities carried on within the jurisdiction of any American Republic that tend to endanger the peace and security of any American Republic, including the exchange of information regarding the presence in the American Republics of undesirable aliens.

B. The consideration of measures which might be undertaken by the American Republics now for the development of certain common objectives and plans which would contribute to the reconstruction of world order.

II

Economic Solidarity

The consideration of measures to be taken with a view to fortifying the economic solidarity of the American Republics, including

1. The control of exports in order to conserve basic and strategic materials."
2. Arrangements for the increased production of strategic materials.
3. Arrangements for furnishing to each country the imports essential to the maintenance of its domestic economy.
4. The maintenance of adequate shipping facilities.
5. The control of alien financial and commercial activities prejudicial to the welfare of the American Republics."

HULL

710 Consultation 3/26: Telegram

The Minister in Ecuador (Long) to the Secretary of State

QUIRO, December 10, 1941—9 p. m.
[Received December 11—1:08 a.m.]

521. Department's circular telegram December 9, 5 p. m. Dr. Tobar\(^{10}\) was deeply moved when he contemplated attending a conference of Foreign Ministers and referred to the profound humiliation an Ecuadorian must feel should he be present before a withdrawal of Peruvian troops.

He continued: "An Asiatic nation attacks the United States and the hemisphere is with you.

Peru a former friend and neighbor attacked Ecuador and we bleed partially because of our wounded and dead partially because of the violation of a principle."

At length he said that "I agree in principle that a conference should be held and will instruct Alfaro\(^{11}\) by cable."

LONG

710 Consultations 3/29: Telegram

The Chairman of the Governing Board of the Pan American Union (Hull) to the Chilean Minister for Foreign Affairs (Rossetti)

WASHINGTON, December 10, 1941.

I wish to acknowledge Your Excellency's telegram of December 9, 1941 by which you request that, in view of the unjustified aggression of which the United States has been the victim by a non-American power, the American Republics be consulted with regard to the desirability of convoking as soon as possible a Third Meeting of the Ministers of Foreign Affairs of the American Republics. In accordance with the procedure established in Resolution XVII adopted at the consultative meeting at Habana, 1940, the request of the Govern-

\(^{10}\) Julio Tobar Donoso, Ecuadorian Minister for Foreign Affairs.

\(^{11}\) Colón Eloy Alfaro, Ecuadorian Ambassador in the United States.

426–276—68—0
ment of Chile has today been brought to the attention of the Governments of the other American Republics with a request for their observations and suggestions.

Accept [etc.]

Cordell Hull

710 Consultation 3/36: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 11, 1941—3 p.m.
[Received 6:35 p.m.]

680. Reference Department's circular telegram dated December 10, 6 p.m. I informed the Minister for Foreign Affairs this morning about the declaration of war by Germany and Italy although I told him that as yet I had no instructions from my Government.

I notified the Minister of the agenda for the consultative meeting and he showed me a cable from Concha 12 saying that there is nothing in the agenda that would indicate that the boundary question would be discussed. He suggested that the three mediatory Governments indicate to Ecuador that this is not the time to complicate the international situation by raising the boundary question at the conference. I replied that it would be much better if the two parties would reach an agreement in principle immediately so that the three mediatory Governments could announce that it would not be necessary to consider the matter at the Rio de Janeiro meeting. The Minister told me that Viteri 13 has announced his return to Quito because of the fact that the consultative meeting will solve all of Ecuador's problems. The Minister said he had heard nothing about a Bolivian move to organize a united front of South American countries prior to the consultative meeting. My own opinion is that Bolivia is acting in this sense and that the Peruvian Minister for Foreign Affairs knows something about it.

The Minister told me that he plans to attend the conference, that he will go by way of Santiago, Buenos Aires and Montevideo and that he will not travel by air.

In discussing the action of Colombia the Minister and I agreed that one evident result of the consultative meeting would be the breaking off of diplomatic relations with Japan and the other partners of the Axis by all of the American Republics. The Minister said that Peru would sever diplomatic relations with Japan immediately if it knew what to do with the large Japanese population. In reply to the Minister's question about what we were doing with

12 Carlos Concha, special representative of Peru at Washington to deal with the boundary dispute between Ecuador and Peru.
13 Homero Viteri La Fronte, special representative of Ecuador at Washington to deal with the boundary dispute between Ecuador and Peru.
Japanese citizens I replied that they were being placed in concentration camps when such action is necessary. The Minister thought it would be impossible to intern Japanese in Peru because of the large numbers and of the expense involved. He asked if we had any suggestions to make and repeated that Peru is disposed to sever diplomatic relations with Japan.

It is suggested that the Department might authorize me to inform the Ministry for Foreign Affairs that the United States would welcome a severance of diplomatic relations with Japan by Peru and that our Government would be willing to lend financial assistance in connection with the necessary internment of Japanese citizens in Peru.

NORWEB

710 Consultations (3)/44

Memorandum by Mr. Louis J. Halle, Jr., of the Division of the American Republics

[WASHINGTON,] December 11, 1941, 5 p.m.

Response of the Other American Republics to the United States Proposal That a Conference of Foreign Ministers Be Called

(2nd Bulletin)

Since this morning's bulletin, word has been received that Colombia will accept the proposal for a conference, thereby bringing the total number of republics which have expressed agreement to fifteen, as follows:

Argentina
Brazil
Chile
Colombia
Costa Rica
Dominican Republic
Ecuador
El Salvador
Guatemala
Haiti
Honduras
Panama
Uruguay
Paraguay
Venezuela

(Chile is included above on the basis of her original proposal of such a conference.)

Information has not yet been received from:

Bolivia
Cuba
Nicaragua

Footnotes:
14 Not printed.
15 See telegram of December 9 from the Chilean Minister for Foreign Affairs to the Chairman of the Governing Board of the Pan American Union, p. 119.
Mexico's Foreign Minister has given assurances of a prompt reply, but no reply has yet been made.

Peru's response must be classed as doubtful.

Since this morning, Costa Rica has offered the suggestion that the meeting be held in Washington. The same suggestion had already been offered by Guatemala and Venezuela. (Instructions are being sent to our representatives in these three countries informing them that, according to Resolution XVII of Habana, this next meeting must be held in Rio de Janeiro).

Other incidental comments were as follows: Ecuador—The Foreign Minister considers that his attendance at the proposed meeting while Ecuadorian soil is still occupied by Peruvian troops would be humiliating. Peru—The Foreign Minister is worried that the Ecuadorian boundary question may be raised at the meeting. Honduras, while agreeing to the meeting, does not believe it necessary at this time.

713.00/172: Telegram

The Minister in Costa Rica (Lane) to the Secretary of State

SAN JOSE, December 12, 1941—noon. [Received 3:25 p.m.]

399. The Minister for Foreign Affairs informed me this morning that last September the Guatemalan Minister for Foreign Affairs had made a suggestion to other Central American States including Costa Rica that an exchange of views regarding a common foreign policy would be advisable. Until the present critical international situation developed, Costa Rica did not reply, the Government being of the opinion that the Guatemalan "insinuation" was made chiefly for internal political reasons. Echandi said that he has now replied in the affirmative suggesting furthermore that a meeting of Central American representatives should take place in Guatemala within the next 10 days. Guatemala has agreed. He said that the Government intends to name as its representative Luis Anderson.

The Costa Rican Government has also proposed that Panama also be invited in order that Panama may be identified with the Central American point of view rather than that of the "Bolivian" States.

Echandi said that the real purpose of the meeting would be to insure a common foreign policy in sympathy with that of United States prior to the meeting at Rio de Janeiro.

Repeated to other Central American Missions and Panama.

LANE

36 Ezequiel Padilla.
37 Alberto Echandi.
38 Carlos Salazar.
39 Presumably the Bolivarian States of Colombia, Ecuador, Bolivia, and Peru.
The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, December 12, 1941—midnight.

1349. The Chilean Ambassador here has inquired under instructions whether the United States would be ready to go to Santiago instead of Rio if “all the other American Republics agree”. He says that Aranha 29 has informed the Chilean Foreign Minister that Brazil is ready to forego its right to the seat of the meeting in favor of Chile.

Please clarify with Aranha and telegraph urgently.

Hull

Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] December 13, 1941.

The Ambassador of Ecuador called to see me this morning and left with me the attached telegram. 30 I told the Ambassador that I felt it would be disastrous if the Government of Ecuador were not represented at the Consultative Meeting in Rio de Janeiro and that the Governments of Argentina, Brazil and the United States were making every possible effort to find some way in which the boundary controversy could be canalized towards a pacific solution before the date of the Rio meeting. I said, however, that, if this should prove impossible in view of the world situation and the desperate crisis which confronts the Western Hemisphere, it seemed to me inconceivable that Ecuador should not be represented at the meeting.

Sumner Welles

The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, December 13, 1941—2 p. m.

1358. From the Under Secretary. Your 2019, December 12, 7 p. m. 31 Please let Aranha know that the information contained in your telegram is encouraging and heartening and I am grateful for it. It would be very helpful for me at this stage to know what

29 Oswaldo Aranha, Brazilian Minister for Foreign Affairs.
30 Not printed.
31 Not printed. The Ambassador reported information from the Brazilian Minister for Foreign Affairs as to Brazilian security measures and favorable reaction in Brazil with respect to the war situation.
Aranha's thoughts may be with regard to the possible "formulation of a common continental policy" at the consultative meeting in Rio. I should like to have the opportunity as quickly as possible of exchanging views with him since that has always been, as he realizes, most helpful to this Government in the past before the holding of any inter-American conference.

I should in particular like to know what his views may be as to the attitude which Chile and Argentina may take with regard to the severance of diplomatic relations with the Axis powers as a part of a continental security policy. [Welles.]

HULL

710 Consultation (3)/42: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, December 14, 1941—1 p.m.

1376. From the Under Secretary. Your 2033, December 13, 2 p.m. This Government considers it highly desirable that the meeting be held in Rio de Janeiro, both because of the fact that the psychology created by the holding of the meeting in that capital would be altogether favorable as well as because of the fact that in that event the presidency of the conference would be vested in the hands of Aranha.

Please express these views to Aranha and inform him that several of the Governments of the Central American Republics have expressed the desire that the conference be held either in Washington or in Panama. To all of these suggestions I have replied that in as much as the Consultative Meeting of Habana unanimously and officially determined that the next Consultative Meeting would be held in Rio de Janeiro, this Government considers it undesirable to raise the question of changing the agreement there reached.

I consider it expedient from every point of view that the meeting be held at Rio de Janeiro. [Welles.]

HULL

710 Consultation 3/49b: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, December 15, 1941—4 p.m.

1381. From the Under Secretary. Please tell Aranha that I have informed the Chilean Ambassador here of our strong opinion that the consultative meeting should be held in Rio, as was agreed in Habana in July 1940. The Ambassador, who will transmit this view

*Not printed.*
to Santiago, has expressed the belief that his Government will now desist from any efforts to change the location of the meeting. [Welles.]

HULL

710 Consultation (3)/46: Telegram

_The Ambassador in Brazil (Caffery) to the Secretary of State_

_RIO DE JANEIRO, December 15, 1941—6 p. m._
[Received December 15—5 p. m.]

2050. For the Under Secretary. Department's telegram No. 1376 December 14, 1 p. m. Aranha agrees.

CAFFERY

710 Consultation 3/63: Telegram

_The Ambassador in Brazil (Caffery) to the Secretary of State_

_RIO DE JANEIRO, December 17, 1941—4 p. m._
[Received 4:14 p. m.]

2094. For the Under Secretary. Aranha tells me that the Canadian Minister approached him in connection with the possibility of having Canada invited to the meeting of Foreign Ministers. Aranha referred him to Washington.

CAFFERY

710 Consultation 3/65: Telegram

_The Ambassador in Colombia (Braden) to the Secretary of State_

_BOGOTÁ, December 18, 1941—1 a.m._
[Received 6:42 a.m.]

673. Minister of Foreign Relations 23 told me that speaking purely personally, since he had no right to speak officially, the Peruvian Ambassador had been continuously making representations that his country's differences with Ecuador should under no circumstances even be referred to in the forthcoming consultative conference. On the other hand Ecuador had been insisting although unofficially that there should be discussion.

The Minister felt it was best for this matter not to arise in the conference but that recognition of its existence should be taken outside of the conference as for instance by a statement to be made by the mediating nations giving assurances that the affair was well in hand.

23 Luis López de Mesa.
710 Consultation (3)/12-1841

The Under Secretary of State (Welles) to President Roosevelt

WASHINGTON, December 18, 1941.

My dear Mr. President: I am sending you for your information a brief memorandum of a conversation I had this morning with the Chargé d’Affaires of Canada concerning the suggested participation of Canada in the consultative meeting to be held in Rio de Janeiro.

Believe me,

Faithfully yours,

Sumner Welles

[Enclosure]

Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] December 18, 1941.

The Canadian Chargé d’Affaires called to see me this morning.

Mr. Wrong stated that he had been talking this morning on the telephone to the Prime Minister, Mackenzie King, in connection with the statement I had made to Mr. Wrong yesterday on behalf of the President with regard to the suggestion that Canada might participate in the consultative meeting of the Foreign Ministers of the American Republics to be held in Rio de Janeiro on January 15 next.

Mr. Mackenzie King desired that the President be informed that he fully appreciated the validity of the reasons advanced by the President for believing that it was impossible, under existing inter-American agreements, for Canada to take part in that meeting; that he greatly appreciated the frankness and the friendly nature of the President’s message; and that he felt sure that the President would understand that, in following up the initiative taken by the Dominican Government, the Canadian Government believed it was adopting a policy which would be helpful to the United States in its relations with the other American Republics.

I said to Mr. Wrong that I should be very glad to transmit this message to the President. I added that I felt sure it was unnecessary for me to say anything further with regard to the President’s desire to cooperate in every way possible with Canada since the President

*Copy obtained from the Franklin D. Roosevelt Library, Hyde Park, N.Y.
had made this policy so clear on repeated occasions during the past nine years. I said that in accordance with the President's wishes I would consult the representatives of the other American Republics, who would meet in Rio de Janeiro, in an unofficial way in order to find out what their feeling might be with regard to the participation by Canada in the regular Pan American conference which would take place in 1943.

Mr. Wrong then said that he felt it was desirable for this Government to know that, in the event the other American Republics desired Canada to participate in any inter-American conference as a member of the Pan American Union, the Government of Canada would be glad to do so.

I replied that I should be very glad to communicate this information to the President.

710 Consultation 3/85 : Telegram

The Secretary of State to the Ambassador in Colombia (Braden)

WASHINGTON, December 19, 1941—10 p. m.

518. Please express to the Foreign Minister the Department's sincere appreciation for the information he has furnished you regarding the attitude of the Peruvian and Ecuadoran representatives in Bogotá with regard to the boundary dispute and the forthcoming consultative meeting. Recent developments make it possible that some agreement at least in principle between the two countries may solve this problem prior to January 15, the date of the Rio meeting. If, however, no agreement is reached, the Department will bear very much in mind the helpful suggestions of Dr. López de Mesa.

Hull

710 Consultation (3)/100 : Telegram

The Minister in Haiti (White) to the Secretary of State

PORT AU PRINCE, December 23, 1941—noon. [Received 1: 46 p. m.]

276. The Dominican Government has approached the Haitian Government for support to a resolution to be proposed at Rio de Janeiro to the effect that those American Governments which have not yet declared war should do so jointly.
The Haitian Minister for Foreign Affairs would be grateful for the Department’s reactions as soon as possible. He himself has no objections to supporting such a resolution.

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710 Consultation (3)/100: Telegram

The Secretary of State to the Minister in Haiti (White)

WASHINGTON, December 24, 1941—11 p.m.

330. Your 276, December 23, noon. This Government has informed the Dominican Government that it perceives no objection to the introduction by the Dominican Government on its own responsibility of a resolution calling for a declaration of war on the part of all the American Republics.

Hull
GENERAL POLICY OF THE UNITED STATES FOR THE NE-
GOTIATION OF BASIC AGREEMENTS RELATING TO
LEND-LEASE TO OTHER AMERICAN REPUBLICS

740.0011 European War 1939/7605a: Circular telegram

The Secretary of State to Chiefs of Mission in the
American Republics

WASHINGTON, January 16, 1941—9 p. m.

Personal. I am most anxious that the Governments of the American republics be fully informed regarding developments in the foreign policy of the United States, particularly as it affects the European situation. The different steps in that policy are, of course, designed to further those standards of international conduct which have been approved by the American republics at their gatherings in recent years.

Please, therefore, take an early opportunity of calling upon the Foreign Minister of the country to which you are accredited for the purpose of describing to him on my behalf the objectives and the details of the "Bill to Aid the Defense of the Democracies" as set forth in Radio Bulletin No. 8 of January 10, 1941. You should, at the same time, emphasize to the Foreign Minister the appraisal of the international situation contained in my statement of January 15 before the House Foreign Affairs Committee ¹ (see Radio Bulletin No. 12 of January 15).

I shall be most interested in your report concerning this interview.

Hull

[Within the next 60 days the Department learned the official reactions of the 20 other American Republics. There was no unfavorable note among the replies. The Costa Rican Foreign Minister cited a Spanish proverb as follows: "When there is a fire in the neighborhood, it is not at all helpful to pour water on your own home, but it is better to run to the fire and throw water on your neighbor's house." (740.0011 European War, 1939/7745) The Ecuadorian Minister for Foreign Affairs suggested that from the Latin American viewpoint, the Lend-Lease Bill might be improved by adding to the title or in the text, the words "hemisphere or continental defense" to the phrase "for the

¹ Department of State Bulletin, January 18, 1941, p. 85.
defense of the United States”. Boaz Long, the American Minister, explained that “for the defense of the United States and other purposes” was probably intended to cover the Minister’s suggestion. (740.0011 European War, 1939/7776)

810.20 Defense/764

Memorandum by the Adviser on Political Relations (Duggan)²

[WASHINGTON,] April 7, 1941.

The uncertainty regarding the procedure pertaining to the purchase of military and naval matériel by the other American Republics in the United States has been clarified in certain particulars to the extent that it is believed the following steps should be taken:

1. A letter should be sent to the President informing him that the State, War and Navy Departments have agreed that it is essential to the defense not only of the other American countries but also of the United States to furnish those countries during the next few years with military and naval matériel to the value of approximately $400,000,000 and that economic and financial stringency will make it impossible for the other American Republics to pay, whether in raw materials, or cash, or through loans, for all of this matériel. The President, therefore, should be informed that it would obviously be unwise to initiate discussions with the other American Republics for the furnishing of this matériel unless the President were prepared to consider as vital to the defense of the United States, the defense of those countries, thereby enabling them to obtain all of the matériel considered essential to their defense by the Secretaries of War and of the Navy.

I have prepared a draft of such a letter¹ which has the approval of Mr. Hackworth.² With your approval, the draft of this letter will be discussed informally with the proper officers of the War and Navy Departments for their suggestion prior to submitting it to Mr. Stimson and Mr. Knox for signature.

2. If the President's reply is affirmative the next step would seem to be for each Chief of Mission of the American countries, in Washington, to be informed of the maximum amount of munitions and naval supplies that this Government can undertake to furnish during the next few years. It is suggested that this opportunity be taken to impress upon these diplomatic representatives that, at this juncture, the best defense of the western hemisphere is through the continued

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¹ Addressed to the Assistant Secretary of State (Acheson) and the Under Secretary of State (Welles).
³ Dated April 22, 1941; not printed.
⁴ Green H. Hackworth, Legal Adviser.
⁵ Henry L. Stimson, Secretary of War, and Frank Knox, Secretary of the Navy.
resistance of Great Britain; that this country is sending every piece of matériel that it can spare from its own Army and Navy to Great Britain for which reason it is unable to furnish more of the supplies requested by the several American countries.

The diplomatic representatives should be furnished a price list of the principal items which this Government is prepared to furnish with the request that they secure from their Governments a list of the items which their Governments desire within the total amount to be made available.

Although at first, I thought that it would be preferable for representatives of the War and Navy Departments to inform the several countries of the amount allocated to each, it seems to me now that it would be better if the Department undertook this task. It is believed that by painting the entire picture to the diplomatic representatives it will be easier to secure acquiescence in the figure allocated to each country than were this job to be handled by military and naval representatives.

3. The preparation of the list of items which each Government desires within the total amount set aside for each will probably result in many questions which can only properly be answered if each Government has some qualified military or naval officer in Washington to handle the discussion with representatives of the War and Navy Departments.

4. Once the tentative list of requests has been agreed upon by the representatives of the other American Governments in Washington and the representatives of the War and Navy Departments, this list should be submitted officially by the Government concerned through the usual diplomatic channels.

5. This list should be communicated by the State Department to the War and Navy Departments. There would be no need, as I see it, for the list to pass through Mr. Curtis' office. With this, I think Mr. Curtis is in agreement.

The question of payment will probably arise immediately. Although I have not yet definite recommendations regarding the procedure to be followed with regard to negotiating the mode of payment with each country, it seems to me that when the question is raised each country should be informed that this question will be negotiated as and when the definite list of matériel desired is agreed upon with our War and Navy Departments. In the meantime, study should be made to determine in the case of each country what payment can be made in raw materials, what payment can be made in cash, what payment can be made through credits advanced by the Export-Import Bank and what part will have to be covered under the Lend Lease Bill.

Although the determination of the mode of payment is important, it is not as immediately urgent as the determination of the items

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7 For correspondence regarding negotiations for Lend-Lease Agreement between the United States and the United Kingdom, see vol. III, pp. 1 ff.
which each country desires and the placing of those orders. This, in turn, might be preceded by some indication of the President's views regarding the application of the Lend Lease Bill. If the President does not wish to use the Lend Lease Bill, it would appear necessary drastically to revise the proposed allocation.

Laurence Duggan

810.24/130

Memorandum of Conversations, by the Under Secretary of State (Welles)

[Washington,] April 28, 1941.

I had interviews separately this morning and this afternoon with the Ambassadors of Argentina, Peru, Cuba and Colombia and with the Ministers of Bolivia and Uruguay. I communicated to them the allocation made for their respective governments from the amount determined by the War and Navy Departments and approved by the President to come under the terms of the Lend-Lease Bill as assistance to be granted by the Government of the United States to the other American Republics in building up their own defense resources. I explained to them that I was conveying this information to them in the greatest confidence and that I trusted that their respective governments would, in the shortest time possible, designate responsible military and naval officers to discuss the formulation of final arrangements with the appropriate authorities in the War and Navy Departments here.

I indicated to them the provisions of the Lend-Lease Act insofar as compensation was involved and I stressed the point that the proposed arrangements did not imply that all of the material desired by the respective countries was immediately available but that it would be forthcoming in accordance with the terms of the specific agreements to be entered into and always provided that our own requirements and the requirements of the nations actually resisting aggression made it possible.

All of the diplomatic representatives expressed their great appreciation and informed me that they would consult promptly with their governments and advise me of the replies received.

Sumner Welles
The Secretary of State to the Ambassador in Argentina (Armour)\(^8\)

WASHINGTON, May 20, 1941—10 p. m.

On April 25 [22] the Secretaries of State, War, and the Navy addressed a letter to the President\(^9\) inviting his attention to the conversations which have taken place between the military and naval officials of the United States and the other American republics, excepting Panama, during which the latter expressed the need of their countries for military equipment. These requests were carefully studied by the Joint Advisory Board, a committee composed of officers of the Army and Navy, and the Secretaries of War and the Navy concluded that it is essential to the defense of the United States that military and naval matériel to the value of approximately $400,000,000 should be furnished to those republics during the next few years. Of this amount about $80,000,000 would be supplied up to July 1, 1942, provided its use is not deemed by this Government to be more important elsewhere. This Department concurred in these recommendations. These materials would be procured through the War and Navy Departments in the same way that they effect their own procurement, the funds covering such procurement to come out of appropriations now available under Public Law 23, 77th Congress.\(^{10}\)

It is probable that a part of the needed material can be purchased through cash payments by the American republics. A part would be paid by furnishing strategic raw materials. Some countries have indicated that they would like to obtain credits. Others, however, will be unable to afford the cost of the material which it is believed by their military authorities and ours they should obtain unless a part of these supplies are furnished them under the provisions of the Lease-Lend Act (Public Law 11).\(^{11}\)

The letter recommends that the Secretary of State be authorized to inform the governments of the American republics that the President considers their defense vital to the defense of the United States under the terms of Public Law 11 and that the Secretary of State may initiate negotiations with each of the American republics to prepare

\(^8\) Sent, mutatis mutandis, to the following Missions, with the figure in last line of penultimate paragraph changed in each instance as indicated, and with the phrase “for naval material only” omitted: Bolivia, $8,000,000; Brazil, $100,000,000; Chile, $50,000,000; Colombia, $16,200,000; Costa Rica, $550,000; Cuba, $3,700,000; Dominican Republic, $1,000,000; Ecuador, $17,000,000; El Salvador, $1,500,000; Guatemala, $3,000,000 (for Army alone); Haiti, $1,100,000; Honduras, $1,300,000; Nicaragua, $1,500,000; Paraguay, $11,000,000; Peru, $29,000,000; Uruguay, $17,000,000; Venezuela, $20,000,000. Sent also, mutatis mutandis, to the Embassy in Mexico omitting the phrase in penultimate paragraph “the value of which . . .” to end of sentence.

\(^9\) Not printed.

\(^{10}\) 55 Stat. 55.

\(^{11}\) 55 Stat. 31.
a program of munitions totaling $400,000,000 to be supplied to these countries by the United States, in accordance with the plan elaborated by the Joint Advisory Board.

The President has expressed his approval of the views and recommendations expressed in this letter.

The Department has invited the attention of the chiefs of the missions representing the American republics to the information outlined above and has requested them to ask their governments to designate representatives with whom the officers of the War and Navy Departments could discuss their countries' requirements in accordance with the plan formulated by the Joint Advisory Board. The Department will conduct the negotiations concerning the method of payment for the material, the value of which, according to the aforementioned plan, would be $21,000,000 for naval material only, in the case of Argentina.

The foregoing has been furnished to you for your confidential information in the event that it should be desirable for you to discuss any aspects of this matter with the officials of the country to which you are accredited.

Hull

810.20 Defense/1240a

*The Under Secretary of State (Welles) to President Roosevelt* ¹²

WASHINGTON, June 28, 1941.

MY DEAR MR. PRESIDENT: Reference is made to a letter of April 22, 1941 ¹³ addressed to you by the Secretaries of State, War and the Navy, presenting for your approval a program of furnishing the other American republics with a total of $400,000,000 of military and naval matériel. At that time you indicated your approval of this general program.

The Department has now worked out in consultation with the Division of Defense Aid Reports a draft text of basic agreement which would be entered into by this Government with each of the other American republics. The draft, which is enclosed, is worked out with special reference to Brazil, and it is suggested that the only changes to be incorporated in the drafts relating to the other American republics would be in respect of the financial details appropriate to each country. There is attached a table ¹⁴ indicating the total amounts of matériel which it is proposed to transfer to each of the other American republics and the total amounts to be paid into the United States Treasury over a period of six years.

¹² This memorandum was returned to Mr. Welles with the notation: “SW OK FDR.”

¹³ Not printed.
This program is based on deliveries of matériel over a period of at least three years and payments by the other American republics into the Treasury over a period of six years. In the event that the emergency is terminated before the expiration of these periods of delivery or payment, it would probably be necessary and desirable to reconsider the program and perhaps to modify the basic agreements in accordance with the new circumstances.

If you approve the draft basic agreement and suggested schedule of payments, the Department is prepared to begin immediate negotiations with the representatives of Brazil, Colombia and eventually all of the American republics.

Faithfully yours,

SUMNER WELLES

[Enclosure]

Draft Text of Basic Agreement To Be Entered Into With Other American Republics

JUNE 26, 1941.

The President of the United States of America has determined, pursuant to the Act of the Congress of the United States of America of March 11, 1941, that the defense of each of the American republics is vital to the defense of all, and for that reason the United States of America proposes to provide certain defense articles and defense information to the United States of Brazil.

The United States of America and the United States of Brazil do here agree to the terms and conditions on which the obligations of the United States of Brazil to the United States of America which thereby arise shall be discharged.

ARTICLE I

The United States of America and the United States of Brazil declare that in conformity with the principles set forth in the Declaration of Lima they, together with all the other American republics, are united in the defense of the Americas, determined to secure for themselves and for each other the enjoyment of their own fortunes and their own talents. To that end the defense articles hereunder are to be delivered and in that cause they shall be used. With that purpose in their minds the United States of America and the United States of Brazil make this agreement.

ARTICLE II

Should circumstances arise in which the United States of America in its own defense or in the defense of the Americas shall require defense articles or defense information which the United States of

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426-276—83—10
Brazil is in a position to supply, the United States of Brazil will make such defense articles and defense information available to the United States of America on terms similar to those expressed in this agreement.

**Article III**

The United States of America proposes to transfer to the United States of Brazil under the terms of this Agreement armaments and munitions of war to a total value of about $100,000,000. The United States of America proposes to begin deliveries immediately and to continue deliveries as expeditiously as practicable during the coming twelve months to an approximate total value of $15,000,000 for use by the Brazilian Army and an approximate total value of $1,000,000 for use by the Brazilian Navy.

The United States of America, however, reserves the right at any time to suspend, defer, or stop deliveries whenever in the opinion of the President of the United States of America further deliveries are not consistent with the needs of the national defense of the United States of America or the Western Hemisphere.

**Article IV**

Records shall be kept of all defense articles transferred under this agreement, and not less than every ninety days schedules of such defense articles shall be exchanged and reviewed.

Thereupon the United States of Brazil shall pay in dollars into the Treasury of the United States of America the total cost to the United States of America of the defense articles theretofore delivered less all payments theretofore made up to a total of $35,000,000, and the United States of Brazil shall not be required to pay more than a total of $15,000,000 before July 1, 1942, more than a total of $19,000,000 before July 1, 1943, more than a total of $23,000,000 before July 1, 1944, more than a total of $27,000,000 before July 1, 1945, or more than a total of $31,000,000 before July 1, 1946.

**Article V**

The United States of America and the United States of Brazil, recognizing that the measures herein provided for their common defense and united resistance to aggression are taken for the further purpose of laying the bases for a just and enduring peace, agree, since such measures cannot be effective or such a peace flourish under the burden of an excessive debt, that upon the payments above provided all fiscal obligations of the United States of Brazil hereunder shall be discharged; and for the same purpose they further agree, in conformity with the principles and program set forth in Resolution XXV on Economic and Financial Cooperation of the Second Meeting of the Ministers of Foreign Affairs of the American Republics.
at Habana, July, 1940, to cooperate with each other and with other nations to negotiate fair and equitable commodity agreements with respect to the products of either of them and of other nations in which marketing problems exist, and to cooperate with each other and with other nations to relieve the distress and want caused by the war wherever, and as soon as, such relief will be succor to the oppressed and not aid to the aggressor.

**Article VI**

The United States of Brazil undertakes that it will not, without the consent of the President of the United States of America, transfer title to or possession of any defense article or defense information transferred under this agreement, or permit its use by anyone not an officer, employee, or agent of the United States of Brazil.

**Article VII**

If, as a result of the transfer to the United States of Brazil of any defense article or defense information, it is necessary for the United States of Brazil to take any action or make any payment in order fully to protect, pursuant to the Act, any of the rights of any citizen of the United States of America who has patent rights in and to any such defense article or information, the United States of Brazil will do so, when so requested by the President of the United States of America.

**Article VIII**

The parties to this Agreement, and the officials signing this Agreement on their behalf, each for itself, himself, or themselves, represent and agree that the execution and delivery of this Agreement have in all respects been duly authorized, and that all acts, conditions, and legal formalities which should have been performed and completed prior to the making of this Agreement have been performed and completed as required by, and in conformity with, respectively, the laws of the United States of America and the United States of Brazil.

Signed in Washington in duplicate this . . . . day of . . . ., 1941.

On Behalf of the United States of America

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(Title)

On Behalf of the United States of Brazil

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(Title)

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16 For correspondence concerning this Meeting, see Foreign Relations, 1940, vol. v, pp. 180 ff.; for Resolution XXV, see Department of State Bulletin, August 24, 1940, p. 141.
Memorandum by the Adviser on Political Relations (Duggan) to the Under Secretary of State (Welles)

[WASHINGTON,] July 3, 1941.

MR. WELLES: Mr. Collado \(^{17}\) has consulted with me with regard to the negotiation of the basic agreements covering the lease-lend material.

The negotiation of the twenty agreements will require considerable time and effort on the part of some one person, so that it seems desirable to decide now who will undertake this job. It is obviously desirable that the same person handle all the negotiations.

At a previous meeting in your office you requested Mr. Acheson to take charge of the preparation of the basic agreements. Would you like him to handle the matter, with proper assistance, or would you prefer that Mr. Bonsal \(^{18}\) or Mr. Collado undertake the negotiation? \(^{19}\)

LAURENCE DUGGAN

Memorandum by the Assistant Chief of the Division of the American Republics (Collado) \(^{20}\)

[WASHINGTON,] July 21, 1941.

Negotiations of basic lend-lease agreements have been taken up by the Department with the following countries: Bolivia, Brazil, Chile, Colombia, Costa Rica, Cuba, the Dominican Republic, Guatemala, Haiti, Honduras, Nicaragua, Paraguay, El Salvador, Uruguay and Venezuela.

We have not approached Argentina since the Argentine military list and total amount have not yet been determined. There has been no approach to Panama because it seems doubtful whether any armaments and munitions will be made available to Panama. We have not approached Ecuador and Peru, pending further instructions from the Under Secretary. With respect to Mexico, no amounts have been fixed by the War and Navy Departments, but it is understood that the Under Secretary has taken the matter up in the Liaison Committee.

\(^{17}\) Emilio G. Collado, Assistant Chief of the Division of the American Republics.

\(^{18}\) Philip W. Bonsal, Acting Chief of the Division of the American Republics.

\(^{19}\) A penciled notation at the head of the page reads: "Mr. Acheson with Mr. Collado SW".

\(^{20}\) Addressed to the Acting Chief of the Division of the American Republics (Bonsal), the Adviser on Political Relations (Duggan), the Liaison Officer with War and Navy Departments (Wilson), the Assistant Secretary of State (Acheson), and the Under Secretary of State (Welles).
and that such amounts will be rapidly set. When this time comes it will be possible to prepare a draft of basic agreement with Mexico for immediate submission to the Mexican Ambassador.

The Dominican Minister is already prepared to sign the text.

E[MILIO] G. C[OLLADO]

810.20 Defense/1375

Memorandum by the Adviser on Political Relations (Duggan) to the Under Secretary of State (Welles) 21

[WASHINGTON,] July 24, 1941.

MR. WELLES: I think that our policy with regard to the acquisition of arms in the United States by Peru and Ecuador under the provisions of the Lend-Lease Act should be as follows:

1) The initiation of discussions where they have not been begun, as in the case of Ecuador, and the continuance of discussions where they have been started, as in the case of Peru, with the proper authorities for the purpose of agreeing upon the lists of matériel desired by both countries.

2) Delay in initiating discussions with both countries with regard to the basic lend-lease agreement. This is a little embarrassing, since both countries are aware of the fact that the sample agreement has been given to most other countries. It is not believed that this Government would wish to sign the basic agreement with either country until some arrangement has been entered into which will make improbable the recurrence of hostilities. 22

LAURENCE DUGGAN

810.20 Defense/1596

Memorandum by the Assistant Chief of the Division of the American Republics (Collado) 23

[WASHINGTON,] October 1, 1941.

USE OF LEND-LEASE PROCEDURE FOR GENERAL PURPOSES

1. There have arisen recently a number of instances in which representatives of the other American republics have inquired regarding or

21 Notation on original: "I agree—SW".
22 For correspondence regarding the boundary dispute between Ecuador and Peru, see pp. 212 ff.
23 Addressed to the Adviser on Political Relations (Duggan), the Under Secretary of State (Welles), and the Secretary of State. According to their notations on the original of this memorandum, the three officers agreed with these views of Mr. Collado.
have suggested the use of the lend-lease program for general purposes. Among these may be included:

a) Request of the Cuban Government for inclusion in the basic lend-lease program of over $2,000,000 for fire fighting equipment and for equipment for detecting illegal radio stations.

b) Request of the Bolivian Minister that the lend-lease amount for Bolivia be increased by $1,000,000 to provide for locomotives for the Bolivian railways or, alternatively, the allocation of $1,000,000 of the existing lend-lease amount for this purpose.

c) The Venezuelan Ambassador has suggested to Dr. Berle that rather than get military materials Venezuela would like to embark upon a program of highway construction, dredging of the mouth of the Orinoco River, construction of aviation fields and canalization of the upper regions of the Orinoco River and tributaries.

d) The Colombian and Paraguayan Governments have indicated a desire to devote part of the lend-lease funds, or additional funds, to construction of military hospitals, barracks, military roads, and other items.

2. The scope of the Act of March 11, 1941, with respect to such projects has already been partly delimited by counsel. It has been definitively ruled that no funds may be expended under lend-lease for local labor or other costs. The Lend-Lease Act applies only to the procuring of actual “defense articles” or “defense information” within the United States and its delivery, if desired, to any point either within the United States or even as far as the foreign country. The Lend-Lease Act includes the provision of services within the United States such as the repair of a vessel in a navy yard.

3. As defined in the Act “defense article” means military or naval matériel or “any agricultural, industrial or other commodity or article for defense”. Foodstuffs are being transferred to England “for defense” as the maintenance of the population is obviously necessary for the defense of Britain. A railroad is being constructed from Burma to China “for defense” as this railway will serve as the means for getting défense matériel to China. Although in the most general and indirect sense it could be said that any project which will contribute to the maintenance or development of the economies of the nations of the Western Hemisphere will contribute to the defense of the hemisphere, it would obviously be a thin extension of the basic purposes of the Act to try to cover within its scope such matters as general highways and railway development in the other American republics.

4. In addition to the legal limitations of the Act, which do as has been mentioned above include general agricultural, industrial or other articles so long as they are for defense purposes, we must look into the intention of Congress and of the Administration as developed in hear-
nings and debates. The original hearings and debate of the Lend-Lease Act and the original appropriations included no mention whatsoever of the other American republics. Indeed in the hearings on the current appropriation bill, the Defense Aid witnesses made much of the fact that no funds had actually been devoted up to now to the other American republics. At the same time a part of the appropriation is now being requested for the other American republics with direct reference to the specific proposal of the War and Navy Departments for a $400,000,000 program of transferring naval and military matériel. The history of this $400,000,000 program leaves no doubt that it was intended to include only actual military equipment and no material which would be necessary for a general economic development program. It thus would presumably be necessary to go to Congress to receive authorization for including under the Lend-Lease Act any such general economic program.

5. Moreover, the authorization of the President for the Department to negotiate with the other American republics was with specific reference to the direct military program.

6. In addition to this legal background which makes it extremely unlikely that it would be proper to attempt to stretch the lend-lease program to cover general economic development works, there remains the broad and basic question of whether it is desirable to mix at this time this type of procedure with the general program moving forward with the Export-Import Bank. Obviously if lend-lease terms of only partial repayment are to be extended to general development works, no nations will wish to continue with Export-Import Bank credits. The possible difficulties of this extension are obvious.

This position is taken in spite of the fact that as an economist rather than as a political strategist or military technician I would personally be much happier to see the other American republics incur financial obligations in connection with projects of economic development. I believe, however, that until such time as the Department finds it desirable to obtain specific appropriations of Congress for particular development projects of a special mutual interest to the United States and the other American republics, such as the present bill which would grant $20,000,000 towards the completion of the Inter-American Highway in Central America, we should go forward with development projects financed through the Export-Import Bank and, as soon as we are able to establish it, the Inter-American Bank.

E[MILIO] G. C[OLLADO]
Memorandum by Mr. Emilio G. Collado, Special Assistant to the
Under Secretary of State (Welles) 24

[WASHINGTON,] December 12, 1941.

LEND-LEASE PROGRAM WITH THE OTHER AMERICAN REPUBLICS 25

After conferences with Mr. Duggan and Mr. Acheson regarding
the changed circumstances surrounding the continuance of the pro-
gram of lend-lease cooperation with the other American republics, the
following program is suggested:

1. With respect to the seven countries that have already signed
agreements,—Bolivia, Brazil, Cuba, Dominican Republic, Haiti,
Nicaragua and Paraguay,—nothing needs to be done. Article I of
the standard agreement 27 does not firmly commit us to deliveries of
material during the first year, and in any event provides a full reserva-
tion at the discretion of the President.

2. Pending agreements—It is suggested in general that no pressure
be placed by the Department on other governments to sign agreements,
and that as governments approach the Department to conclude nego-
tiations already well in progress, it be indicated that the first year
deliveries cannot at the moment be accurately forecast. It is sug-
gested that new agreements omit the sentence in Article I which relates
to the amount of deliveries which it is contemplated will be made in
the first year. It is also suggested that we adopt for all future agree-
ments the new Article II proposed for Venezuela and Argentina.
This Article II, which is much less cumbersome than the former, pro-
vides for a simple proportional payment for such goods as are de-
ivered. There is attached a copy of the proposed new form. 27

If you approve this new procedure, we can go ahead on this new
basis with El Salvador which is about ready to sign a lend-lease
agreement.

Emilio G. Collado

24 Addressed to the Adviser on Political Relations (Duggan) and the Under
Secretary of State (Welles), both of whom indicated on the original of this
memorandum their agreement with the suggested procedure.
25 The Lend-Lease agreements signed by the United States with other American
Republics differed from the conventional “master” agreements in that a specific
repayment responsibility for defense aid furnished was accepted by each ben-
eficiary nation. (Message from the President of the United States transmitting
the Thirty-Third Report to Congress on Lend-Lease Operations, for the period
ending December 31, 1951, p. 41, footnote 1.)
26 For texts of agreements with Bolivia and Brazil, see post, pp. 428 and 534, re-
spectively; with Cuba, Dominican Republic, Haiti, Nicaragua, and Paraguay, see
vol. viii, pp. 122, 253, 319, 410, and 480, respectively.
27 Not printed.
The Under Secretary of State (Welles) to President Roosevelt

WASHINGTON, December 24, 1941.

My Dear Mr. President: This Government has signed under the authority you gave on June 28, 1941 Lend-Lease Agreements with seven of the other American republics. Signature of several other Lend-Lease Agreements is imminent.

Under the Lend-Lease program for the other American republics recommended to you on April 22, 1941 by the Secretaries of State, War and Navy and approved by you, the United States offered to deliver $400,000,000 of war matériel to those republics over several years. It was contemplated that $101,000,000 worth should be delivered in the first year of the Agreements.

While the acquisition by the other American countries of war matériel in the United States had already suffered setbacks and delays owing to the precedence necessarily accorded to urgent programs for supplying the nations actively resisting aggression, the difficulties of supply, now that the United States is a belligerent, are of course greatly increased. In fact, this Department has just received from the War Plans Division of the General Staff a letter reading in part as follows:

"The great demands for military equipment resulting from Japan's attacks have made it practically impossible to find anything for immediate or even reasonably prompt delivery to Latin American Republics."

Although fully recognizing that the needs of our armed forces are paramount under present circumstances, I nevertheless believe that a failure by the United States to agree to furnish limited quantities of military matériel to the other American republics, particularly those which are most vulnerable to attack, would have an exceedingly unfortunate effect and would be seized upon by our enemies to create an atmosphere of doubt and fear which would hardly be conducive to the success of the meeting of Foreign Ministers at Rio de Janeiro in January or to the continuing cooperation of the other American republics with this Government in our war effort. I need not emphasize the undesirability from our point of view of any unfavorable modification in the highly satisfactory position adopted by those Republics following the crisis with which the treacherous Japanese attack has confronted the United States.

Joint letter of April 22 not printed.
I believe that in reaching a decision in this matter you will wish to take into consideration the international political implications of the problem as I have endeavored to state them. While I realize that these must be balanced against the requirements of the military situation, I feel strongly that the amounts of matériel necessary, even though reduced from the original schedules, to maintain the confidence of the American countries in the United States ability to deliver are very modest compared with our total war output.

It is my opinion that your decision would be extremely helpful to the committee I understand you have formed of General Marshall, Admiral Stark and Mr. Hopkins for passing on war matériel allocations and diversions.

Faithfully yours,

Sumner Welles
IMPOSITION OF CONTROLS OVER EXPORTS OF STRATEGIC MATERIALS FROM THE UNITED STATES TO OTHER AMERICAN REPUBLICS; CONDITIONING OF LICENSES TO SUPPLEMENTARY CONTROLS BY IMPORTING COUNTRIES

811.20 (D) Regulations/883a

The Secretary of State to Chiefs of Mission in the American Republics

WASHINGTON, December 12, 1940.

Sirs: There is attached hereto a list¹ of the articles and materials the export of which from the United States has been restricted in the interest of the national defense under the authority of the Act of July 2, 1940.² As will be observed, these are for the most part commodities which either are not produced in the United States or are not produced here in sufficient quantities to meet the rapidly expanding needs of our defense program. The export of some of these commodities is very rigidly restricted, the export of others is permitted to proceed with comparative freedom, the action taken in each instance depending upon the extent of the supplies or the gravity of the shortage existing in the United States.

Every effort has been and is being made not to interfere with purchases in this country of these articles and materials by the other American Republics, and licenses are issued for export to those republics in all cases unless United States stocks of the commodity in question are dangerously small or are absolutely essential to our own defense program. Licenses have in general been granted for the export to the other American Republics of their normal pre-war purchases even of those commodities in which we have a serious deficiency. We have attempted also, in so far as we were able, to make available to the other American Republics indispensable articles and materials which they have not in the past customarily obtained in the United States but the other sources of supply of which are now cut off.

It is this Government's intention to continue during 1941 to sanction the export to the other American Republics of quantities of the

¹ Not printed.
² 54 Stat. 712.
commodities in question representing as large a proportion of their usual imports of these commodities from all sources as the extent of our stocks and the needs of our defense permit. It is also our desire to consider sympathetically requests that may be received from the Governments of the other American Republics for permission to obtain in the United States quantities of these commodities in excess of their usual imports, if such quantities should prove to be absolutely essential in view of existing world conditions. In order that these objectives may be achieved and that they may be coordinated with our procurement plans, it is necessary that this Government have as accurate a forecast as possible of the probable requirements of these republics during 1941.

You are requested, therefore, to transmit promptly to the Department whatever information you may be able to obtain in regard to the annual quantities of each of the articles and materials referred to in the attached list (except arms, ammunition, and implements of war, aircraft parts, equipment, and accessories, machine tools, and the items listed in the proclamations of September 12 and 30, 1940) imported from all foreign sources during the years 1937-1940, inclusive, by the country in which you are stationed. Should information in regard to all of the commodities or all of the years referred to not be immediately available, you should, in view of the urgency of the matter, transmit at once whatever can be obtained promptly and supplement your original report with further statistics as soon as they can be obtained.

You are requested at the same time to approach the Government to which you are accredited, to lay before it the considerations set forth in the first three paragraphs of this instruction, to emphasize the fact that the general basis on which exports from the United States to the other American Republics will be authorized will be that of previous imports by those republics, and to urge that any requests which the Government to which you are accredited may desire to make for an unusual quantity of any given commodity should be presented in the near future in order that these requests may receive the most favorable consideration possible. Any such requests should be accompanied by an explanation of the need for the commodity and of the use to which it is to be put in the importing country.

In bringing this matter to the attention of the Government to which you are accredited you should, of course, make it clear that the United States cannot guarantee to furnish or to license for export to the other American Republics all, or any fixed proportion of, their usual imports of these articles and materials, or, a fortiori, any unusual quan-

*Department of State Bulletin, September 14, 1940, p. 213; ibid., October 5, 1940, p. 279.
tities which they may desire to obtain. The Governments of those republics may be assured, however, that export licenses will be granted, on the general basis set forth above, in every case where the proposed exports would not seriously jeopardize indispensable stocks in the United States.

Very truly yours,

For the Secretary of State:

SUMNER WELLES

811.20 (D) Regulations/1729a

The Secretary of State to Chiefs of Mission in the American Republics

WASHINGTON, April 1, 1941.

CONTROL OF EXPORTS

Sirs: Reference is made to the Department's circular instruction of December 12, 1940 regarding the export of articles and materials under Section 6 of the National Defense Act of July 2, 1940. You are instructed to obtain at an early opportunity an audience with the Minister for Foreign Affairs and to communicate to him the substance of the following message:

The first three paragraphs of the Department's circular instruction of December 12, 1940 outlined the principles on which this Government has been licensing the export to the other American republics of commodities important in our national defense program. With the rapid development of the defense program, and the great increase in the demand for numerous raw materials, a situation of scarcity has developed with respect to many items. A tight situation now exists with respect to aluminum, zinc, nickel, copper, manganese, tin and tungsten, among other materials, while the supply of iron and steel is falling behind demand. On a number of items, including machine tools, aluminum and nickel, specific priorities for domestic consumption within the United States have been imposed.

Faced with this situation the Government of the United States is seeking and must obtain the fullest cooperation of all of the other American republics if it is to be able to maintain its policy of the most liberal possible licensing of exports to the other American republics. It is this Government's opinion that such cooperation could most advantageously take the form of the imposition by each of the other American republics of a system of export control over:

1. Materials imported from the United States by the other American republics and subject to export control by the United States.

   a) The United States will continue to permit exports to the other American republics in all cases unless United States stocks of the commodity in question are dangerously small or are essen-
tial to our own defense program. In the cases of products the supply of which is not affected by these considerations an attempt will be made to issue licenses freely for use within the American republics or at least in amounts up to the recent import requirements of the nations in question. On such products export control by the nations in question would be satisfactory if it restricted exports except to other American countries which impose similar export control. Where such a system of export control is imposed by the nations in question, it may be possible to grant general licenses for export of certain categories of products similar to that recently extended in the case of Cuba. (A copy of press release no. 130 relating to the general license for exports to Cuba is attached.) 4

b) In the case of articles the United States supply of which is less than the demands made by our national defense program, our own consumption, and the requirements of the other American republics, it will be necessary to impose some relative scale of priorities which would of course change from time to time. In these cases an effort will be made, if it is at all possible, to fulfill the most urgent requirements of the other American republics, deferring fulfillment of less urgent requirements until the supply situation improves. In these cases it will be necessary that this Government be assured that materials so exported reach their specific destinations, and that no re-export, even to other American countries, be permitted.

2. Strategic materials and materials important in our national defense program and for the general defense of all the American republics which are produced in the other American republics.

   a) There exist in the United States strong commercial markets for most, if not all, strategic and critical materials produced in the other American republics. Moreover, you may make it clear, without making any positive commitment, that in the event such measures of control and regulation are undertaken, this Government stands ready to give consideration to purchasing supplies of such commodities as a regular part of its program for building up its own defense reserves. On such materials it would be satisfactory if exports were regulated in such a way as to give the United States prior opportunity to acquire them.

You have been furnished from time to time lists of the articles and materials the export of which from the United States has been restricted in the interests of the national defense under the authority of the Act of July 2, 1940. There follows a list of specific materials in which this Government is particularly interested:

- Alcohol (Ethyl)
- Aluminum
- Antimony
- Arsenic
- Asbestos
- Beryllium
- Cadmium
- Castor Oil or Beans
- Chromium
- Cobalt

*Not printed.
<table>
<thead>
<tr>
<th>Coconut Shell Char</th>
<th>Nitrogen Compounds (Ammonia and Nitric Acid)</th>
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<tbody>
<tr>
<td>Copper</td>
<td>Palm Oil</td>
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<tr>
<td>Copra</td>
<td>Phosphates</td>
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<td>Cotton Linters</td>
<td>Platinum</td>
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<td>Cryolite</td>
<td>Potash</td>
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<td>Flaxseed</td>
<td>Quartz Crystals</td>
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<td>Fluorspar</td>
<td>Quinine</td>
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<td>Graphite</td>
<td>Rubber</td>
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<tr>
<td>Industrial Diamonds</td>
<td>Sisal</td>
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<tr>
<td>Hides</td>
<td>Sulfuric Acid (including sulfur and Pyrites)</td>
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<tr>
<td>Iron and Steel</td>
<td>Tanning Materials</td>
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<td>Kapok</td>
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<td>Lead</td>
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<td>Mercury</td>
<td>Vanadium</td>
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<td>Mica</td>
<td>Zinc</td>
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<td>Molybdenum</td>
<td>Zirconium</td>
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Please inform the Department whether the Government to which you are accredited would, in the light of all the considerations expressed above, be willing to consider the creation of such a system of export control or the adaptation of systems which may now be in force to the standards outlined briefly above.

Very truly yours,

For the Secretary of State:

SUMNER WELLES

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811.20 (D) Regulations/1326: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, April 30, 1941—4 p. m.

253. Department’s no. 149, March 28, 6:00 p. m., and your no. 242, April 1, 4:00 p. m., and no. 344, April 23, 11 a.m. The Department has, since dispatching its above-mentioned telegram, discussed the question of general licenses with the representatives of a number of other American republics. As a result of these discussions the Department has determined that it would be justified in issuing a general license for the export of a given commodity to a given country only if that country will totally prohibit the export of the commodity, whether imported from the United States or elsewhere or domestically produced, except to the United States and other American republics having similar export control systems. Otherwise it is clear that the commodity might be imported from the United States in such

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*None printed.*
quantities as to release for export to unsatisfactory destinations other quantities of the same commodity produced domestically or imported from elsewhere.

In view, however, of the fact that this modification of the Department's policy had not occurred when the question was taken up with the Brazilian Government last month and that that Government has corrected its export control law in the sense which the Department requested at that time, the Department does not wish further to delay the issuance of general licenses to Brazil and is recommending to the appropriate American authorities that such licenses be authorized as soon as possible. Since, however, all the other American Republics are being asked to prohibit the export of the commodities for which general licenses are issued in the United States, the Department feels it necessary to make the same request of the Brazilian Government and will proceed with the issuance of general licenses in the expectation that Brazil will promptly prohibit the export, except to the destinations indicated in the preceding paragraph, of those commodities for which such licenses are issued.

In bringing this matter to the attention of the Brazilian authorities, please emphasize that general licenses cannot in any case be issued for the export of certain commodities of which the United States has only a meagre exportable surplus or no surplus whatsoever.

HULL

811.20 (D) Regulations/2246a

The Secretary of State to Diplomatic Representatives in the American Republics

WASHINGTON, May 13, 1941.

Sirs: Reference is made to the Department's circular instructions (File Nos. 811.20 (D) Regulations/883a and 1090a) of December 12, 1940 and January 30, 1941 requesting that information be submitted to the Department in regard to the import into the other American republics of the articles and materials the exportation of which from the United States is subject to license under the authority of the Act of July 2, 1940.

There have recently been transmitted to all the missions in the other American republics copies of Schedules 1, 2, 3 and 4 issued by the Administrator of Export Control listing all of the articles and

* Latter not printed.
materials subject to export restriction at the present time. It is requested that information identical with that sought in regard to the commodities referred to in the Department’s instructions of December 12 and January 30 be submitted as promptly as possible in regard to all the articles and materials listed in the above-mentioned schedules which were not among those referred to in the instructions.

The additional commodities should also be brought to the attention of the government to which you are accredited in connection with the considerations set forth in the penultimate paragraph of the instruction of December 12. Advantage may be taken of the opportunity to point out, in those countries in which a system of export control has not yet been adopted, that the adoption of such a system will facilitate the issuance of export licenses in the United States and that it will be possible to issue general licenses in the case of many of these additional commodities if the other American republic has in its turn prohibited their export to destinations other than the United States and American republics having systems of export control.

Very truly yours,

For the Secretary of State:

DEAN ACHESON

811.20 (D) Regulations/2531a: Circular telegram

The Secretary of State to Diplomatic Representatives in the American Republics

WASHINGTON, May 27, 1941—8 p. m.

In connection with recent telegrams and instructions from the Department having to do with export control and recommending that the other American republics prohibit exports except to the United States and to American republics having export control systems, the Department does not, of course, wish to interfere in any way with exports to the British Empire. This statement of policy is conveyed to you for your own information and not for formal transmittal to the government to which you are accredited. Should that government, however, raise the question with you, you may reply in the sense outlined above.

HULL

* A Presidential Proclamation of March 4, 1941, stipulated that on and after April 15 a license to export would be required for any model, design, photograph or any document containing specifications or technical and descriptive information of use in producing articles or materials, the export of which was forbidden. (See Department of State Bulletin, March 8, 1941, p. 245.) The Administrator of Export Control, Brig. Gen. Russell L. Maxwell, was authorized to determine the form of these articles and materials (see ibid., March 15, 1941, p. 283), and subsequently he issued the Schedules here referred to (see ibid., April 19, 1941, p. 474). For texts of Schedules 1, 2, 3, and 4, see 6 Federal Register, 1536, 1814, 2004, and 2033, respectively.
STATEMENT MADE BY MR. SUMNER WELLES TO THE INTER-AMERICAN FINANCIAL AND ECONOMIC ADVISORY COMMITTEE WITH REFERENCE TO ORGANIZATION FOR CONSIDERING AND HANDLING EXPORT CONTROL AND RELATED POLICIES


The broad program in which the United States is engaged of production of materials and equipment essential to national and continental defense has led to a situation of scarcity with respect to many commodities and the establishment by the United States of a system of control of the export and, in many cases, the domestic consumption of such items. At the present time some sixty percent, by value, of the articles exported from the United States are subject to export licensing and/or priorities.

It is the objective of this policy on the one hand to restrict the exportation, and in some cases domestic consumption, of goods produced in the United States to amounts consistent with the demands of the defense program, while on the other hand to facilitate in so far as is feasible the exportation to the other American nations of at least their essential import requirements, and in general as large amounts of particular United States products as are consistent with the exigencies of defense. A separate but related phase of policy concerns the acquisition abroad of strategic materials essential to the defense program, and, in general, the utilization of the materials of the Hemisphere in the continental defense.

It is the view of the United States that these objectives are of interest and importance to all of the American republics, and that they may best be realized by the creation of an inter-American system of export control involving strict restriction and control of the exportation of products outside of the Western Hemisphere with a maximum of free commerce within the Hemisphere which is compatible with defense requirements. To this end the United States has been seeking in individual conversations the fullest cooperation of all of the American republics, and it is the opinion of the Government of the United States that such cooperation could most advantageously

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*Submitted as Annex A to the report of Subcommittee II of the Inter-American Financial and Economic Advisory Committee and transmitted by the Chairman of the Committee (Welles) to the Secretary of State, July 8, 1941; for report, see infra. For correspondence on this Committee's resolution and plan concerning foreign vessels in American ports, see pp. 184 ff. For correspondence concerning the activities of the Committee in 1940, see Foreign Relations, 1940, vol. v, pp. 343 ff.
take the form of the establishment by each of the American republics of a system of export control over:

1. Materials subject to export control by the United States which are exported to the other American republics by the United States or which are produced in the other American republics.

a) The United States will continue to permit exports to the other American republics in all cases unless United States stocks of the commodity in question are dangerously small and are essential to the defense program. In the cases of products the supply of which is not affected by such considerations an attempt will be made to issue licenses freely for use within the American republics or at least in amounts up to the recent import requirements of the nations in question.

It has been found possible to issue general licenses for the export of certain of such products to all of the other American republics. Moreover, it is possible to issue general licenses to products in this category for export to American republics which also control the exportation and re-exportation of such products whether imported from the United States or elsewhere or produced domestically. Such general licenses greatly facilitate trade among the American republics.

b) In the case of articles of the greatest stringency and importance to the defense program, it has been and it will continue to be necessary to impose a system of priorities as between the demands of the defense program, the requirements of the other American republics, and civilian consumption in the United States. In these cases it will at best be possible to grant priorities for only the most urgent requirements of the other American republics, and, in view of the control thus obtained, it will be possible to simplify the administrative procedure by issuing general licenses for the exportation of articles for which such priorities have been granted.

c) In the case of all other articles the United States supply of which is less than the several demands, it will be necessary to impose some quantitative restriction on exports, and, in many cases, on domestic consumption. In all of these cases an effort will be made, if it is at all possible, to fulfill the most urgent requirements of the other American republics, deferring fulfillment of less urgent requirements until the supply situation improves. In these cases exportations must be individually licensed, and it will be necessary that the Government of the United States be assured that the materials so exported reach their specific destinations.

2. Strategic materials and materials important in the national and continental defense, which are produced in the American republics.

a) This is an essentially separate though closely related phase of policy involved in the defense program. As a result of the great expansion in production, there exist in the United States strong commercial markets for most, if not all, strategic and critical materials produced in the Western Hemisphere. Moreover, the appropriate agencies of the Government of the United States stand ready to give consideration to purchasing supplies of such commodities as a regular
part of its program for building up its own defense reserves and stock-piles.

This approach on the part of the United States for cooperative action among the American republics has met with a most gratifying general response, and, indeed, many of the other American republics had already embarked on similar and related courses of action. At the present time all of the American republics have established, or are actively considering, some form of export control directed to ends similar to those set forth above. As a result, the United States has been in a position already to issue general licenses for the export to Argentina, Brazil, Cuba, and the Dominican Republic respectfully [respectively] of lists of commodities in category 1(a) mentioned above, as well as of certain commodities which are subject to priority approval. Arrangements for the issuance of similar general licenses for the export of commodities in these categories to a number of additional American republics are also being completed.

With respect to the related policy of acquisition of strategic materials, appropriate agencies of the United States have entered into arrangements for the purchase of many commodities from individual producers, groups of producers, or the Governments of a number of the American republics.9

As is inevitable, the several systems of export control already imposed or in contemplation, although they point towards the same end, differ considerably in scope and form. There arise as a result a number of practical problems such as for example the question of the control only of the re-exportation of articles imported from one particular country as contrasted with control over all exports of the particular articles, whether imported from any source or produced domestically. Another problem which gives rise to extensive and complex administrative difficulties lies in application by the several republics of controls to varying lists or groups of commodities. As a result, the United States, and other nations, have been compelled to limit the issuance of general licenses and to restrict the exportation and re-exportation of the goods therein covered to such other American republics as happen to control the particular item.

Commerce among the American nations can obviously be made most free under present world conditions which have occasioned the imposition of all of these types of export control, if all of the American republics adopt parallel systems of export control thus

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9 For correspondence regarding the obtaining of strategic materials from certain American Republics, see: Argentina, pp. 357 ff.; Bolivia, pp. 452 ff.; Brazil, pp. 538 ff.; Chile, pp. 578 ff. See also vol. vii: Colombia, pp. 40 ff.; Mexico, pp. 403 ff.; Peru, pp. 524 ff.
establishing an inter-American system. To this end, the Government of the United States suggests:

1. That the Inter-American Financial and Economic Advisory Committee undertake the consideration of problems of export control and the formulation of a plan for an inter-American control system.

2. That the matter appropriately be referred to Subcommittee II on Commercial Problems.

3. That Subcommittee II elicit information from the several Delegates and Governments regarding the essential import requirements of the individual American republics, and concerning the various systems of export control already established by a number of them.

4. That Subcommittee II consider the steps towards a broad Hemisphere program of control already taken by a number of the republics, and formulate detailed recommendations for an inter-American system which would permit a maximum of freedom of interchange among the American republics.

If this suggestion meets with general approval, the Government of the United States is prepared to place at the disposal of the Advisory Committee and Subcommittee II information regarding the policies and administrative procedures with respect to export licensing and priorities controls established by it; special arrangements entered into with and general licenses issued for exports to particular American republics which have adopted some form of export control; data available to it regarding the systems of control in effect in other American nations; and such information as it has collected with regard to the import requirements for certain materials of some of the American republics.

710 Financial and Economic Advisory Committee/228

Report of Subcommittee II to the Inter-American Financial and Economic Advisory Committee With Respect to Export Control Systems

[WASHINGTON, undated.]

In accordance with the resolution of the plenary session of June 19, 1941, Subcommittee II has undertaken the consideration of the statement (a copy of which is annexed hereto) made at that session by the Chairman of the Advisory Committee, the United States member, with reference to organization for considering and handling export control and related policies by the American republics.

Approved by the Inter-American Financial and Economic Advisory Committee in plenary session of July 3 and transmitted to the Secretary of State by the Chairman of the Committee, Sumner Welles, July 8, 1941.

Supra.
It is the view of the Subcommittee that it is desirable and necessary to devote the materials and products of the Western Hemisphere primarily to the defense of the Hemisphere. This objective may be best realized, and at the same time the essential import requirements of the American republics fulfilled in so far as is feasible, by the creation in each of the American republics of parallel systems of export control involving strict restrictions and control of the exportation of products outside of the Western Hemisphere with a maximum of free commerce within the Hemisphere which is compatible with defense requirements.

The Subcommittee believes that the general problem may be considered in four principal aspects:

1. The establishment of parallel systems of export control in all of the American republics.
2. Form of organization for handling export control and importations in each of the American republics.
3. Estimations of the minimum essential import requirements of each of the American republics indicating the relative importance of various principal uses.
4. Form of organization for disseminating information regarding systems of export control in existence, the several types of organization and procedures relating thereto, and the outlook regarding the supply situation of the various important products.

The Subcommittee in this report undertakes to consider only (1) and (3).

1. — *Establishment of Parallel Systems of Export Control.*

Some steps towards the establishment of export controls have been taken by all of the American republics, and the Subcommittee has had before it for study the legislation on the subject of thirteen American republics, copies of which are also annexed. As is inevitable, these systems differ considerably in scope and form. Some are limited to specific lists of commodities; others empower the Executive Power to control, at its discretion, the various categories of materials and products. A few envisage the control at once of all exportation, while one, at least, would control all products controlled in other American republics. In view of the development of its manufacturing for export, and its role in production for national and continental defense, the United States of America has imposed one or another form of control over more than sixty percent of its export trade, and its representative has made the following statement of policy in the discourse mentioned above:

“It is the objective of this policy on the one hand to restrict the exportation, and in some cases domestic consumption, of goods produced in the United States to amounts consistent with the demands

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13 Not printed.
of the defense program, while on the other hand to facilitate in so far as is feasible the exportation to the other American nations of at least their essential import requirements, and in general as large amounts of particular United States products as are consistent with the exigencies of defense."

From the variation in the scope and form of the several systems of export control now in vogue there arise a number of practical problems such as for example the question of the control only of the re-exportation of articles imported from one particular country as contrasted with control over all exports of the particular articles, whether imported from any source or produced domestically. Another problem which gives rise to extensive and complex administrative difficulties lies in application by the several republics of controls to varying lists or categories of commodities. As a result, certain American republics have been compelled to limit the issuance of general licenses and to permit the free exportation and re-exportation of the goods therein covered only to such other American republics as happen to control the particular item.

Commerce among the American nations can obviously be made most free under the present world conditions which have occasioned the imposition of all these types of export control, if all of the American republics adopt parallel systems of export control, thus establishing an inter-American system. To this end it is recommended that appropriate legislation be adopted in each of the American republics providing that:

1. The Executive Power be authorized to prohibit and control both the exportation and re-exportation of materials and products important to national and continental defense, whether imported from any source or produced domestically.

2. Such exportation and re-exportation be permitted freely to other American republics having parallel systems of control to the extent compatible with the defense program.

3. Suitable penalties for violations be imposed.

In order to have a better understanding, enclosed herewith is a memorandum prepared by the Delegate of Costa Rica referring to this matter (Annex C). 13

Obviously such parallel systems of control will be most effective in making possible the greatest feasible quantities of essential import goods and in permitting a maximum of free commerce within the Western Hemisphere, if the Executive Powers of all of the American republics exercise such control to the greatest degree attainable over identical categories of commodities. To this end, a close coordination of policy will be required, and it is suggested that the Inter-American

13 Not printed.
Financial and Economic Advisory Committee provides the best vehicle for such continuing coordinating functions.

It is accordingly requested that the Governments of the American republics furnish the Advisory Committee with texts of the laws and regulations from time to time adopted in their territories with respect to export control.

3—Estimations of the Minimum Essential Import Requirements of Each of the American Republics.

The broad program in which the United States is engaged of production of materials and equipment essential to national and continental defense has led to a situation of scarcity with respect to many commodities, and the establishment by the United States of a system of control of the export and the domestic consumption of such items. In order to cooperate with the United States in its policy of facilitating, as far as possible, to the other American republics the supply of their essential import requirements, accurate information is needed whereby an estimation of these requirements of each American republic can be made.

With respect to this problem, Subcommittee II suggests the following recommendations:

That through the medium of the Inter-American Financial and Economic Advisory Committee, the American republics be requested to furnish, as soon as feasible, the following information, as accurate as possible, and containing the essential minimum import requirements of the said republics, that is to say:

A)—Estimations of the amounts of materials listed in Annex D, required to be imported during the last two quarters of 1941 and first two quarters of 1942; only to meet the most essential needs of the country:

(1)—For the requirements of the Government:

(a) in matter of defense
(b) in other matters, not included in the following paragraphs;

(2)—For the requirements of enterprises (either official or not) of public services, railroads, shipping lines and other transport agencies.

(3)—For the requirements of projects of national development, as steel mills, aqueducts, shipyards, etc.

(4)—For other commercial and industrial requirements (of a private character).

B)—Comparison of the figures corresponding to each item mentioned in the above paragraphs with the imports of the same items during 1939 and 1940.

—Not printed.
C)—The order of preference attributed to each item on account of its urgency or importance.

In order to gather all the information and data the Subcommittee has prepared a model form to be filled by the Governments, for each article listed in Annex D. This form is also annexed hereto (Annex E).19 The employment of these forms is recommended because they will render more easy the task of collecting all the data received.

Dr. León DeBayle
Chairman of Subcommittee II
and Delegate of Nicaragua

811.20 Defense (M) Chile/35b

The Secretary of State to the Ambassador in Chile (Bowers)

No. 749

WASHINGTON, October 17, 1941.

The Secretary of State informs the Ambassador that while as yet the question does not appear to have arisen, it is likely that in the current negotiations for the acquisition of various strategic materials from Chile the point will be made by the Chilean Government that contracts existing as of the date of the agreement should be excepted from the export embargo prohibiting the export of the materials except to the United States and the other American republics. This question has, of course, arisen in several of the other purchase agreements which have been entered into with the other American republics. In the Brazilian agreement the matter was not as carefully considered as it should have been and the result was that existing contracts which had been registered in accordance with Brazilian practice were excepted from the embargo. The amount of existing contracts was not important in the Mexican agreement, and the question therefore did not arise. In Peru, however, the Department has insisted successfully on a complete embargo without exception of existing contracts except for minor amounts of two materials which were conceded as a matter of expediency. In the current Argentine negotiations Ambassador Armour has been requested to insist that no exception be made as to pre-existing agreements. It is suggested that if this question arises the following arguments may be used in resisting the request. First, the prohibition by the Chilean Government contained in the export embargo would not constitute a violation of the pre-existing agreements but would merely be the intervention of the Government acting under its sovereign power so as to make impossible the performance of contracts entered into by private parties; secondly, that the United States export control system contains no exception of existing contracts.

19 Not printed.
The Under Secretary of State (Welles) to the Ambassador in Chile (Bowers)

WASHINGTON, November 1, 1941.

My Dear Mr. Ambassador: Referring to your letter of October 13, the Department has been giving the most active consideration to the important problem of furnishing Chile and the other American republics with material essential for their economic life, and has taken the matter up frequently with the other interested agencies of the Government of the United States. The economic services of the Department have been reorganized with a view toward improving the efficiency of planning and carrying out policies in respect to such matters, while the Economic Defense Board has taken over and is thoroughly reorganizing the work of handling export licenses as well as the problem of clearing priorities and allocations. Moreover, the establishment of the Supply Priorities and Allocations Board and the reorganization of the Office of Production Management all tend in the direction of greatly increased efficiencies of operation. The work of reorganization and facilitation of procedure has not been completed, but the Department is very hopeful that procedurally many difficulties will be removed.

It would not be proper for you to get the impression that the basic situation of scarcity of supply is improving. Quite the contrary, as time progresses and the defense program broadens the scarcity of many materials and other strategic products, as well as of fabricating plant and equipment, becomes more pronounced. Severe curtailment of civilian consumption is now the order of the day in the United States and it will not be possible to obtain allocations of materials for the other American republics which do not entail a considerable amount of curtailment of civilian consumption there.

Nevertheless, the Department and the other agencies of the Government are making great strides in the collection of information regarding the minimum essential needs of the other American republics, broken down by commodities and by uses. These are being submitted to the Supply Priorities and Allocations Board, and it is hoped that within the near future definite allocations will be made for export to the other American republics. If it is possible to have such allocations made for a three or six months period the Department and the Defense Board will then be in a position to act promptly on individual applications made through the interested governments.

* Not printed.
* For Executive Order No. 8839, July 30, 1941, establishing the Board, see Department of State Bulletin, August 2, 1941, p. 97.
I must point out that these remarks of mine are preliminary, and that final decisions as to method of carrying out allocation policy have not yet been taken.

With respect to the specific complaints of Chile with respect to copper and iron and steel products, the Department has recently telegraphed you. As a matter of fact, the Economic Defense Board and the OPM have outstanding specific instructions to act promptly on all applications for copper products to Chile, Peru, and Mexico, the sources of the raw material. Even so, I must repeat that the arguments advanced by the Chileans are not entirely reasonable, since one of the very great shortages within the United States is of productive facilities for fabricating these metals. In the case of copper much of the shortage lies in fabricating facilities as well as in the raw material. The situation in iron and steel is even more acute, since supplies of iron ore are relatively plentiful, while blast furnaces and other steel manufacturing facilities are deficient.

With best personal regards,

Sincerely yours,

Sumner Welles

811.20 Defense/433

The Secretary of State to Diplomatic and Consular Officers in the American Republics

WASHINGTON, December 1, 1941.

Sirs: A number of diplomatic missions and consular offices in the other American republics have requested that they be furnished with information showing the sacrifices being made in the United States by industry and consumers because of the current shortage of strategic materials required for the national defense effort. This material has been requested to assist diplomatic and consular officers in answering charges in governmental and private circles that the United States is itself not making sacrifices commensurate with the ones the other American republics are called upon to suffer.

There is enclosed a memorandum indicating some of the sacrifices which the American manufacturing and consuming public have been called on to make because of material shortages. It is hoped that this information will be of assistance to you in explaining officially and privately that at least equal treatment is being sought in every instance for the requests of the other American republics and that extensive sacrifices are being made in this country. While it is not desired that officers carry on any concerted campaign to get these data before the public in the country to which you are accredited, nevertheless it may be possible in your discretion to use the material
to advantage in discussions with governmental officers, influential trade and financial circles, and possibly in public addresses which you might be called on to make in the normal course of affairs.

Very truly yours,

For the Secretary of State:

DEAN ACHESON

[Enclosure]

NOVEMBER 21, 1941.

MEMORANDUM CONCERNING SACRIFICES BEING MADE BY INDUSTRY AND CONSUMERS IN THE UNITED STATES BECAUSE OF THE SHORTAGE OF STRATEGIC MATERIALS

It is not generally realized, in countries outside the United States unable to obtain desired American supplies, to what extent the defense program has entailed sacrifices within the United States. Civilian needs have been severely cut, much "priority unemployment" has developed and many manufacturers, particularly those whose plants are not readily adaptable to defense production, have been compelled to reduce greatly their operations or to close. In spite of plans to alleviate the situation by the Supply Priorities and Allocations Board, by giving special consideration to "hardship" cases, it appears inevitable as more and more of the national effort is devoted to defense, that many industries will be adversely affected to an ever increasing degree.

No general discussion or outline of the national defense program can be given in this brief memorandum. The policy of the United States government to make the United States the arsenal of democracy has been amply conveyed to the field in speeches of the President and of various officers of the government. The Department is making every effort to keep the field supplied with current information. In addition to data contained in the Department's Radio Bulletin, various publications have been forwarded, including copies of the most recent issue of the Comprehensive Export Control Schedule, No. 4; a pamphlet entitled "Materials for Defense" issued by the Office of Emergency Management containing a series of eleven articles on shortages of various critical materials; Press Release PM791 of July 28, 1941 containing a tabulation of orders issued by the Division of Priorities; 18 (a later tabulation PM1568 dated November 13, 1941 has been mailed) the official weekly bulletin of defense agencies in the Office of Emergency Management entitled "Defense", has been forwarded for some time to the missions in the American Republics and arrangements are being made to dispatch it to consular offices.

18 Office of Production Management.
However, a few brief comments might be made on the defense program. Appropriations have already been made totaling over sixty billion dollars. The problem was considered by many a year and a half ago when the defense program first got under way, to see how such a program could be set upon the top of a regular business framework of our economy; today, the problem is to find to what extent and in what manner the regular business framework can be set on top of the defense program. Official estimates indicate that about eighteen percent of our industrial effort is now devoted to defense and that within twelve months this percentage will probably reach between 45 to 50 percent with a probability of even greater increase thereafter. The effect of this change-over upon industry’s ability to supply civilian requirements is obvious. There is the further factor that civilian demand, owing to large general expenditures, has very greatly increased.

Instrumentalities and methods of control to achieve the end of supplying defense production with needed raw materials include the system of priorities, the subject of the Department’s circular instruction of October 22, 1941, file 810–20 Defense/1688a,\(^2\) inventory control, allocation of raw materials, limitation orders prohibiting the use of specific materials in certain finished products, limitation of production as in the case of automobiles, the development of the use of substitutes, the standardization of manufacture as for example in planes of the same general type ordered by various airlines, the redrafting of specifications such as those of building codes, reducing wherever possible the use of particularly critical materials, and requisition by the Army and Navy. Compliance with the various orders involved is being vigorously enforced and severe penalties have already been imposed upon violators.

It would appear possible that at least some of these measures could be adopted in some of the American Republics, particularly the use of substitute materials. Nine thousand tons of tin per year are now being saved in the United States by a slight reduction in the thickness of tinplate for cans.

A definite trend towards extension of the system of allocating raw materials has been evident in the past few months, replacing in effect the use of priorities.

Mr. Donald M. Nelson, Executive Director of the Supply Priorities and Allocation Board, was reported on November 13 as stating that the priorities system had reached the point where critical shortages of materials threatened its complete collapse. He stated that within a few months the government might have to begin rationing supplies to industries and that he could think of no civilian which would get

\(^2\) Not printed.
all of the materials he would like to have. The less essential the industry is to the national well being, the sharper will be the curtailment. The necessity of greatly reducing the scope of their operations and in many instances of being forced entirely out of business is already clear for many industries. In the case of many critical items, shortages are so severe that even a high priority rating does not enable the holder to obtain supplies because of the higher ratings issued and the short supply available. As stated by Mr. Nelson on November 7 before the Associated Manufacturers of America, there is no way by which we can make all of the things we have to make in national defense and lead a normal commercial life on top of it all.

An official of the Division of Priorities of the Office of Production Management stated on November 13, "the ratio of civilian demand to available supply for aluminum is ten to one, today: ten orders for a ton of aluminum, to every ton of aluminum that can be sold. There are three customers for every ton of copper, four for every ton of brass, two for every ton of steel—and in greater or lesser degree the same kind of ratios apply to all of the other critical metals, to most of the important chemicals, and to many of our basic fibres".

A press release of November 7 reported that preparation of allocation of all critical materials throughout American industry was called for on that day by parallel actions of the Supply Priorities and Allocations Board and the Office of Production Management. SPAB announced that it would authorize its executive director to obtain detailed production programs for 1942. It is a program which will take considerable time to put into effect; it is expected to give defense officials a clear over-all picture of the nation's total requirements for raw materials.

The following outline of some of the restrictions and prohibitions imposed on domestic industry will serve as examples.

Production of automobiles for the first six months of the model year, beginning August 1941 and ending January 1942, will show a drop of at least 36.3 percent. The cut for August, September and November was 26.5 percent; for December it will be 48.4 percent and for January 1942, at least 51 percent. Before the model year is over on July 31, 1942, the drop in output of passenger cars will probably be much greater since manufacturers of passenger cars receive no general preference rating to enable them to obtain raw materials or component parts such as truck manufacturers receive.

Washers and ironers for domestic use were cut 17.3 percent for the period August 1 to December 31, 1941. Further cuts may come.

Of the total United States production of paper and paper products defense will take at least 30 percent so that civilian needs will have to be curtailed by that or a greater amount.
Under an order of October 21, 1941 the use of copper as a component part of more than 100 types of civilian articles was restricted 40 percent for the remainder of 1941 and completely prohibited after January 1, 1942. Savings, it is hoped, will go far to strengthen our copper position and avoid a shortage. Some of the more striking items affected are: a long list of automobile and garage equipment; an extensive list of building supplies and hardware; all kinds of burial equipment; dressmaking accessories; house furnishings and equipment, including office and institutional items; household appliances, including fans, heaters, stoves, upholsterers' supplies, lamp stands, shades, et cetera; jewelry and novelties; and a miscellaneous collection such as beauty parlor equipment and barber shop supplies, beverage-dispensing units, bicycles, motorcycles, fire extinguishers, keys and locks, ladders and hoists, livestock and poultry equipment, photographic equipment, radios, street signs, vending machines, and office supplies.

The Supply Priorities and Allocations Board announced October 9 a new policy under which no public or private construction projects which use critical materials such as steel, copper, brass, bronze, aluminum, et cetera, may be started during the emergency unless these projects are either necessary for direct national defense or are essential to the health and safety of the people. This applies to public projects—Federal, State, and local—such as the building of post offices, courthouses, and similar structures; to the construction of roads and highways; to river and harbor improvements; and to flood control and power projects. It applies to the construction of factories, lofts, warehouses, office buildings and all other commercial construction. It applies to residential construction and to construction for public utilities.

By an order issued by the Director of Priorities on October 30, electric power was rationed in seven states of the Southeast. Large power consumption by defense industries, particularly aluminum plants, coupled with a severe drought necessitated power conservation. The program calls for the curtailment of power by large commercial and industrial users in seven states, effective November 10; the immediate discontinuance of the use of power for such non-essential services as sign lighting, show window lighting and floodlighting of athletic fields; and the immediate mandatory pooling of power by inter-connecting systems of 40 publicly and privately owned companies in 13 states.

On November 8, the use of cellophane and similar transparent materials derived from cellulose was ordered by the priorities division of OPM in the interest of national defense for curtailment. Some of the items affected are: the packaging of razor blades, cosmetics and soap, candles and wax products, decorations and novelties.
It was reported during the second week of November that shortage of ships for war supplies to Britain and Russia and the corresponding tightness of scarce materials to the United States will shortly become reflected in a number of industries. The question to be decided by OPM officials is whether shipping allocations of non-war materials should be cut now as a conservative measure or later as the war effort demands. A cut of this character would make possible the bringing in of larger quantities of manganese, ore, rubber, tin, tungsten and other source materials.

Shortages of kraft pulp and of the supply of chlorine have affected the production of kraft paper. Due to the increasing demand for defense purposes, the allocations of chlorine for paper production will be further reduced shortly. The industries using kraft paper are through conservation and curtailment of use reducing the civilian demand.

The following quotations from recent speeches by Donald M. Nelson, Executive Director, Supply Priorities and Allocations Board, may be of use:

"The simplest explanation is that the national defense job we have taken on is so enormous that it is going to change the pace and scope of every other job in America. In all history no nation ever set out to do so much in so short a time. We would not be attempting it if to do anything less would make us safe. We cannot succeed unless we give the job everything we have. It means that on all of the important materials we use military requirements come first. Modern war eats metals at an unimaginable rate. It is hard to think of one important metal of which, after our military needs have been met, there will be anything remotely like enough to meet all the ordinary civilian demands. We are going to run short on everything. These shortages are overall shortages. They mean that we can get through this crisis only by cutting down on the amounts that go to civilian industry.

These are not minor inconveniences that we have been talking about today. They are major hardships. They are obviously going to mean that many factories, many business men and many workers can no longer produce the things they have been producing. That is going to bring extremely difficult problems to many cities. I cannot pretend that the period of adjustment which is now beginning is going to be an easy one to get through. Yet it would be equally wrong to pretend that the problem is insoluble, or to say that we are just naturally doomed to have a depression which we cannot remedy grow up inside of our tremendous defense effort."
PROPOSAL BY THE UNITED STATES FOR THE CONTROL OF THE DISTRIBUTION OF PETROLEUM PRODUCTS AMONG THE AMERICAN REPUBLICS

800.6353/438a: Circular telegram

The Secretary of State to Diplomatic Missions in the American Republics

WASHINGTON, August 30, 1941—5 p. m.

Please communicate the following statement to the Minister of Foreign Affairs and give it appropriate publicity. Please emphasize to the government the importance of its cooperating fully, especially in the establishment of the National Oil Pool Committee, as the success of the plan depends upon full cooperation. The representatives of the principal United States oil companies have been instructed by their home offices regarding the plan.

The problems of delivering petroleum products to the other American Republics and to the Atlantic seaboard of the United States, in view of the tanker shortage arising out of the withdrawal of tankers in order to supply petroleum to Britain, have received a great amount of publicity during recent weeks and are well known.

The Government of the United States believes that the interests of the Western Hemisphere will best be served if the reduction in available tanker tonnage is distributed in such a way as to bring about equality among all the American Republics.

It is the view of this Government that such equality will be achieved if the same percentage reduction in the total amount of petroleum products moved by tankers is applied in the case of each of the other American Republics and to shipments to the Atlantic coast of the United States—adjusted as may be necessary and possible, from time to time, to avoid manifest inequalities arising out of special circumstances.

The Government of the United States is convinced that if the maximum utilization of the tanker tonnage available for these services is to be attained, there will be required the fullest possible cooperation among the Governments of the American Republics and the organizations engaged in the production, transportation and distribution of petroleum products.

In order best to contribute on its part to the realization of these objectives and to the efficient use of tankers under the control of the
United States, the Government of the United States has already established an American Tanker Committee. This Committee will be charged with the proper allocation between the several areas of the world of the total tanker tonnage under United States control, and will thus have the task of translating the share-and-share-alike policy above outlined into quantitative terms. Its actions will be subject to approval and review by the Petroleum Coordinator and the Department of State.

The tankers allocated by the American Tanker Committee to inter-American services will be under the jurisdiction of the Petroleum Supply Committee for Latin America, which will be charged with operating a pool of the United States facilities for the distribution of petroleum to and in the other American Republics. This Committee, which has already been established, has the task of correlating the available facilities for distribution with the needs of the various American Republics in accordance with the enunciated principle of equality of treatment. It will report to the Petroleum Coordinator on operating matters and to the Department of State in connection with policy or other matters involving relations with other governments.

While this plan at present is necessarily limited to the operations of the petroleum facilities of the United States, the benefits of which it is capable can not be realized unless the same plan be adopted by all of the American Republics, and unless the principles upon which its successful operation depend are accepted and observed by all organizations within those Republics which are engaged in the production, transportation and distribution of petroleum products. This close cooperation can best be attained, in the opinion of the Government of the United States, by the establishment in each of the other American Republics by appropriate action of national oil pool committees on which would be represented the Government and each of the principal oil supplying organizations, national or private. The Government of the United States is already taking up with the Governments of each of the other American Republics the establishment of such national committees. Each national committee, subject to directions from its own government, would determine the current imported oil requirements of the country and would communicate them to the Petroleum Supply Committee for Latin America.

The Petroleum Supply Committee, with the composite picture of all requirements before it, and the combined transport and receiving port facilities of all participants at its disposal for this purpose, will be in a position to dispatch the available tanker tonnage under its jurisdiction in such a way as to achieve maximum transport efficiency, and equality of both burden and benefit among all countries which join in the plan.
An essential requirement of this plan is that each organization engaged in supplying oil to the American Republics must use its facilities for producing, transporting, or distributing petroleum with maximum efficiency and with due regard to the principle of equality of treatment among all the American Republics.

Commercially competitive interests must be made subordinate to the interests of national and hemispheric defense.

It is the intention of the United States to make every possible effort to assist in fulfilling the petroleum requirements of the other American Republics. The Government of the United States believes that the method outlined will accomplish this purpose, if it receives the whole-hearted support of all of the American Republics.

This statement will also be made by the United States representative at the next meeting of the Inter-American Financial and Economic Advisory Committee.

Hull

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800.6363/440: Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, September 9, 1941—noon.

[Received 1:14 p.m.]

1241. Department's circular telegram of August 30, 5 p.m. An oil pool of the most important American and British companies has been operating here since June 23 with the full knowledge and support of the National Petroleum Council of the Brazilian Government. The president of the National Petroleum Council told the representatives of the oil pool today that he would co-operate with them in accordance with the Department's plan. However, in view of the close relationship now existing it feels it is not necessary for the Government officially to appoint a member to the board.

Caffery

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800.6363/446

The Mexican Ministry for Foreign Affairs to the American Embassy in Mexico¹

[Translation]

No. 56717

The Ministry for Foreign Affairs greets most cordially the Embassy of the United States of America in this capital, and has the

¹Transmitted to the Department by the Ambassador in Mexico in his despatch No. 18745, September 13; received September 15.
honor to refer to the latter's memorandum of the 3rd instant, informing the Ministry of the creation of the American Tanker Committee, a dependency of the Petroleum Supply Committee for Latin America, and also pointing out that the best manner to secure close cooperation in the production, transportation and distribution of petroleum products would be that the other American Republics would establish national committees for the administration of oil pools.

The matter was submitted to the consideration of the competent authorities, and the Government of Mexico has reached the following conclusions:

As the oil industry of the Republic is managed by one institution, this being of a national character, it is not considered necessary to establish the Committee suggested by the North American Government, for all oil tankers are under the control of "Petróleos Mexicanos", an organization which is perfectly qualified to make the arrangements considered necessary by the authorities of the United States of America regarding the needs for petroleum, of Mexico, and of the other nations of this Continent as well.

In view of the foregoing, the Ministry for Foreign Affairs kindly asks the Embassy of the United States of America in this capital to notify its Government that Petróleos Mexicanos—which for the practical effects could be considered as the National Committee referred to in the Memorandum of the 3d instant—is willing to cooperate towards the attainment of the ends pursued, and that it considers that these ends can be reached in a more effective manner without the necessity of creating a new organization.

It must be pointed out that the tankers controlled at present by Petróleos Mexicanos are destined to take care of the internal necessities of the country and to relieve, in part, the situation created in the eastern coast of the United States and in several countries of this Continent, by the lack of means of transportation.

MEXICO, September 10, 1941.

800.6363/443 : Telegram

The Minister in Guatemala (Des Portes) to the Secretary of State

GUATEMALA, September 13, 1941—11 a.m.

[Received 2:54 p.m.]

156. Department's circular telegram August 30, 5 p.m. By Presidential Decree issued September 12, the Guatemalan Government has

*This memorandum was based on the instructions contained in Department's circular telegram of August 30, 5 p.m., p. 171.
adopted measures which provide full cooperation with United States Government with respect to distribution of petroleum products, including establishment of a national oil pool committee. Copy of decree and composition of committee being sent by air mail.³

Des Portes

800.6363/450

The Ambassador in Brazil (Caffery) to the Secretary of State

No. 5380

Rio de Janeiro, September 16, 1941.

[Received September 22.]

Sir: With reference to the Department’s telegram No. 789 of September 12, 4 p. m.,³ I have the honor to report as follows with regard to the oil pool committee as it functions here.

The committee is formed of representatives of the five major oil companies as follows:

Wingate Anderson, representing Standard Oil do Brasil and the Caloric Company,
Granville D. Bentley, representing the Texas Company of South America, Ltd.,
Cyril W. Nave, representing the Atlantic Refining Company of Brazil,
John C. Reed, representing the Anglo-Mexican Petroleum Company, Ltd.

It includes a sub-committee and a working committee, both appointed from officials in these companies. The committee was unofficially formed in the month of June of this year. While the National Petroleum Council is not officially represented, the head of the Petroleum Council, General Horta Barbosa, is its unofficial chairman and the committee’s policy is that of closest cooperation with the National Petroleum Council. The oil companies were at first apprehensive that the committee might be considered as contrary to the Brazilian anti-trust laws but experienced no difficulty in having its formation approved by the National Petroleum Council. As pointed out in my telegram No. 1241 of September 9, Noon, there seemed to be no necessity for the National Petroleum Council or any other department of the Brazilian Government to be officially represented on the committee.

The Latin American Petroleum Supply Committee in New York advises the committee here of tanker space available for Brazil which is then divided equitably between the companies, but no completely satisfactory solution has been arrived at regarding equitable distribution of products in this country. It was at first thought that quotas

³ Not printed.
for petroleum products might be assigned to the individual municipalities in Brazil, but this plan did not meet with the approval of the National Petroleum Council. At present, consumer quotas are based on the first six months consumption in 1941 by states. (It so happens that there is only one point of importation in each state in Brazil.)

The committee's chief problem here is in supplying fuel oil for industrial use, and it is felt by them that, while clean tanker space has been made available in sufficient quantity, the lack of dirty tanker space is a matter of some concern.

No provisions appear to have been made for a system of rationing although the National Petroleum Council has, since June of this year, been "studying the matter". The National Petroleum Council has also been reluctant to indicate which industries should receive preference and which should make sacrifices. The Federação das Indústrias is cooperating with the committee in trying to solve the problems of fuel saving in the São Paulo industrial region, chiefly by suggesting improvements in present combustion methods.

As the matter stands at present, the National Petroleum Council has requested that the following proportions of Brazil's consumption of petroleum products be maintained: aviation gasoline 100 percent; diesel oil 100 percent; fuel oil 85 percent; kerosene 100 percent. In order to accomplish this, motor gasoline imports would have to be cut to 75 percent of the 1940 consumption. The maintaining of these proportions would mean roughly a 22 percent cut in tanker space, which is approximately what the New York committee has removed from the Brazilian trade.

Respectfully yours,

For the Ambassador:

JOHN F. SIMMONS
Counselor of Embassy

800.686/469

The Brazilian Minister for Foreign Affairs (Aranha) to the American Ambassador in Brazil (Caffery) *

EC/663.63 (20) September 20, 1941

[Translation]

MY DEAR MR. AMBASSADOR: I acknowledge the receipt of your letter of September 2, concerning a suggestion of the Government of the United States with regard to the establishment of national committees in the American countries, in order that they may, in col-

* Transmitted to the Department by the Ambassador in his despatch No. 5471, September 29; received October 8.
laboration, provide with regard to maritime transport services and
distribution services for petroleum destined to those countries.

2. In reply, I have the honor to inform you that the Brazilian Gov-
ernment already has a national agency in the above sense in the
National Petroleum Council (Conselho Nacional de Petróleo), which,
by Decree-law No. 538 of July 7, 1938, has already been given the
necessary authority to put into practice the collaboration referred to,
either directly or through the intermediary of other public agencies.
I avail myself [etc.]

Oswaldo Aranha

800.6368/467

The Ambassador in Uruguay (Dawson) to the Secretary of State

No. 184

Montevideo, September 26, 1941.
[Received October 6.]

Sir: I have the honor to refer to the Department’s circular tele-
gram of August 30, 1941, containing a statement to be communicated
to the Uruguayan Minister of Foreign Relations regarding measures
taken by our Government to assure the delivery of petroleum products
to the other American Republics.

The full text of the statement was communicated to the Uruguayan
Foreign Office in a note dated September 1. I handed the note per-
sonally to Dr. Guani * and in so doing I emphasized the importance
of the cooperation of the Uruguayan Government, with particular
reference to the establishment of a National Oil Pool Committee. I
told Dr. Guani at the same time that it was desired that appropriate
publicity be given the statement, adding that I would be guided by
his wishes as to whether the text should be furnished to the press by
the Foreign Office or by the Embassy. He replied that he would
be glad to take care of the matter and in due course the Foreign
Office transmitted to the press a communiqué, the text of which I
enclose as published in La Mañana on September 4. It may be noted
that the Spanish translation of the Department’s statement given
in the communiqué is that prepared by Mr. Joseph F. Walker of the
Embassy staff. (In order to obtain prompt consideration on the
part of the Foreign Office, the Embassy finds it necessary in all im-
portant cases to transmit with its notes Spanish translations which
bear the caption “Traducción—No Oficial”.)

In my interview with Dr. Guani, he assured me that the matter
would be given early consideration. However, it was not until Sep-
tember 24, that any positive action was taken and then this action

* Alberto Guani, Minister for Foreign Affairs.
* Not reprinted.
was in the form of a decree (the text of which is enclosed) designating an Advisory Board (Comisión Asesora) charged with studying the matter and submitting a report within eight days. This Board is made up of representatives of the Foreign Office, the Ministry of Industries and Labor, the Ancap, and the recently instituted Board for the Rationing of Fuel.

Following the publication of the decree, I asked the local representatives of the West India Oil Company and the Atlantic Refining Company to call at the Embassy in order that I might discuss the situation with them before seeing Dr. Guani, with whom I had an appointment last evening. (As the Department is aware, these two companies import their own fuel oil which is refined for them by the Ancap. On the other hand the Texas Oil Company, although represented here and engaged in the distribution of refined products obtained from the Ancap, does not import its own crude oil.) Mr. Samuel Frazer, of the Atlantic Refining Company, told me that he had been informed confidentially that the Advisory Board designated by the Decree of September 24 had already prepared its report and would recommend the setting up of a National Oil Pool Committee to be composed of only three members representing respectively the Ministry of Industries, the Ancap, and the foreign companies which import crude oil (namely the two American concerns mentioned above and Shell Mex Uruguay Ltda.).

Mr. Frazer said that he considered it important that each one of the three companies concerned have its representative on the Committee. He said that he realized that the Uruguayan Government would be loath to designate a Committee a majority of whose members would be representatives of foreign concerns. He expressed, however, the opinion that the companies would be in a better position to protect their interests if the Committee had seven members—four representing the Government and three representing the companies.

When I saw Dr. Guani last evening, I referred to the decree of September 24 and remarked that I presumed that the Advisory Board for which it provided was not the National Oil Pool Committee contemplated in the Department’s statement. (Mr. Frazer had asked me not to intimate to Dr. Guani that I had received any advice regarding the prospective recommendations of the Board, since the information had been furnished him confidentially.) With reference to the National Oil Pool Committee contemplated by the Department, I took occasion to refresh Dr. Guani’s memory and quoted the pertinent portion of the Department’s statement regarding representation on behalf of “each of the principal oil supplying organizations”. The Minister said very frankly that the Government could hardly set up a commit-

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* Not printed.
* Administración Nacional de Combustibles, Alcohol, y Portland.
tee on which the private companies would be in the majority. To this
I replied that, as far as I was aware, there would be no objection to
the Government’s appointing as many official representatives as it
desired, and that by appointing three officials and a representative of
Ancap, the Government could provide for representation of the
three companies and still have a majority. Again very frankly,
Dr. Guani said that in his opinion the representative of the Ancap
could hardly be considered as representing the Government in view of
the very independent attitude frequently assumed by that body. He
expressed also the personal opinion that the Committee should not be
large and unwieldy. He promised, however, to give due consideration
to my observations.

Respectfully yours,

WILLIAM DAWSON

800.6363/455: Telegram

The Ambassador in Chile (Bowers) to the Secretary of State

SANTIAGO, September 28, 1941—11 p. m.
[Received September 29—10:40 p. m.]

480. Department’s circular of August 30, 5 p. m. In recent meet-
ings I have suggested to the Foreign Minister the advisability of early
Chilean action in the matter of the oil pool. Yesterday after-
noon Rossetti informed me that he had sent detailed instructions to
the Chilean Embassy at Washington regarding Chile’s point of view
on the proposal. He was somewhat vague as to the details of the
Chilean proposal but his argument seemed to be that Chile would be
willing, if necessary, to impose a cut on the nitrate and copper com-
panies but that since these industries were of prime importance to our
defense effort, we would have to see that the cuts were restored. In
short, Chile would suffer little or no reduction in oil supply.

In regard to my question as to the delay in setting up a national oil
pool committee, he said that a petroleum committee had already been
formed by the Chilean Government. (Note: The Chilean Govern-
ment did set up two petroleum committees by a decree of August 30
but neither of these conform to our proposal as petroleum suppliers
are not represented therein.)

Rossetti was not inclined to discuss the matter thoroughly nor did
I insist as I feel that the best procedure would be for the Department
to give a very categorical exposé of the situation to Michels, informing
me of its communication which I shall repeat to the Foreign
Minister.

Bowers
The Ambassador in Uruguay (Dawson) to the Secretary of State

Montevideo, October 2, 1941—2 p.m.
[Received 2:25 p.m.]

418. With reference to section 2 of the Department's telegram no. 250, September 29.12 As reported in my despatch 184 of September 26, the oil pool plan is being studied by an advisory board designated for the purpose by the Uruguayan Government. I shall do everything practicable to expedite a favorable decision.

From confidential statements made to me by a high Ancap official I infer that the Uruguayan have sought information regarding the attitude of the Argentine, Brazilian and possibly other facilities. The official remarked confidentially that he understood the Brazilian attitude to be unfavorable.

Dawson

The Ambassador in Chile (Bowers) to the Secretary of State

Santiago, October 2, 1941—3 p.m.
[Received 3:41 p.m.]

490. My 480, September 28, 11 p.m. The local representative of Standard Oil has been informed that the Government has approved a decree setting up a national oil pool committee in accordance with Department's proposal and that the decree will be published within the next few days.

Bowers

The Secretary of State to the Ambassador in Brazil (Caffery)

Washington, October 8, 1941—9 p.m.

918. The following telegram has been received from the Embassy in Montevideo:
[Here follows text of telegram No. 418, October 2, 2 p.m., printed above.]

The following countries have approved the oil pool plan and are setting up committees: Chile, Honduras,13 Guatemala, and El Salvador.15 It is being studied in the following countries: Cuba, Costa

12 Not printed.
13 The Honduran Government's approval was reported in telegram No. 66, September 5, 4 p.m. (800.6363/438), and that of El Salvador in telegram No. 70, September 18 (800.6363/447).
Rica, and Bolivia. Venezuela, Mexico, Colombia, and Peru are exporters of oil and consequently are not vitally concerned with the major aspects of the oil pool plan, although the first two have officially replied.

It is suggested that the Brazilian Government study the proposal presented by the Department and indicate if the principles involved are acceptable. It is also believed desirable that the Brazilian Government should formally participate in the National Oil Pool Committee, rather than merely indicate that it is satisfied with the present informal arrangement.

The general question of the oil pool plan will be taken up next week with a Subcommittee of the Inter-American Financial and Economic Advisory Committee, and it is hoped that at this meeting all problems connected with the plan will be clearly answered.

HULL

800.6363/472 : Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, October 13, 1941—5 p. m.
[Received 6 p. m.]

1484. Department’s 918, October 8, 9 p. m. As Aranha pointed out in his reply to the Department’s proposal with regard to the formation of a Brazilian oil pool committee (my despatch No. 5571 [5471], of September 29 ¹⁴) the Brazilian Government feels that it already has such an official agency in the form of the National Petroleum Council. As matters now stand, the National Petroleum Council and the pool committee are working together harmoniously and I shall not press the matter further unless the Department so desires.

CAFFERY

800.6363/473 : Telegram

The Ambassador in Chile (Bowers) to the Secretary of State

SANTIAGO, October 21, 1941—3 p. m.
[Received 7:13 p. m.]

537. My 480, September 28, 11 p. m., and 490, October 2, 3 p. m. Diario Oficial October 20, publishes 2087, dated September 29, creating a National Petroleum Committee, composed of the Director of the Department of Mines and Petroleum of the Ministry of Fomento, the President of West India Oil Company and the Manager of Cope. The decree provides that this committee shall determine Chile’s needs.

¹⁴ Not printed.
for petroleum products, indicate what types shall be imported and collaborate with the Petroleum Supply Committee for Latin America at Washington, with a view to combining transportation and port facilities for all petroleum imports.

Bowers

800.6363/484

Statement of the American Delegate (Welles) at the Meeting of the Inter-American Financial and Economic Advisory Committee, October 30, 1941

Two or three months ago the American republics were faced with a shortage in tank ships that made a severe reduction in oil supplies to the Atlantic Coast of the United States and to the other American republics seem imminent. In this situation my Government established a program for the efficient utilization of all United States facilities for the delivery of petroleum and, in a statement which was presented to this Committee on September 4, invited the cooperation of the other American republics. Prompt action in coordinating the petroleum delivery facilities of the United States, in accordance with the principles set forth in this plan, resulted in immediate and substantial economies in transportation. Regardless of ownership of either tank ships or oil, supplies began to be moved into each country from the nearest source. Partial discharge of one ship at several ports was eliminated where practicable, thus minimizing the movement of tankers with only one-half or one-third of a cargo. Lost time has been reduced in various other ways.

Many of the other American governments indicated their desire to cooperate in the program suggested by my Government, and their petroleum distribution facilities were coordinated with those of the United States.

As a result of this inter-American collaboration, the rapid depletion of reserve inventories has been checked, and, while the full possibilities of this joint effort have not yet been secured, I can say that the tank ships presently available are now used with such efficiency that the current requirements of each country in this hemisphere can be met one hundred percent, and very soon reserve inventories will begin to build up at substantial rates.

This reversal in situation, from threatened depletion of reserve stocks and rationed consumption to full supply and gradual replenishment of inventories, has resulted from hemispheric cooperation. Credit goes equally to all who have taken part.

I can say further that we expect that within the next two months the tank ship tonnage supplying the American republics will substantially be increased. With this increase and the additional gains
in efficiency that should be possible with complete collaboration, it is expected that a high degree of security with respect to oil supplies will be assured to this hemisphere.

The maintenance and extension of the cooperative system of petroleum delivery is essential in the attainment of these objectives.

800.6363/486: Telegram

The Ambassador in Uruguay (Dawson) to the Secretary of State

Montevideo, November 22, 1941—1 p. m.
[Received November 22—11:46 a.m.]

490. In a note dated November 18 and received this morning the Foreign Office states that Uruguay has decided to adhere to the oil pool. It reserves its decision as respects the coordination of domestic distribution and requests information from the Embassy regarding this phase of the matter. I am in some doubt as to just what the appropriate Uruguayan authorities have in mind and shall discuss the matter with Guani. I have already urged and shall continue to urge the prompt constitution of the national pool committee. Text of code [note?] and full report by air mail.¹⁵

Dawson

800.6363/502

The Minister in Paraguay (Frost) to the Secretary of State

[Extract]

No. 321

Asunción, December 19, 1941.
[Received December 26.]

Sir: I have the honor to refer to the Department’s circular telegram of August 30, 5 p. m., suggesting the formation of a Petroleum Committee in Paraguay to cooperate with the Petroleum Supply Committee in the United States.

A copy and translation of most of the text of the Department’s telegraphic instruction were formally transmitted to the Foreign Office under date of September 6, 1941, after previous informal conversations with the Foreign Minister; and were referred by the Foreign Office to the Minister of Agriculture, Commerce and Industries, Dr. Francisco Esulies. On various occasions I have recalled the matter orally to the Foreign Minister, and he in turn has recalled it to Dr. Esulies. I have also twice mentioned it personally to the latter.

There is now at hand a formal reply from the Foreign Office, dated December 15, 1941, incorporating a communication which it received

¹⁵ Not printed.
from Dr. Esculies under date of December 10, 1941. A copy and translation are enclosed herewith. The Department will note that the Minister of Agriculture, Commerce and Industries feels that since Paraguay’s supplies of petroleum products are received wholly through Argentina, the handling of petroleum matters here might be left to the National Carburant Section of his Ministry without the formation of the Committee suggested in the telegraphic instruction above cited. If the organization of the committee is necessary he suggests that it be composed of two representatives of the Paraguayan Government and one representative of the petroleum importers.

I anticipate that the recent declarations of war will gradually lead Dr. Esculies into a more cooperative attitude, if political developments here do not result in his retirement; but feel that no present attempt should be made to force his hand. It is my understanding that Paraguay’s petroleum supplies are in fact wholly controlled from Buenos Aires so that the formation of a country committee in Paraguay might very well be entirely foregone.

Respectfully yours,

WESLEY FROST

[The following countries also indicated approval of the national oil pool committee plan: Haiti, Nicaragua, Peru, Dominican Republic, and Ecuador. Publicity was given the statement contained in Department’s circular telegram of August 30, 5 p.m., printed on page 171, by Costa Rica and Cuba.]

16 Not printed.
RESOLUTION AND PLAN OF THE INTER-AMERICAN FINANCIAL AND ECONOMIC ADVISORY COMMITTEE IN RELATION TO FOREIGN FLAG VESSELS IN AMERICAN PORTS

805.85/244a: Circular telegram

The Acting Secretary of State to Chiefs of Mission in the American Republics Except Costa Rica

WASHINGTON, March 30, 1941.

The following information should be furnished by you as urgently as possible to the Foreign Minister of the country to which you are accredited:

As you are aware, a number of German and Italian vessels have for many months sought refuge in the ports of the United States and have enjoyed the hospitality and protection of this Government. On Saturday, March 29, the U. S. Coast Guard received reliable information to the effect that the crews of these vessels had received orders to sabotage and disable the ships. In an effort to prevent such action, the Coast Guard immediately placed guards on the vessels. These guards found that in many cases extensive sabotage had already taken place. It was therefore decided to assume protective control over the vessels and to place their crews under custody in order to avoid further damage to the ships as well as possible injury to the ports and harbors of the United States.\(^1\)

The urgency of the matter was so great that the Coast Guard authorities found themselves obliged to act prior to notifying the Department and it was therefore not possible to give you and the Government to which you are accredited the advance notice which the Department would have wished to give. The Department will continue to make available promptly all pertinent information which reaches it and will welcome any comment which the Foreign Minister may wish to make in view of the situation prevailing in his country.

Welles

859.85/561: Telegram

The Secretary of State to the Chargé in Uruguay (Chapin)

WASHINGTON, April 9, 1941—8 p. m.

56. Your 148, April 7, 6 p. m.\(^2\) Please inform the Minister for Foreign Affairs\(^3\) that the Government of the United States coincides

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\(^1\) For correspondence regarding the seizure by the United States of German and Italian ships within its ports, see vol. 1, pp. 451 ff.

\(^2\) Not printed.

\(^3\) Alberto Guani.
in the opinion expressed by the Government of Uruguay as to the desirability of an inter-American exchange of views with regard to the problem created by the presence of immobilized merchant ships in the ports of the American Republics.

This Government inclines to the view that the most expeditious and the most satisfactory means afforded in order that the desired exchange of views may take place promptly would be the Inter-American Financial and Economic Advisory Committee of Washington. It would seem highly desirable that this Committee be utilized in order to exchange views between all of the American Governments in this regard, and, since the Committee is in continuous session, the matter could be taken up immediately. Such discussion, it is hoped, might lead to an identity of views as to the course to be followed by each individual American Republic. As the Minister for Foreign Affairs of Uruguay knows, it is the desire of the Chief Executive of the United States that he be accorded powers by the Congress to requisition foreign flag merchant ships now in American ports. It is anticipated that this question will be taken up by the Congress as soon as it reconvenes after its present brief holiday.

The present consideration by the Inter-American Financial and Economic Advisory Committee of the problem will, of course, in no way prevent any future consultative meeting of the Foreign Ministers of the American Republics from giving further consideration to the question.

Consequently, the United States Government will be glad to support any initiative which the Government of Uruguay might take in recommending to the other American Republics that the problem of immobilized merchant shipping in American ports be brought up for immediate discussion before the Inter-American Financial and Economic Advisory Committee with the understanding, of course, that the Committee itself in accordance with its functions will not be empowered to reach any decisions but will merely formulate recommendations to the respective American Governments.

HULL

389.85/567: Telegram.

The Chargé in Uruguay (Chapin) to the Secretary of State

MONTEVIDEO, April 12, 1941—10 a.m.
[Received 1:50 p.m.]

152. My telegram No. 151, April 10, 5 p.m. The Minister of Foreign Affairs handed me last night a note quoting the text of the telegram he addressed to the Chairman of the Inter-American Fi-

*Not printed.
nancial and Economic Advisory Committee in Washington. In the note he requests me to inform my Government of the purposes sought by his Ministry in this matter, and suggests that in order to arrive at an early solution procedures be shortened as much as possible.

Although the Spanish text of the Minister’s telegram has undoubtedly already been made available to the Department in accordance with Guani’s specific request I transmit herewith for the Department’s information an English translation made in this Legation:

Montevideo, April 11, 1941.
Mr. Chargé des Affaires:
I have the honor to inform you that yesterday this Ministry addressed to the Chairman of the Inter-American Financial and Economic Advisory Committee with seat in Washington, the following telegram:

“In view of present circumstances, the Government of Uruguay presents to the committee the following question, on which it requests a reply as soon as may be possible;

That, in accordance with subparagraph (D) of article No. II, resolution 4, on economic co-operation of the consultative meeting held in Panama in 1939, and as an effective measure for carrying out mutual co-operation with a view to lessening or neutralizing any disturbance which might be caused to the commerce of the American Republics, and to maintain trade intercourse among them, the committee consider whether merchant vessels stationed, as a result of the war, in the American ports, might be utilized by the respective countries by virtue of a resolution which might be considered to have a continental scope.

The measure proposed is based on the fact that the increasing rate of destruction of the means of maritime transportation by the belligerents has created a very grave problem for the fundamental right of this continent to preserve the trade which is [essential?] to its normal existence. This inquiry thus envisages a concordant decision in the sense of utilizing the said vessels for navigation between the ports of America for the protection of American commercial interchange. It would be understood, at the same time, that the payments of rentals, compensations or any other indemnifications, would be a matter for agreement by the interested countries upon the termination of war, if this is considered most convenient or advisable.

I present to you Mr. Chairman the assurances of my highest consideration.
Signed Alberto Guani.”

CHAPIN

865.85/340: Telegram

The Chargé in Uruguay (Chapin) to the Secretary of State

Montevideo, April 14, 1941—10 p. m.  
[Received April 15—2:39 a. m.]

156. My 154, April 13, 5 p. m. This evening in individual appointments lasting approximately one-half hour each the Minister for Foreign Affairs explained to the various American Chiefs of


*Not printed.

428-276—68—13
Mission Uruguay’s recent action in placing Italian and Danish ships under custody and the request for a continental decision by the Inter-American Financial and Economic Advisory Committee, and presumably appealed for support of Uruguay’s action by the various American Governments.

In my interview, which concluded the proceedings, Guani appeared to be in particularly good spirits. He stated that he felt everything was going well and that he had an additional question to submit to the Washington committee through his representative, namely to attempt to obtain an inter-American declaration intimating disapproval if not actually condemning diplomatic intervention in cases involving merchant ships which he felt were in international law no different from individuals who had not only come within jurisdiction of the country in which they might be but who had actually used that country as asylum. He asked what I thought of this reasoning and when I remarked that it appeared to be merely an extension of the Calvo Doctrine and that I doubted whether the committee, being a technical, economic one, could properly rule on such a matter, he agreed and said that while he hoped for an intimation of opinion perhaps all that could be obtained would be a reference of the question to the appropriate inter-American body for definite decision.

Guan then went on to develop other ideas not immediately relevant which will be reported by air mail despatch.

CHAPIN

885.85/482

Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] April 17, 1941.

Participants: Argentine Ambassador, Sr. Don Felipe A. Espil; Colombian Ambassador, Sr. Dr. Gabriel Turbay; Brazilian Ambassador, Mr. Carlos Martins; Mexican Ambassador, Sr. Dr. Don Francisco Castillo Jáyere; Chilean Chargé d’Affaires, Sr. Don Guillermo Gazitúa; Under Secretary, Mr. Welles.

I saw this afternoon the Argentine, Colombian, Brazilian, and Mexican Ambassadors, and the Counselor of the Chilean Embassy in the absence of the Ambassador.

*See Green Haywood Hackworth, Digest of International Law, vol. v, pp. 635 ff.
I gave them copies of the draft resolution which this Government intends to offer at the next extraordinary meeting of the inter-American Economic and Financial Advisory Committee, and advised them that the full text was being communicated to all of the American Governments in order that this Government might receive the views and suggestions of the other Governments of this Hemisphere.

I impressed upon them all my belief that in the interest of continental solidarity it was most desirable that this very important problem be settled by unanimous agreement at the earliest possible moment and said that I trusted this could be achieved before the meeting on April 22. I said that if the matter dragged on in open discussions of a controversial character, Axis propagandists would of course avail themselves with glee of such an opportunity, and I felt sure the result would be highly detrimental to every one of the American countries. I said I believed that the draft offered for their consideration harmonized with the various conflicting viewpoints and I earnestly hoped it would receive the approval of their Governments.

All of the Ambassadors expressed their own personal approval of the draft, but the Argentine and Brazilian Ambassadors said they felt the real difficulty from the standpoint of their Governments was to find out whether the British Government would withdraw its present objection to the utilization by their countries of these ships. I said that obviously it was the purpose of this Government to use the ships in its own ports in such a way as to promote the interests of inter-American trade and the interest of assistance to Great Britain, to which, of course, we were completely committed. I said that under these conditions it seemed to me probable that the British Government would adopt a reasonable and friendly attitude in the matter and that it seemed to me more than likely that the British Government would negotiate a satisfactory agreement on this point with each of the Governments concerned. I said that this Government, of course, would make every endeavor to have a satisfactory solution of this point reached.

S[UMNER] W[ELLES]

865.85/365b : Telegram

The Secretary of State to the Chargé in Uruguay (Chapin)

WASHINGTON, April 17, 1941—7 p.m.

62. Your 152, April 12, 10 a.m. The text of Guani's telegram regarding the shipping situation was submitted to the Inter-American Financial and Economic Advisory Committee on April 16. It was agreed that the members of the Committee would submit this ques-
tion to their respective governments and endeavor to secure instructions so that action may be taken at the next meeting of the Committee, scheduled for April 22.

Please inform Guani that the Department, on the basis of his telegram, has drafted a resolution which it proposes to submit to the Committee on April 22. The following is the preliminary text of that resolution, which has been made available to the Uruguayan Minister here:

"Whereas

Subparagraph (D) of Article 2, Resolution III, on economic cooperation, of the Meeting of Foreign Ministers of the American Republics at Panamá in 1939 charged the Inter-American Financial and Economic Advisory Committee with studying and proposing to the Governments the most effective measures for mutual cooperation to lessen or offset dislocations in the trade of the American republics resulting from the present war;

The commerce of the American republics has normally been carried on in large measure in merchant vessels of non-American powers, many of which are not available for such trade because of the increasing rate of destruction of the means of maritime transportation by the belligerent nations, the consequent increased diversion of such vessels to other trades, and the prolonged stationing by their owners of a large number of such vessels in American ports interrupting their normal commercial activities; and

The resulting shipping shortage has prejudiced and is prejudicing the commerce of and among the American republics, creating a very grave problem for the fundamental right of the nations of the Americas to preserve the trade which is essential to their normal existence.

The Inter-American Financial and Economic Advisory Committee

Resolves:
To recommend to the Governments of the American Republics:

a. That they declare that the foreign flag vessels in American ports, the normal commercial activities of which have been interrupted as a consequence of the war, should now be utilized by the American republics in such a manner as to promote the defense of their economies as well as the peace and security of the continent.

b. That taking into account

(1) the fact that these vessels, by reason of their continued presence in American ports after the cessation of their normal commercial activities are no longer entitled to the status of ordinary trading vessels.

(2) that this change of status and the legal consequences flowing therefrom were recognized in a recommendation of the Inter-American Neutrality Committee on the subject of the Security Zone, which was among the recommendations the adoption of which into the domestic legislations of the American republics was recommended by Resolution I of the
Second Meeting of the Ministers of Foreign Affairs of the American Republics at Habana in July 1940,*

the American Republics declare that they are entitled to assume complete jurisdiction and control over such vessels, and may take such action in regard to them as may be in accordance with the rules of international law and the provisions of their own national legislation and administrative regulations.

c. That just and adequate compensation for the utilization of the said vessels be made in accordance with the commonly-accepted rules of international law and the national legislations of the individual American states.7

The Department is of the opinion that this resolution adequately meets the needs of the situation described in Guani’s telegram to the Committee. Please discuss the situation with him and let us have his comments. It is hoped that he will instruct the Uruguayan representative to support this resolution.

Please, at the same time, inform Guani that, if and when the President of the United States is granted the authority which he has requested from Congress to purchase, requisition or take over foreign ships in American ports, it is proposed to dispose of those ships in such a way as will advance both the participation of the United States in the carrying of inter-American trade and the cause of Great Britain, to which the United States has pledged fullest support and which the United States believes to be vital to the peace and security of the entire continent. It is hoped that, if and when the Uruguayan Government assumes control of the ships in question in its ports, it will consider favorably conferring with the United States and with the Governments of other interested American Republics in order that the two objectives mentioned may be forwarded to the utmost in the utilization of these vessels.

Hull

865.85/365a: Circular telegram

The Secretary of State to Diplomatic Missions in the American Republics Except Uruguay

WASHINGTON, April 17, 1941—7 p.m.

As you are aware, recent developments have focused the attention of the American republics upon the shipping belonging to Germany and Italy, as well as to other nations, which, on account of war conditions, has been withdrawn from normal commercial activities and is located in the ports of the American republics. The following is

* For correspondence concerning this Meeting, see Foreign Relations, 1940, vol. v, pp. 180 ff.; for Resolution I, see Department of State Bulletin, August 24, 1940, p. 129.
the text of a communication on this subject from the Uruguayan Foreign Minister presented to the Inter-American Financial and Economic Advisory Committee at its meeting on April 16:

[Here follows text of note of April 11 from the Uruguayan Minister for Foreign Affairs to the Chargé in Uruguay quoted in telegram No. 152, April 12, 10 a.m., printed on page 186.]

It was agreed that the members of the Committee would submit the matter to their governments and endeavor to receive appropriate instructions for action at the next meeting of the Committee, scheduled for April 22.

The Department has given very careful consideration to this matter and plans through its representative on the Committee to present a resolution at the April 22 meeting of which the following is the preliminary text:

[Here follows text of draft resolution quoted in telegram No. 62, April 17, 7 p.m., printed supra.]

Please make this text available to the foreign minister of the government to which you are accredited, with the statement that in the Department’s opinion it meets the needs of the situation and express the hope that a resolution along these lines will receive the support of that government’s representative on the Committee.

Please add that your Government would be happy to receive any suggestions or amendments which the Foreign Minister might care to offer for its consideration. In view of the great importance of this problem it is the earnest hope of this Government that unanimity of opinion may be had on the part of all the American Governments, and that full accord may be reached prior to the next meeting of the Committee on April 22.

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HULL

865.55/365c : Telegram

The Secretary of State to the Ambassador in Mexico (Daniels) *

WASHINGTON, April 17, 1941—8 p.m.

The Department’s circular of April 17 regarding the proposed resolution on the shipping situation. At the same time that you discuss with the foreign minister of the country to which you are accredited the text of the resolution which the United States proposes to submit to the Inter-American Financial and Economic Advisory Committee on April 22, please state that, if and when the President of the United States is granted the authority which he has requested from Congress to purchase, requisition or take over foreign ships in American ports,

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*The same, mutatis mutandis, on the same date to the Embassies in Cuba, Brazil, Argentina, Colombia, Venezuela, Chile, and Peru.
it is proposed to dispose of those ships in such a way as will advance both the participation of the United States in the carrying of inter-American trade and the cause of Great Britain, to which the United States has pledged fullest support and which the United States believes to be vital to the peace and security of the entire continent. It is hoped that, if and when the Mexican Government assumes control over the ships in question in its ports, it will consider favorably conferring with the United States and with the Governments of other interested American Republics in order that the two objectives mentioned may be forwarded to the utmost in the utilization of these vessels.

HULL

865.85/370 : Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, April 18, 1941—5 p.m.
[Received 10:20 p.m.]

131. Reference Department’s circular telegrams of April 17, 7 p.m. and 8 p.m. I presented the preliminary text of the resolution to the Minister for Foreign Affairs 10 this morning as well as the substance of the circular telegram of April 17, 8 p.m. Doctor Solf immediately pointed out that though the text of the resolution is in line with the note of the Uruguayan Government the manner in which we propose to use the vessels is different in that in addition to aiding inter-American trade we advance the cause of Great Britain. He added that Peru would support the resolution in so far as the use of the vessels in inter-American trade was concerned which would be only course possible under the Peruvian neutrality law. The Minister commented ruefully that the action contemplated was rather late and that in any event Peru had a Danish ship which it proposed to use solely for inter-American commerce.

The Minister said that in view of the urgency of the matter he would place it before the Cabinet which is meeting this afternoon.

NORWEB

865.85/386 : Telegram

The Chargé in Uruguay (Chapin) to the Secretary of State

MONTEVIDEO, April 18, 1941—5 p.m.
[Received 10:29 p.m.]

159. Department’s telegram No. 62, April 17. Guani expressed particular satisfaction with the last part of paragraph B of the

10 Alfredo Solf y Muro.
resolution which he felt went far to assert the juridical right of the American Unions [Nations?] to deal with the immobilized merchant shipping and which might render unnecessary any further declaration condemning diplomatic intervention in such cases (see my telegram No. 156, April 14).

Guani said, however, that while as far as Uruguay was concerned he would prefer to keep the present text unaltered throughout, he felt that our Government might wish to consider changing the word should after the word war and before the word now in paragraph (a) substituting therefor the word could. By making the sense of this declaration facultative rather than obligatory, Guani believes that there is more likelihood of obtaining Argentine adherence to the resolution. In his opinion the declaration under paragraph (b) is the most important and he added that there were obvious advantages in having as nearly a unanimous adherence as possible.

That he was quite content to leave to our Government any decision as to this suggested change and that in any event the United States could count on complete support from the Uruguayan Government on the basis of the preliminary text submitted which he felt was eminently satisfactory. As I was leaving, Guani informed me that he was making a full declaration as to Uruguay’s attitude toward immobilized shipping to the press of the Americas this evening but that this official explanation would contain no new points which he had not already communicated to me and was intended primarily to serve as a means of informing the Americas of his reply to the Italian Minister. Since it contained certain personal references he could not make public the text of his note in reply to the Italian Minister’s protest.

CHAPIN

865.85/376: Telegram

The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, April 20, 1941—2 p. m.

73. From the Under Secretary. Your 131, April 18, 5 p. m. I am sure you will realize from reading the suggested preliminary text of the resolution that there is nothing whatever in the text of the resolution which would support Dr. Solf’s thesis that the resolution itself indicates or determines the way in which the vessels would be used. I think it would be desirable for you to make clear immediately that insofar as the text of the resolution is concerned, it leaves to every one of the American Governments full liberty of action as to the use of the vessels and that, consequently, any government which, either for reasons of policy or because of its domestic legislation, would desire to use such ships as it might take over solely in inter-American trade is at complete liberty to do so.
Please endeavor to clarify this important point as quickly as possible and telegraph me the results of any further conversations you may have in this regard. [Welles.]

HULL

865.85/388: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, April 21, 1941—noon.
[Received 1:31 p.m.]

135. For the Under Secretary. Department’s 73, April 20, 2 p.m. The Foreign Minister on Saturday night cabled Beltrán 11 to support the resolution.

Dr. Solf assured me this morning that there was no misunderstanding but he said that he wished it understood that without changing its legislation Peru could not at present enter into discussions looking towards the dual use of the ships in its possession as contemplated in the Department’s circular telegram of April 17, 8 p.m.

NORWEB

865.85/411: Telegram

The Ambassador in Argentina (Armour) to the Secretary of State

BUENOS AIRES, April 22, 1941—3 p.m.
[Received 7:10 p.m.]

350. With reference to the Department’s circular telegram of April 17, 7 p.m. with regard to the question of German and Italian ships in American ports, the following is a translation of the reply today received from the Foreign Office to the Embassy’s note on this question:

“I have the honor to acknowledge the receipt of your Excellency’s note the 18th instant in which, with reference to the proposal submitted by the Government of Uruguay to the Inter-American Financial and Economic Advisory Commission, regarding the utilization of ships sheltered in American ports, you transmit the proposed resolution which the Government of the United States intends to present on this subject at the meeting to be held by the Commission on the 22nd instant.

This Government naturally admits the situation created by the cessation of the activities of those ships and the problem which consequently faces the countries in whose ports they are stationed, regarding the resumption of the services of common interest which they normally assure.

However your Excellency is acquainted with the views of this Government in considering this problem, contemplating a direct

agreement with the owners of the ships and taking into account the respect due to the rights to which they are entitled. This position is also consistent with a particular situation which cannot but be pointed out to the Commission at Washington. Without entering into the consideration of the right of seizure which must be examined in one form or another by initiative of the Uruguayan Government, it is evident that such a serious and important measure depends for the moment on the effective benefit to be derived therefrom since the point at issue is not the theoretical discussion of a right but the practical and urgent solution required by present circumstances. This condition however will not be recognized—at least in so far as ships sheltered in Argentine ports are concerned—as long as there subsists the juridical divergence existing with the British Government and as long as the latter maintains, in detriment also to our neutral position, the attitude, which Your Excellency knows, of attributing to itself the right to dispose of part of the ships to be requisitioned.

The Argentine position regarding this problem is also particular and different owing to the fact that the German ships have already been transferred to the Argentine flag and that the Italian Government for its part has expressed its agreement for the sale of ships of that nationality. The right invoked in the resolution would therefore not apply to all cases and it should be asserted only in an optional manner in view of the alternative of other solutions freely accepted.

In this situation, without denying its support of the principle of collaboration contemplated by the initiative in question or of the solutions which may seem fair and necessary in each case, on behalf of the lofty and solidary interests of the continent, the Argentine Government believes that the plan proposed should be completed and made clear in accordance with the spirit of the foregoing considerations.[”]

In presenting the note to which the above is a reply I conveyed to the Under Minister for Foreign Affairs orally the information contained in the Department’s circular telegram April 17, 8 p. m.

In considering the Argentine Government’s reply the Department may wish to refer to the Embassy’s despatch No. 2204, April 2,13 regarding purchase of Italian ships, the British Government’s position, et cetera, referred to in the note.

 ArmouR

865.85/410: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery)

Washington, April 24, 1941—6 p. m.

231. Your 342, April 22, 3 p. m.18 At the April 22 meeting of the Inter-American Financial and Economic Advisory Committee, the

18 Not printed.
proposed resolution on shipping contained in the Department’s circular of April 17, 7 p. m., received general approval except from the Delegates of Argentina, Colombia and Chile. Colombia and Argentina advanced suggestions directed at stressing the freedom of action of each individual country. They also proposed that points 1. and 2. in paragraph (b) of the resolution be inserted in the preamble. The Chilean Delegate was instructed by his Government to endeavor to obtain assurances as to the British attitude regarding the use of these ships before approving the resolution. This point has been discussed with the Chilean Ambassador, who is recommending to his Government that he be instructed to postpone consideration of this point until after the resolution is out of the way.

The resolution was submitted yesterday to a drafting subcommittee which introduced a number of changes of presentation and phraseology and also added certain helpful concepts of a nonfundamental nature. The revised resolution, which had the unanimous approval of the drafting subcommittee, including representatives of Argentina, Brazil, Chile and Colombia, will be submitted to the full Committee on the morning of April 26 when it is hoped that it will be finally approved.

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865.85/385a : Circular telegram

The Secretary of State to Diplomatic Missions in the American Republics Except Uruguay

WASHINGTON, April 26, 1941—3 p. m.

Department’s circular telegram, April 17, 7 p. m. The Inter-American Financial and Economic Advisory Committee this morning approved a Resolution recommending to the governments of the American republics “that they declare that the foreign flag vessels in American ports, the normal commercial activities of which have been interrupted as a consequence of the war, may now be utilized by the American republics in accordance with the rules of international law and the provisions of their respective national legislations, in such a manner as to promote the defense of their economies as well as the peace and security of the continent.” The full text of this Resolution has been made public.\(^4\)

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\(^4\) See Department of State Bulletin, May 3, 1941, p. 531.
800.85/240a: Circular telegram

The Acting Secretary of State to Chiefs of Mission in the American Republics

WASHINGTON, June 24, 1941—noon.

The United States representative, the Under Secretary of State, today presented to the special subcommittee of the Inter-American Financial and Economic Advisory Committee which is studying the question of the vessels immobilized in ports of the other American republics the following tentative plan:

"1) The basic principle of the plan is that the vessels now lying in American ports shall be utilized in accordance with the resolution of April 26, 1941 in such a manner as to promote the defense of the economies of the American republics as well as the peace and security of the continent.

2) To this end there should be an immediate transfer of such vessels to active service. Just and adequate compensation for such vessels shall be made.

3) In order to attain the maximum efficiency in the operation of available shipping, there must be the closest cooperation among the maritime authorities of the ship-operating nations of the Western Hemisphere in planning the most effective use of all available vessels. This cooperation must extend to the allocation of particular vessels to the several trade routes; to efficient scheduling where more than one shipping line serves an individual port or nation; to the diversion of at least minimum shipping facilities to those nations not reasonably adequately served and in which there lie no or not sufficient inactive vessels to alleviate at least partially the situation; and to the exchange or interchange among the ship-operating nations of vessels of various types in order that each may operate the type of vessels which it is in a position to handle and which are appropriate to the type of commerce to be borne.

4) It is recognized that several of the American nations operate merchant marines and are in a position to handle efficiently the operation of some or all of the inactive vessels lying in their ports. Other American republics may not have the appropriate organization to operate ships or may not desire to undertake to do so. In such cases, the Government of the United States and United States shipping companies are prepared, in the closest cooperation and coordination with services provided by other ship-operating nations of the Western Hemisphere, to operate for their account or in any other appropriate way those vessels other American republics do not operate themselves. The Government of the United States is also prepared to make appropriate arrangements to take over and operate any such vessels in general services.

5) The Government of the United States has been informed that the British Government agrees to recognize the transfers of vessels resulting from this plan of operation and to waive its belligerent rights so long as the following conditions are met:

a) The vessels transferred are operated in accordance with this plan.
b) The vessels are operated under the flag of any American republic in inter-American trade, or by the Government of the United States in general services in accordance with paragraph (4).

c) Such service of the vessels now inactive shall not result in the diversion of any other vessels owned or controlled by Governments or nationals of an American republic to services inimical to the interests of Great Britain.

d) Any funds or proceeds from such vessels shall not be made available to the governments or nationals of the countries whose flags they flew until the present war is terminated.

e) Crews of the vessels shall be nationals of the countries whose flag the vessels fly or shall be comprised of officers and personnel satisfactory to the Inter-American Financial and Economic Advisory Committee.

6) The Government of the United States is prepared to render through the Maritime Commission every possible technical assistance and cooperation to the Governments of the other American republics."

The subcommittee is composed of the delegates of the countries in whose ports such vessels lie. The proposal was well received in the subcommittee and each delegate was requested to communicate individually at once with his own Government, asking for comments and suggestions.

WELLES

800.85/253: Telegram

The Chargé in Argentina (Tuck) to the Secretary of State

BUENOS AIRES, July 3, 1941—6 p. m.
[Received 10:40 p. m.]

673. Reference to Department’s telegram no. 347, June 17, 10 p. m.,15 and strictly confidential circular June 24, noon. In conversation with the Minister for Foreign Affairs this morning, I took the occasion again to emphasize the difficult situation confronting inter-American shipping and the responsibility of all countries concerned in cooperating towards a solution of the problem. Dr. Ruiz Guíñazú stated that his Government fully realized these difficulties and he was actively engaged in cooperating with the Minister of Marine and the President of the Commission for fostering an Argentine merchant marine in working out a solution towards the acquisition of foreign shipping now in Argentine ports. He added that steps were now under way to acquire by purchase German, French, Italian and Danish vessels now in Argentine ports and that he did not anticipate diffic-

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15 Not printed.
culties in this respect. In so far as the four Danish vessels were concerned, he said that steps toward their acquisition had been facilitated through the Danish Minister in Berlin acting in collaboration with the German authorities. As regards the Italian vessels, negotiations were being conducted by the Argentine Ambassador in Rome and satisfactory progress was being made. Dr. Ruiz Guíñazú stated that these vessels would be operated under the Argentine flag and with Argentine crews and in agreement with the conditions specified by the British Government (Department's circular telegram of June 24 noon). He authorized me to inform the Department that he hoped for a solution of the matter shortly.

TUCK

800.85/249a Suppl. : Circular telegram

*The Acting Secretary of State to Chiefs of Mission in Certain American Republics* 16

WASHINGTON, July 5, 1941—9 p. m.

Department’s circular telegram of June 24, noon, regarding plan for placing inactive foreign registry vessels into service. The special subcommittee of the Inter-American Financial and Economic Advisory Committee is awaiting instructions to the individual delegates before proceeding to act on the plan quoted in the telegram under reference. Please, in your discretion, discuss the matter informally with the Ministry of Foreign Affairs urging prompt action on the plan in view of the critical shipping situation, the only possible alleviation of which may come through the placing into service of the inactive ships lying in ports of the American republics.

WELLES

800.85/253 : Telegram

*The Acting Secretary of State to the Chargé in Argentina (Tuck)* 17

WASHINGTON, July 10, 1941—9 p. m.

442. Your 673, July 3, 6 p. m. Although the Department is gratified to learn that steps are being taken towards placing into service the foreign registry ships, it views with some apprehension the fact that the Argentine Government’s efforts are being apparently directed solely towards the acquisition of such ships by purchase. United States interests have had a lengthy experience in negotiations with

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16 Sent to Uruguay, Brazil, Venezuela, Colombia, Chile, Mexico, Costa Rica, and Cuba.
17 Sent, mutatis mutandis, to Brazil as No. 526, 10 p. m., without reference.
the owners of German, Italian and other vessels in United States ports and these negotiations, which it is true have been complicated by certain other issues, have resulted only in months of delay with no definitive arrangements. As you know, the United States Government is finally taking direct and unilateral steps towards placing the vessels into service.\textsuperscript{18}

One great obstacle to the acquisition of such foreign registry vessels will undoubtedly be found in the insistence of the British Government on the blocking until the end of the war of transfer of any funds in connection with the purchase or other placing into service of the vessels. (Department's circular telegram of June 24, noon.)

The substance of the above has been communicated to the Argentine Ambassador in Washington, and it is suggested that in your discretion you inform informally the authorities of the nation to which you are accredited.

\textbf{Welles}

\textsuperscript{18} For correspondence regarding the seizure and requisition of German and Italian ships lying in United States ports, see vol. 1, pp. 451 ff.

\textsuperscript{19} Not printed.
quests for additional services or even the maintenance of present services when perfectly serviceable vessels are lying unused in the ports of the country making such a request. The Department envisages the present shipping problem as one of vital interest to all the American republics, and, as such, soluble satisfactorily only by joint and cooperative action of the republics.

Welles

800.85/273: Telegram

The Acting Secretary of State to the Ambassador in Brazil (Caffery)

WASHINGTON, July 29, 1941—noon.

593. Your 939, July 25, 9 p. m.21 Progress is being made in obtaining the acceptance of other American republics to the general plan for utilization of immobilized ships referred to in the Department's circular telegram of June 24. The Cuban Government has accepted the plan without reservation. The Government of Chile has accepted with one or two minor clarifications and suggestions which do not in any way change the basic plan. The Government of Argentina is also in general agreement with the plan, indicating, however, that it will attempt to arrange the purchase of the ships prior to taking any further action. The Government of Venezuela has indicated that it proposes to requisition the several Italian and German ships which were partially sabotaged and will attempt to purchase the one German and one Italian ship in Venezuelan ports which were not sabotaged.

Such arrangements for the purchase of these ships are of course within the outlines of the broad plan presented by this Government to the Inter-American Financial and Economic Advisory Committee. It is this Government's view that such attempts to purchase the ships are unlikely to succeed in the near future, and this Government hopes that such negotiations will not unduly delay placing the ships into service.

This Government is most anxious, nevertheless, that the broad plan be accepted at once so that the various countries may go forward with individual arrangements to place the ships into service. Moreover, we are concerned lest the British fail to hold open their agreement to the plan in view of the length of time which it is taking to have the plan put into operation.

The Department hardly needs to remind you that the shipping situation, both with respect to dry cargo vessels and to tankers, is

20 The same telegram on the same date to diplomatic representatives in Colombia, Mexico, and Uruguay.
21 Not printed.
extremely tight and that there is no outlook for improvement during the next 6 or 9 months. This is especially serious in view of the fact that United States vessels are being requested to carry increasingly heavier tonnages of cargoes to the other American republics. This is especially true in the coal and petroleum trades. It will be absolutely impossible for the United States to provide during the foreseeable future even partially adequate shipping facilities to transport all of the essential import requirements of the other American republics southbound and strategic and critical materials and other export staples northbound unless all of the immobilized ships in other American ports are placed immediately into service.

The Department is extremely anxious to have the reply of the Government to which you are accredited not later than Thursday when the next meeting of the Inter-American Advisory Committee will take place. These views have all been expressed to the diplomatic representative in Washington of the country to which you are accredited and you are requested to discuss the matter with the Ministry of Foreign Affairs at once.

Welles

800.86/292a: Circular telegram

The Secretary of State to Diplomatic Missions in the American Republics

WASHINGTON, August 7, 1941—7 p.m.

Department’s circular telegram of June 24, 1941. The Inter-American Financial and Economic Advisory Committee today adopted in principle the plan transmitted in the telegram under reference. It further resolved that the plan should go into effect upon being agreed to by all of the American republics, and that the Special Subcommittee on Immobilized Ships should continue to work out details for placing the ships into operation and to consider specific points raised by a few governments. The Committee is transmitting by airmail to the Ministers of Foreign Affairs of each of the other American republics a complete report of the Special Subcommittee, including the plan and the comments received from virtually all of the nations in whose ports there lie immobilized vessels. The Committee is requesting the reply of the governments within a 2 weeks period, in view of the extreme urgency of the shipping situation, and the obvious desirability of placing all possible ships immediately into service. A copy of the Subcommittee’s report is being transmitted to you at once by airmail.

22 July 31.
23 Sent by air mail to Costa Rica, Cuba, Dominican Republic, Guatemala, Haiti, Honduras, Mexico, Nicaragua, Panama, and El Salvador.
24 Later the period was extended to 3 weeks.
Please discuss this matter informally with the Minister of Foreign Affairs and explain fully to him the urgency of the shipping situation and the necessity for an immediate reply in order to make the plan work in the interests of all of the American republics.

HULL

800.85/262a Suppl.: Circular telegram

_The Secretary of State to Chiefs of Mission in Certain American Republics_ 25

WASHINGTON, August 21, 1941—8 p.m.

Refer Department’s circular telegram of August 7 regarding plan for immobilized shipping. The Inter-American Advisory Committee has requested a reply by August 30, and the Department requests that you urge the Government to which you are accredited to answer affirmatively, supporting this plan which is in the interests of all of the American Republics. The country to which you are accredited is not directly concerned, in that no immobilized vessels are in its ports, but it is of the greatest importance that all of the American Republics stand together in support of this plan which is so important to the commerce of each of them.

HULL

800.85/348b: Circular telegram

_The Secretary of State to Diplomatic Missions in the American Republics_

WASHINGTON, August 28, 1941—5 p.m.

The Inter-American Financial and Economic Advisory Committee today issued the following press statement:

"The Inter-American Financial and Economic Advisory Committee today announced that in its plenary session of this afternoon, it had formally adopted and placed into effect, with the approval of the Governments of all of the American Republics, a plan for the effective use in the interests of inter-American commerce of the foreign flag merchant vessels lying inactive in the ports of the American continent. The text of the plan is as follows: (The plan is that contained in the Department’s circular telegram of June 24, 1941.)

"The Committee is continuing to study details incident to the actual placing of the vessels into service, and is especially considering proposals of the British Government for the implementation of Paragraph 5 of the plan."

HULL

* Sent to Bolivia, Dominican Republic, El Salvador, Haiti, Honduras, Nicaragua, Panama, and Paraguay. Also sent to Costa Rica and Ecuador with the word "serviceable" inserted before "immobilized" in last sentence.
The Secretary of State to the Ambassador in Argentina (Armour)

WASHINGTON, November 22, 1941—8 p.m.

968. On November 14 the Inter-American Financial and Economic Advisory Committee adopted a resolution recommending the establishment of a commission to be dependent from [upon?] the Advisory Committee to be composed of representatives of the maritime authorities of those American republics which have taken over or are in a position to take over ships immobilized in their ports. There will also be represented on the commission a member of the Inter-American Committee who will represent the interests of those nations having no ships. The proposed commission is based on the principles and will carry out the functions contained in paragraphs 1 and 3 of the August 28 plan for the effective use of immobilized ships. There is no question of abdication of sovereignty in the operation of the proposed commission. It will, however, provide a useful channel for the solution of operating difficulties which are occurring frequently. Decisions of the commission will not be by vote but rather by full discussion.

Although the commission will eventually be composed of representatives of eleven countries, it is obvious that no effective work can be done until Argentina, Brazil, Chile, and of course the United States have appointed their representatives. In the case of the United States a member of the Maritime Commission will be the representative; his authority in shipping matters is extremely broad and it is hoped that the other countries will be able to appoint members with authority approaching this level. The problem in Argentina is complicated by the fact that the Government plans to operate the sixteen Italian ships, while the Mihanovich Line controls other merchant vessels. Obviously it would be to the advantage of all concerned to have someone appointed from Argentina who will be able effectively to represent both of these interests, and you are requested to urge the Argentine Government to make such an appointment.

The work of the commission will consist primarily in advising on the distribution among those represented of the available cargoes, both northbound and southbound. In as much as some of these cargoes are less desirable than others and some are more urgently needed, the commission will have to decide on an operating level how these problems are to be met. As you know, some discontent has already arisen as a result of the fixing of two of the ex-Italian vessels for sugar from

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* For text of resolution, see Department of State Bulletin, November 22, 1941, p. 403.
Peru to New York. This is a type of problem which will be avoided by the establishment of the new commission.

Hull

800.85/501a: Telegram

The Secretary of State to the Ambassador in Argentina (Armour) 27

WASHINGTON, December 9, 1941—10 a.m.

1038. Reference Department's no. 968, November 22, 8 p.m. Governments of 14 of the American Republics have approved the recommendation of the Inter-American Financial and Economic Advisory Committee for the establishment of a dependent commission to consider maritime operating problems. Among the nations with immobilized ships and important merchant marines which have replied are the United States, Chile, Mexico, and Uruguay, which have appointed maritime representatives, and Venezuela which has accepted the resolution but which has not as yet appointed a representative.

It is obvious that the most complete cooperation and coordination of shipping services must be maintained if the shipping needs of inter-American commerce are to be effectively met. Please urge the Argentine Government to take prompt action in replying to the recommendation of the Inter-American Financial and Economic Advisory Committee and to appoint as soon as possible an appropriate maritime representative in the United States with whom such matters may be effectively discussed.

Hull

27 Sent, mutatis mutandis, to Brazil as telegram No. 1299.
DISPUTE BETWEEN GUATEMALA AND THE UNITED KINGDOM REGARDING BRITISH HONDURAS (BELIZE)

714.44A15/232 : Telegram

The Minister in Guatemala (Des Portes) to the Secretary of State

GUATEMALA, March 18, 1941—5 p. m.
[Received 8:25 p. m.]

43. Personal for the Under Secretary. Upon my return here I find a strongly revived interest among high Guatemalan officials regarding Belize. It is evident that they have expected me to bring some definite news regarding progress in the negotiations.

From a statement made by the Under Secretary for Foreign Affairs it is clear that President Ubico hopes to receive Belize outright in connection with the Lease Lend Bill.

This matter is certain to come up for discussion at an early date notably when I call on the President. I should consequently appreciate any information which you may permit me to communicate to the President and other appropriate Guatemalan officials if only in order that they may not indulge in unwarrantedly high hopes.

Des Portes

714.44A15/233 : Telegram

The Minister in Guatemala (Des Portes) to the Secretary of State

GUATEMALA, May 16, 1941—3 p. m.
[Received 5:53 p. m.]

67. Under instructions from the President the Foreign Minister has just informed me that for some time past Guatemala has been receiving information to the effect that Mexico is preparing to invade Belize in the event of disturbances or the defeat of Great Britain and that on May 14th the Mexican Ambassador had been to the Foreign Office to reserve the rights of Mexico in Belize. The Foreign Minister quotes the President as saying that if Mexico invades Belize Guatemala will resist with armed force.

Des Portes

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2 Sumner Welles.
3 Approved March 11, 1941; 55 Stat. 31.
4 Carlos Salazar.
Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] May 17, 1941.

The British Ambassador called to see me this morning.

I took occasion to say again to Lord Halifax that I was profoundly worried by the continued delay on the part of the British Government to take any steps looking towards an adjustment of the boundary difficulties between Guatemala and British Honduras. Lord Halifax said that he would again take the matter up with his Government and urge that prompt steps be taken in the sense desired.

S[UMNER] W[ELLES]

The Minister in Guatemala (Des Portes) to the Secretary of State

GUATEMALA, May 17, 1941—noon.

[Received 4:25 p.m.]

69. My telegram No. 67, May 16, 3 p.m. The British Minister has just informed me that the Foreign Minister yesterday afternoon asked if it would not be possible to settle the Belize dispute immediately on the basis of a boundary settlement, intimating that Guatemala would be satisfied to receive territory up to the Sabun River and presumably dropping the question of sovereignty. The British Minister informed him, without agreeing to the extent of territorial concession, that he believed such a settlement possible.

The Department may wish to consider the desirability of bringing to the attention of the British Government this possibility of an early and definitive solution. The offer of Guatemala is unquestionably motivated by fear of the intentions of Mexico and I believe, whether or not Guatemala's fears are well founded, that the moment is now ripe for a solution.

DESPORTES

The Under Secretary of State (Welles) to the British Ambassador (Halifax)

WASHINGTON, May 18, 1941.

MY DEAR LORD HALIFAX: With reference to our conversation of yesterday in which I once more expressed the hope of this Government
that some appropriate and early way might be found by the Government of Great Britain to further a friendly and equitable adjustment of the question which has arisen involving the boundary between British Honduras and the Republic of Guatemala, I am enclosing herewith a paraphrase of a telegram \(^a\) I have received this morning from the American Minister in Guatemala City. I believe that you will find this message to be of interest.

I feel I should once more express my fear that so long as this dispute continues, it affords a very favorable opportunity for the agents of powers now at war with Great Britain, and unfriendly to the United States, to conduct propaganda, not only in Guatemala but in Mexico as well, which propaganda has already assumed considerable proportions and may at any moment assume a dangerous aspect.

Believe me

Yours very sincerely,

Sumner Welles

\(^a\) Telegram No. 69, May 17, noon, supra.
The Minister in Guatemala (Des Portes) to the Secretary of State

GUATEMALA, May 24, 1941—1 p.m.

[Received 3:54 p.m.]

71. My telegram no. 70, May 23, 1 p.m. The Chief of Protocol has just called at the Legation with a message from President Ubico in which the President confirms the Foreign Minister’s statement.

Des Portes

Memorandum of Conversation, by the Under Secretary of State (Welles)

[Washington,] June 9, 1941.

The British Ambassador called to see me this evening at my request.

I mentioned again to Lord Halifax the boundary dispute between Guatemala and British Honduras and said that inasmuch as he had cabled his Government three times regarding this matter without satisfactory replies, I proposed to ask Ambassador Winant to deal with the question upon his return to London. The Ambassador said he thought this would be extremely useful and would appreciate it if this action were taken.

Sumner Welles

The Ambassador in the United Kingdom (Winant) to the Secretary of State

London, July 25, 1941—8 p.m.

[Received July 25—3:57 p.m.]

3208. Personal for the Acting Secretary. I have discussed very fully with Mr. Eden the British-Guatemalan controversy regarding the boundary between Guatemala and British Honduras and I am sending you a copy by air mail pouch of a lengthy study of the case prepared in the Foreign Office, which he gave me.

Mr. Eden made it plain that this question is rather a sore point with them. They regard the principle involved as one of great importance and not one which it would be in their real interest to solve

—Anthony Eden, British Secretary of State for Foreign Affairs.

* Not printed.
by what they would consider a unilateral concession to Guatemala at a time when the Empire is under pressure; they do not think that Guatemala has a legal case and there exists an apprehension, which I am sure is genuine, that a concession now to the Guatemalan point of view would be interpreted in more quarters than one as a sign of weakness and likely to give rise to similar demands in other parts of the world. I personally do not think that this is a good moment for us to press for a solution. It would arouse resentment and the feeling that we were taking advantage of the war and the present world situation to attempt to force Great Britain to grant a concession now on this longstanding controversy.

WINANT

[In 1942 the United States presented a proposal for arbitration of the dispute between Guatemala and the United Kingdom regarding British Honduras but no progress was made in reaching an agreement. The 1942 correspondence is not to be printed.]
BOUNDARY DISPUTES

ECUADOR AND PERU

722.2315/1372a: Telegram

The Secretary of State to the Chargé in Brazil (Burdett)

WASHINGTON, January 2, 1941—7 p.m.

3. From the Under Secretary. Please inform Aranha at an early opportunity that the Ambassador of Ecuador, by instruction of his Foreign Minister, has communicated to me the text of the instruction which the former has just received under date of December 28. The text of this communication is as follows:

[Text of Ecuadorian note not printed. It gave a detailed account of recent incidents on the Ecuadorian-Peruvian frontier.]

In transmitting this message the Ambassador made the following suggestions:

“In the event that Peru refuses to agree to the immediate beginning of the work of the Commission, Ecuador is resolved to resort to a Commission of Conciliation; and it is hoped that the Department of State will lend every assistance in order that the Commission may accomplish its high objective and in order to avoid, meanwhile, any resort to violence on the part of Peru. Anything that the Department of State might do to promote peace between the two countries would be profoundly appreciated; and in its desire to avoid a conflict the Ecuadorian Government would be prepared to accept any measure that might be proposed to it and that might have the guarantee of a friendly government.”

We have recently received decidedly disquieting reports on the situation along the Peruvian-Ecuadorian frontier, and while both Governments reiterate their desire to adopt only peaceful methods of settlement and to refrain from any acts which might result in violence, the dangers of the situation, particularly under present world conditions, are obvious. It is by no means impossible that agents of non-

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1 Continued from Foreign Relations, 1939, vol. v, pp. 141–147. During 1940 negotiations regarding this dispute were largely in abeyance. Border incidents beginning in October 1940 brought the issue again actively to the fore.

2 Sumner Welles.

3 Oswaldo Aranha, Brazilian Minister for Foreign Affairs.

4 Peru had accepted a proposal by Ecuador for a joint commission to ascertain the facts which might serve to determine the position of the traditional de facto boundary between the two countries.
American powers may have some responsibility for the present recrudescence of the controversy.

It seems to me all the more desirable for these reasons that some further attempt be made to persuade the two Governments of the necessity, in the interest of the entire continent—apart from their own best interests—to submit the solution of the boundary dispute to some friendly mediation or to some impartial arbitration. As Aranha knows, I have felt for a long time that the Government of Brazil is the best qualified of all of the American governments to undertake the task of mediation. I recognize, perhaps more than any one else, the efforts which Aranha has already made in this sense. I would be most grateful, however, if you would let me have his views with regard to this communication, and let me know if he does not now see the way for some further effort on his part which may pave the way towards the desired solution. He may, of course, count, as he knows without my telling him, upon the consistent and earnest support of this Government in the efforts which he may find it possible to make in this direction. [Welles.]

HULL

722.2815/1382: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State 5

LIMA, January 14, 1941—1 p. m.
[Received 4 p. m.]

11. Reference our 6, January 9, noon. 6 During a conversation with the Foreign Minister 7 last evening he confirmed the fact that the plane flights over Ecuadorian territory reported as Peruvian were carried out by a Lufthansa plane lent to SEDTA 8 and on which the Peruvian insignia had not been completely erased. The authorities have fined Lufthansa 2,000 soles for infraction of the aviation regulations.

The Minister then commented upon the political difficulties in Quito and observed that Peru and Ecuador should make a contribution toward inter-American solidarity by some arrangement to settle the boundary controversy between themselves. He expressed the opinion that the matter is not one in the first instance for international

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5 Repeated to the Ambassador in Brazil as Department’s No. 22, January 15, 9 p. m., with the following instruction: “Please communicate the substance of this message to Aranha for his confidential information. It seems to me that Aranha may wish to consider facilitating the initiative discussed by Dr. Solf.”

6 Not printed.

7 Alfredo Solf y Muro.

8 Sociedad Ecuatoriana de Transportes Aéreos.
action, and outlined a plan which he said he hoped to put into effect within a very few weeks. I stressed the importance of the time element and he agreed. He said that his first effort would be to endeavor to tranquilize and stabilize the border situation by creating an atmosphere of real friendship and confidence. His idea is that this can be done by means of treaties of friendship and commerce, exchange of students and professors, etcetera. He proposes as a first step a meeting between himself and the Ecuadorian Minister for Foreign Affairs possibly aboard a ship off the coast of Ecuador or Peru to discuss the whole matter in a friendly atmosphere and to develop the plan he has in mind.

NORWEB

722.2315/1391: Telegram

The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, January 30, 1941—3 p.m.

18. Your 11, January 14, 1 p.m. The following telegram was received on January 24 from the American Chargé d’Affaires at Rio de Janeiro:

“Aranha today requested me to inform you that after giving adequate consideration to your message he applauds the initiative put forward by the Peruvian Minister for Foreign Affairs and will support the idea. He said that he would undertake to recommend this plan to both Governments and would at once speak to the Peruvian Ambassador and the Ecuadoran Minister here in that sense.”

HULL

722.2315/1382: Telegram

The Secretary of State to the Chargé in Brazil (Burdett)

WASHINGTON, February 4, 1941—6 p.m.

49. From the Under Secretary. Department’s 22, January 15, 9 p.m.\(^{10}\) I have received today a personal airmail letter from the American Minister in Quito of which I quote below the pertinent excerpt:

“At this morning’s interview, I asked Dr. Tobar\(^{11}\) if there was anything he would like to tell me about the latest developments in the boundary matter.

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\(^9\) On the same date a telegram was sent to the Minister in Ecuador as No. 16, giving the substance of this telegram and of telegram No. 11, January 14, 1 p.m., from the Ambassador in Peru, supra.

\(^{10}\) See footnote 5, p. 213.

\(^{11}\) Julio Tobar Donoso, Ecuadoran Minister for Foreign Affairs.
He explained in some detail that the Foreign Minister of Peru had suggested that the simplest solution might be through direct negotiations. Probably as a first step to reestablish confidence, the two Foreign Ministers might confer about a treaty of amity, probably including exchanges of professors and students. However, the Foreign Minister showed me a telegram received yesterday from Ecuador's Minister at Lima indicating that the proposals had been withdrawn.

Dr. Tobar thought it conceivable that if the Foreign Ministers of Peru and Ecuador could meet on neutral ground possibly at Washington, possibly aboard a neutral ship, that some progress might be made providing two or three representatives of impartial countries could be present. Dr. Tobar suggested that the arrival of the new Minister from Brazil might offer such an opportunity if an appropriate ship were available.

Another way would be for both Foreign Ministers to visit Washington, in which event it might be better not to announce the object of the visit. Possibly the opening of the Field Museum might afford such an opportunity. That Peru and Ecuador could reach an agreement by direct negotiations without the presence of representatives from other countries, the Doctor thought highly improbable."

Please communicate this information informally to Dr. Aranha and tell him that I believe this information will be of value to him in connection with his present negotiations. [Welles.]

HULL

722.2315/1382: Telegram

The Secretary of State to the Chargé in Brazil (Burdett)

WASHINGTON, February 6, 1941—8 p. m.

56. From the Under Secretary. The Ambassador of Ecuador today gave me a message from the Foreign Minister of Ecuador which confirms, but in greater detail, the message transmitted to you in the Department's telegram number 49, February 4, 6 p. m. Dr. Tobar expresses very definitely the view that a personal meeting between him and the Peruvian Foreign Minister would be desirable, provided it could be predicated upon the preparation prior to such meeting of some general formula of solution prepared by some third friendly power.

It seems desirable for you to bring this question again to the attention of Dr. Aranha and inquire whether it does not seem to him that the time has come when he might be able usefully to arrange for the proposed meeting in some Brazilian city in the near future.

Please tell him further for his personal and confidential information that I have received today a message from the Chilean Foreign Minister, who has just been in Lima, expressing profound disquiet with regard to the boundary controversy between Peru and Ecuador and the
possibilities for serious trouble which this situation holds for the entire continent.

Granted the apparently favorable attitude of both the Peruvian and Ecuadorian Foreign Ministers with regard to a meeting between the two of them, it would seem to me that the opportunity should be availed of unless Dr. Aranha has reason to believe that further extensive preparatory work is required.

Please telegraph me his views.\textsuperscript{11a} [Welles.]

\textit{Hull}

\textit{722.2315/1425}

\textit{Memorandum of Conversation, by the Under Secretary of State (Welles)}

\textit{[Washington,] February 28, 1941.}

The Peruvian Ambassador\textsuperscript{12} called to see me today by instruction of his Government.

The Ambassador stated that the Foreign Minister of Peru felt it would be helpful to the United States to obtain the Peruvian point of view with regard to the present status of the boundary dispute with Ecuador. The Ambassador said—

(1) Peru is not disposed to take into consideration the tender of good offices or the offer of mediation on the part of any other American government which would not as a prerequisite be based upon the retention by Peru—in any settlement of the boundary dispute which might result from such offer—of the territories held by Peru for over a century.

(2) Peru would not agree to any offer of arbitration which did not recognize the right of Peru to retain the provinces of Tumbes and Jaén—and likewise the provinces of Amazonas and Loreto.

(3) The Peruvian Government feels that the present moment is not propitious for a settlement of the boundary dispute because of the pressure which Ecuador is bringing to bear upon Peru for a settlement and because of the publicity attendant upon such Ecuadoran efforts.

(4) The Peruvian Government suggests that for the time being the best solution would be for both Peru and Ecuador to regard as the temporary line of division the line based upon the military outposts now held by both Governments.

(5) The Peruvian Government wishes the United States to be assured that Peru believes only in the pacific adjustment of this dispute and in no event will resort to force unless attacked by Ecuador.

\textsuperscript{11a} In telegram No. 82, February 7, 1941, 4 p. m., from Rio de Janeiro, it was reported that the Brazilian Foreign Ministry proposed to facilitate a meeting between the Peruvian and Ecuadorian Foreign Ministers by making available the Brazilian naval training ship Saldanha Dagama, then en route to Pacific Coast ports (722.2315/1403).

\textsuperscript{12} Manuel de Freyre y Santander.
I replied to the Ambassador that I was appreciative of the friendly spirit in which this message was conveyed by his Government to the United States, but that I regretted to say that it seemed to me of a very negative character.

I said that the Ambassador and I both knew that the Government of Ecuador would never agree to fixing a temporary line between Peru and Ecuador based upon present military posts of both countries inasmuch as Ecuador would maintain that if this were done, Peru would postpone indefinitely any final settlement and would maintain for an indefinite period jurisdiction over territories claimed by Ecuador.

I said that I wanted to make it very clear to the Peruvian Foreign Minister, through the Ambassador, that this Government, while not intervening in any official way in the controversy, had done its utmost to counsel Ecuador to refrain from a public ventilation of the dispute which would result in exacerbation of tempers on both sides. I said that I likewise had counseled the Foreign Minister of Ecuador to postpone demanding the creation of a commission to be set up as a result of the Habana resolution 22 since Peru had made an express reservation to the resolution and would, I knew, not agree to submit to the jurisdiction of the commission. But, I said, nevertheless this Government believed that the controversy over the boundary between Peru and Ecuador was the most serious element of danger today in the entire Western Hemisphere inasmuch as foreign agents could perhaps at a given moment stir up the controversy to such a point as to provoke an incident which might result in actual bloodshed. I said it seemed to us that it was in the highest degree necessary for the sake of the peace of the continent that the dispute be settled in an equitable manner by pacific means as soon as possible.

I stated that I was glad to receive the message from the Foreign Minister which emphasized the peaceful intention of Peru and I said this message confirmed, of course, the opinion this government had of the noble purposes and pacific policy of the Government of Peru. I said further that I had not discussed for at least four years the possibility of immediate arbitration of the dispute but that I had the utmost faith in the efficacy of Dr. Aranha, the Brazilian Foreign Minister, as an impartial friend of both sides who could unquestionably, through the exercise of his good offices, bring about a friendly, equitable and permanent settlement of the dispute. I said I knew of no other man in the Hemisphere today who was as well qualified

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22 Fourteenth resolution, The Peaceful Solution of Conflicts, passed at the Second Meeting of Ministers of Foreign Affairs of the American Republics, Habana, July 21–30, 1940; for text, see Department of State Bulletin, August 24, 1940, p. 136. For Peruvian reservation, see ibid., p. 144.
because of his innate ability, as well as because of the position he occupied, to render effectively this great service to the cause of peace in the New World. I expressed my very fervent hope that the Government of Peru and the Government of Ecuador would have resort to his services.

S[UMNER] W[ELLES]

722.2315/1426

The Ambassador in Peru (Norweb) to the Secretary of State

No. 898

LIMA, March 14, 1941.
[Received March 19.]

Sr: Referring to the Embassy's despatch no. 845 of February 19, 1941, and to the Department's airmail instruction no. 310 of March 8, 1941, which transmitted a memorandum of a conversation on February 23 between the Under Secretary and the Peruvian Ambassador in Washington regarding the Ecuador-Peru boundary dispute, I have the honor to report upon a conversation that I had yesterday with the Peruvian Minister for Foreign Affairs.

Dr. Solf y Muro informed me that there have been no recent developments in the boundary situation and that happily all is quiet in both countries. He said that this condition may be due in part to the fact that a good proportion of the territory in dispute is flooded at the present time so that any activity is almost impossible.

He told me that he had submitted a proposal to the Ecuadoran Minister of Foreign Affairs and that the new Ecuadoran Minister to Peru is supposed to bring a reply when he comes to Lima. The proposal embodied the following points: (a) both Governments should wipe out all that had been done during the year 1940 with respect to the boundary situation and should return to the conditions which existed in 1939; (b) the Mixed Commission might then discuss pending questions relating to the boundary situation, and during these discussions work might go forward looking toward a definitive solution; and (c) Peru at the same time would be disposed to cooperate with Ecuador on a program designed to improve relations between the two countries and to create an atmosphere favorable to a peaceful settlement of the boundary question.

... The Chief of Protocol informed us this morning that the Brazilian Government has requested the agrément for Pedro de Moraes Barros as Brazilian Ambassador to Peru.

Respectfully yours,

R. HENRY NORWEB

¹⁴Neither printed.
The Ecuadorian Minister for Foreign Affairs (Tobar Donoso) to the Secretary of State

[Translation]

Quito, April 6, 1941—8:10 p.m.
[Received April 7—1:30 p.m.]

The Ecuadorian Government has learned with pleasure of the conclusion of the frontier agreements which have been sealed by Colombia and Venezuela and by Panama and Costa Rica on definite bases of friendship, bringing their difficulties to an honorable conclusion, and on this singularly appropriate occasion wishes to manifest anew to the republics of the continent that it is disposed now as before to solve in an equitable and business-like form its controversy with Peru in a manner appropriate to peoples of the same historical origins and ancestry bound together by the epic ties of the emancipation in which they made their sacrifices for the conquest of liberty and called into a close union by the inter-dependence arising from their proximity itself, the complementary character of their economies and other fortunate and unavoidable circumstances. Our difference is the only one that still casts a shadow on America, impeding the republics in delivering themselves with absolute frankness and generous brotherhood to the needs of the common defense and of mutual cooperation. My Government consequently would not overlook any juridical method to attain that solution which is called for by the peaceful policy of the vigorous continent in this solemn moment in which only right can save the world, burning in an orgy of hate and violence. As has been repeatedly stated by Ecuador, it is ready to enter into direct arrangements with Peru if it is given guarantees of good faith in the negotiation, to take advantage of the eminently American recourse of arbitration, or to accept finally the friendly assistance of other governments which may desire to lend their fruitful cooperation to terminate the dispute. We do not exclude any recourse nor refuse any proposition compatible with the history and the nature of this annoying dispute. I hope that your illustrious Government will look with lively sympathy upon this attitude which reveals once more the confidence engendered by the community spirit of the American nations and their unanimous tendency in favor of reciprocal concord. With this assurance I reiterate to Your Excellency the expressions of my highest consideration.

JULIO TOBAR DONoso

35 For text of boundary treaty between Colombia and Venezuela signed at Rosario de Calcuta, April 5, 1941, see British and Foreign State Papers, vol. CXLIV, p. 748.
36 For text of boundary treaty between Costa Rica and Panama signed at San José, May 1, 1941, see ibid., p. 751.
WASHINGTON, April 10, 1941—7 p. m.

53. I have received a telegram directly from the Ecuadorian Minister for Foreign Affairs, prompted by the recent Colombian-Venezuelan boundary agreement, expressing again the keen desire of the Ecuadorian Government for a settlement of the boundary dispute with Peru. This telegram appears to have been a circular to the foreign ministers of all of the other American republics. Please deliver the following acknowledgement for me to Dr. Tobar:

"I acknowledge the receipt of Your Excellency's telegram of April 6 and I share your pleasure on learning of the conclusion of agreements between certain of the other American republics for the settlement of their existing disputes. It is my hope that all disputes between the sister republics of the Americas may be settled promptly in an equitable and satisfactory manner."

HULL

722.2315/1435

The Peruvian Ambassador (Freyre) to the Secretary of State

WASHINGTON, April 10, 1941.

YOUR EXCELLENCY: In compliance with instructions received from my Government, I have the honour to enclose for Your Excellency's information the Spanish text of a message addressed by cable yesterday to the Minister of Foreign Affairs of Ecuador by the Peruvian Minister of Foreign Affairs, in reply to the transcription received from the Ecuadorian Foreign Minister of the Circular 17 delivered by him to the Foreign Offices of America.

Please accept [etc.]

M. DE FREYRE Y S.

[Enclosure—Translation]

The Peruvian Minister for Foreign Affairs (Solf y Muro) to the Ecuadorian Minister for Foreign Affairs (Tobar Donoso)

LIMA, April 9, 1941.

To His Excellency, the Minister for Foreign Affairs of Ecuador, Quito.

I have the honor to acknowledge the receipt of Your Excellency's cablegram of yesterday in which you inform me of the text of the

17 See telegram of April 6, from the Ecuadorian Minister for Foreign Affairs, p. 219.
telegram which you have sent to the Ministries for Foreign Affairs of the American Republics. I must express to Your Excellency the energetic protest of my Government for the declaration contained in the telegram to which reference is made that your Ministry requires that it be given guarantees of good faith in the negotiations in order to enter upon direct arrangements concerning our boundary question. The phraseology used by Your Excellency is inconsistent with the obligations of mutual respect between states. If the act of Colombia and Venezuela is encouraging for America, its merit consists in the constitution of a manifestation of the cordial relations of the two Ministries and the expression of the public spirit of the two peoples maintained during their litigation in an atmosphere propitious to a settlement and promising a favorable result. I regret that this Ministry, which, despite the continual manifestations against Peru produced in Ecuador has carefully undertaken to institute friendly negotiations in a peaceful atmosphere, has not received a response corresponding to its well intentioned objective.

In manifesting to Your Excellency that the Ecuadorean Government will find Peru always disposed to develop its relations with the serenity necessary to a peaceful relationship, I take advantage of this opportunity to reiterate the expressions of my highest consideration.

Solf y Muro

722.2315/1458a: Telegram

The Secretary of State to the Ecuadorean Minister for Foreign Affairs (Tobar Donoso) 18

WASHINGTON, May 8, 1941.

The Governments of Argentina, Brazil and the United States are deeply concerned by the continuance, particularly at a time when continental solidarity is vital, of the difficulties which for over a century have perturbed the relations between Ecuador and Peru.

The Governments of the two countries involved have given many proofs of their earnest desire to remove this cause of friction between them. They have been in almost constant discussion and negotiation over a period of many years in an effort to agree upon a common boundary. However, in spite of the fact that some progress has

18 The same, mutatis mutandis, on the same date, to the Peruvian Minister for Foreign Affairs (Solf y Muro). Beginning on April 24, 1941, reports were received that relations between Ecuador and Peru were becoming strained and that armed conflict over the boundary might develop. Following consultation between the Governments of Argentina, Brazil, and the United States, the offer of friendly services was made by the three Governments as set forth in this telegram.
been made and that the two parties have agreed to submit the matter to arbitration, it must be recognized that as of the present date the controversy contains serious possibilities of dangerous developments.

Other continents are aflame with hate and violence. Every day the theater of war extends to wider horizons.

Confronted with a crisis in world affairs of a magnitude heretofore totally unknown, the American Republics have frequently declared, and at the meeting of Foreign Ministers held at Habana in July 1940 reiterated, their irrevocable determination to omit no effort to prevent any controversy which might impair their solidarity. The continuance of any situation that results in the impairment of harmonious relations between two of the American Republics diminishes and undermines the strength of that solidarity.

Conscious of the desire of both the Government of Ecuador and the Government of Peru to settle their long-standing boundary dispute, as repeatedly evidence[d] by both countries, and impressed by the necessity, in this critical hour, of the American Republics drawing ever closer together in an unshakable determination to maintain unimpaired their peace, territorial integrity, and security, the Governments of Argentina, Brazil and the United States tender their friendly services in furthering the prompt, equitable and final settlement of the dispute to the Government of Ecuador and to the Government of Peru to be availed of by those Governments, together with the services of such other Governments as they are both desirous of inviting, in such manner as may be deemed appropriate and advantageous.

The Governments of Argentina, Brazil and the United States earnestly and sincerely hope that the Governments of Ecuador and Peru, appreciative of the high motives which have inspired this action, will give the proposal their most attentive and urgent consideration.

Accept [etc.]

Cordell Hull

722.2315/14471 : Telegram

The Ecuadoran Minister for Foreign Affairs (Tobar Donoso) to the Secretary of State

[Translation]

QUITO, May 9, 1941—8 p. m.
[Received May 10—12:30 p. m.]

The Ecuadoran Government has had the honor of receiving a message in which Your Excellency so graciously communicated to it
that the Governments of the United States of America, Argentina and Brazil, motivated by the necessity, in this critical hour, of a closer rapprochement between the American Republics, disturbed by the continuation of the difficulties which for more than a century have disturbed the relations between Ecuador and Peru and fully cognizant of the desire of both parties to solve their ancient difference over boundaries, offered them friendly services together with those of any other Governments that it might seem desirable to invite in order to promote the prompt, equitable and final solution of this controversy. My Government, which concurs fully with the sentiments, desires and proposals expressed in this message and persuaded that this solution is, as Your Excellency says so eloquently, a vital factor for the unity and solidarity of the continent in this moment of disquieting expectations, and being under an obligation to show itself especially worthy of the motives of your pacific offer, accepts with pleasure the generous services of the illustrious Governments of the United States of America, Argentina and Brazil. I am honored in being able to assure the American Government of the gratitude of Ecuador and to applaud so fine an act of fellowship and high understanding of the necessities and destinies of America.

I trust fully that Peru is equally devoted to those same ideals of fraternity for the glory and benefit of the Continent and honor of our countries now called to a close-knit union and mutual aid for the future. And, [I believe] with absolute faith that the assistance of these Governments and that of others which might be designated will have the most complete and prompt success in the equitable and final solution of the controversy.

I present [etc.]

JULIO TOBAR DONOSO

722.2315/15081 : Telegram

The Peruvian Minister for Foreign Affairs (Solf y Muro) to the Secretary of State

[Translation]

LIMA, May 13, 1941—1:10 a. m. [Received May 13.]

The Government of Peru has received the cablegram in which Your Excellency is good enough to advise it that the Governments of the Argentine Republic, Brazil and the United States of America offer “their friendly services for the prompt, equitable and final settlement of the boundary dispute pending between Ecuador and Peru, in the hope of removing, under these grave circumstances, any situa-
tion which, by prejudicing "the harmonious relations between two sister republics, may diminish or undermine the strength of continental solidarity". My Government, highly appreciating these proposals, recalls that it is the second time that Argentina, Brazil and the United States of America have taken this position. In 1910, a serious condition of tension having been caused by the Ecuadorian rejection of the Spanish arbitration, the three countries succeeded in removing the danger of a conflict. They then asked for the withdrawal of the forces encamped on the frontiers and proposed the final settlement of the dispute through the mediation, which Ecuador rejected, affirming "that Ecuador is the only one who has to decide whether or not the dispute with Peru affects her vital interests, the national honor and the sovereignty of the State itself". According to the Ecuadorian Government direct arrangements were the "most decorous means" and "most fitting for sister nations" to put an end to the dispute, "with no other judge than the good offices of our most illustrious and great friends." While noting these facts, which constitute the best proof that Peru is not responsible for the prolongation of the dispute, my Government must re-state, in the first place, the unwavering juridical position of my country of respect for the popular will from which our nationalities emerged, the basic principle in the argument maintained by Peru in the arbitration proceedings at Madrid and repeated in the Washington conferences. It is therefore an unavoidable duty to declare that my Government cannot admit that, at any time, the sovereign rights of Peru over the provinces of Tumbes, Jaén and Mainas which, in 1821, swore the independence of Peru under the aegis of General San Martín and which afterward participated in the definitive establishment of the Peruvian State, and have been represented in the congresses of Peru up to the present time, be made a matter of argument. Peru is disposed to settle her boundary dispute, but not to admit a controversy concerning the nationality of provinces which have been a part of Peru for 120 years, and in which are large Peruvian populations which have expressed their energetic protest against the separatist claims of Ecuador. Peru's position is one of most fervent adherence to peace, but she demands, also, respect for her international personality. To discuss the nationality of three Peruvian provinces or merely to begin with an assumed right to do so would imply the intention to disintegrate the personality of Peru, formed by her constituent parts since her independence, to revise the work of American independence and the principles of obedience to the popular will in the formation of na-

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19 See Foreign Relations, 1910, pp. 438 ff.
tionalities and to introduce a grave confusion in the international order, which is based on respect for the personality of States fixed by their sacred initial constitution. The situation created by regrettable incidents which lead the friendly Governments to fear "the possibility of dangerous developments" will readily disappear, as has happened on previous occasions, with the simple observance of Ecuador of the status quo guaranteed by agreements concluded since independence. In consonance with the principles stated, which Your Excellency will properly appreciate, the Government of Peru accepts the good offices offered by the Governments of Argentina, Brazil and the United States of America, to the end that the atmosphere of cordiality and sincere collaboration between the two countries may be restored.

I avail myself [etc.]

ALFREDO SOLF Y MURO

722.2315/1469: Telegram

The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, MAY 16, 1941.

100. Your 176, May 15, 2 p. m. The Secretary this afternoon issued the following statement to the press:

"In response to an inquiry as to the reaction in Peru to the offer of the Governments of Argentina, Brazil and the United States of their friendly offices in order to bring about a definitive solution of the Ecuador–Peru boundary dispute, the Secretary today made the following statement:

'I am glad to have the opportunity of reiterating once again that this Government was motivated in offering to Ecuador and Peru its friendly offices solely by the most friendly desire to assist in settling, once and for all, the long-standing boundary dispute between those two neighboring countries. This Government is happy to have been associated with the Governments of Argentina and Brazil in this tender of friendly offices. In some quarters it has been insinuated that this Government participated in this friendly initiative in order to obtain bases on the Galápagos Islands. I wish to take this opportunity to state categorically and definitely that the United States has not, in any way, discussed with Ecuador the question of bases on the Galápagos Islands. Moreover, the willingness of this Government to consider making available to Ecuador two coastal patrol vessels and military supplies has absolutely no relation to the offer of friendly good offices but derives solely from a general policy of this Government made known to each and every one of the American Republics, to cooperate insofar as possible in military and naval matters for the purpose of strengthening the defense of the Western Hemisphere."

HULL

*Not printed.

**For correspondence regarding interest of the United States in the Galápagos Islands, see Foreign Relations, 1940, vol. v, pp. 850 ff.
WASHINGTON, May 16, 1941—7 p.m.

310. From the Under Secretary. Your 396, May 2, 8 p.m. Both the Government of Ecuador and the Government of Peru have addressed messages to the three Governments tendering their friendly services accepting the offer. In its reply the Peruvian Government made several far-reaching reservations, but in a strictly confidential message addressed to this Government by the Government of Ecuador the latter Government expresses the opinion that these Peruvian reservations should not be regarded as an obstacle which would prevent the Governments of Argentina, Brazil, and the United States from proceeding in their efforts to further the settlement of the boundary dispute.

In the opinion of this Government the most expedient procedure for the three Governments to adopt would be to regard the two messages of acceptance from Peru and Ecuador as satisfactory since it is feared that if any attempt is made by the three Governments to obtain a more favorable reply from Peru, the latter will claim that pressure is being exercised upon it which is not consonant with its national sovereignty and dignity, and that consequently a situation might result which would make it impossible for the three Governments to interpose their good offices with a view to resolving the dispute. It would seem probable that ways and means could later be found to resolve the difficulties created by the Peruvian reservations. I have given very careful consideration to the views expressed by the Argentine Government in this regard, but I am glad to say that, availing myself of the presence in Washington of the new Argentine Minister for Foreign Affairs, I found he fully shares my views in this regard and that he has cabled his Government accordingly. I have likewise consulted the Brazilian Ambassador who is also in accord.

As a result of an exchange of views held today between Ruiz Guíñazú, the Brazilian Ambassador, and myself, we suggest that the following message be now sent without further delay by the three Governments to the Governments of Ecuador and Peru.

[Here follows the text of message sent on May 20, printed on page 228.]

Both the Brazilian and Argentine Ambassadors are submitting the

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22 The same on the same date to the Ambassador in Argentina as telegram No. 252 in reply to his telegram No. 485, May 14, 6 p. m. (not printed).
23 Not printed.
24 Not found in Department files.
25 Enrique Ruiz Guíñazú.
text of this suggested message by telegram to their respective Governments to ascertain whether the suggested text is approved.

Please ascertain personally of the Foreign Minister whether the suggested step is in fact agreeable to him and telegraph the Department as soon as possible since it would be desirable that this new message be sent simultaneously from the three capitals.\(^2\) I would suggest tentatively that the suggested message, if approved, should be sent from the three capitals at 10 a.m. on the morning of Tuesday, May 20. [Welles.]

HULL

722.2315/1491

Memorandum of Conversation, by the Under Secretary of State
(Welles)

[WASHINGTON,] May 20, 1941.

The Ambassador of Brazil left with me the attached memorandum which he had just received from Foreign Minister Aranha.

I asked the Ambassador to let Dr. Aranha know that I was heartily in accord with his own views as expressed in this memorandum but that I felt it was very important that some place be agreed upon where representatives of the three friendly Governments as well as representatives of Peru and Ecuador could meet in the near future so as to give both Peru and Ecuador the assurance that something practical was being done. Once this step had been taken, I said, the soundings and confidential conversations back and forth could take place in accordance with Dr. Aranha's suggestions.

The Ambassador said he entirely agreed with my own point of view and that he would inform Dr. Aranha accordingly.

SUMNER WELLES

[Annex—Telegram—Translation]

The Brazilian Minister for Foreign Affairs (Aranha) to the Brazilian Ambassador (Martins)

[Extract]

[RIO DE JANEIRO,] May 20, 1941.

I approve the text of the telegram of appeal to be sent tomorrow to the Foreign Ministries of the Governments of Ecuador and Peru,

\(^2\) The Ambassadors in Argentina and Brazil reported that such a message would be sent by the Argentine and Brazilian Foreign Offices.
on the understanding, however, that the tripartite action of the Governments of Brazil, the United States, and Argentina can attain some success now only if it is directed toward establishing a modus faciendi to be followed subsequently, since Peru, in its telegram of the 13th of this month, does not accept discussion of the main issue, declaring that it would accept good offices only for the purpose of restoring the atmosphere of sincere cooperation between the litigants. After reaching agreement on the procedure to be followed, the three countries would seek in confidential negotiations a formula that would reconcile the views of the parties.

722.2315/1499a: Telegram

The Secretary of State to the Ecuadoran Minister for Foreign Affairs (Tobar Donoso)\textsuperscript{23}

WASHINGTON, MAY 20, 1941.

The Governments of Argentina, Brazil, and the United States have received with deepest satisfaction the favorable replies of the Governments of Ecuador and Peru to the offer of the three Governments of their friendly services in furthering a prompt, equitable, and final settlement of the existing boundary dispute between the Governments of Ecuador and of Peru.

It is a matter of particular gratification to the Governments which have offered these friendly offices to learn that this offer has been accepted.

It is the intention of the three Governments to offer in the immediate future to the Governments of Ecuador and of Peru suggestions as to the most practical method for the holding of conversations between representatives of the parties to the dispute, and representatives of the three Governments tendering their friendly services, with a view to the reaching of an expeditious agreement for the final and equitable settlement of the controversy.

In the meantime, the Governments of Argentina, Brazil, and the United States in the most friendly manner express their earnest hope that no step may be taken by either of the two Governments involved

\textsuperscript{23}The same on the same date to the Peruvian Minister for Foreign Affairs (Solf y Muro).
in the controversy which might cause any deterioration in the existing relations between the two neighbor countries.

I avail myself [etc.]  

CORDELL HULL

722.2315/1576: Telegram
The Ecuadoran Minister for Foreign Affairs (Tobar Donoso) to the Secretary of State

[Translation]

QUITO, May 21, 1941—10:50 a.m.  
[Received May 21.]

The Government of Ecuador has had the honor to receive the message with which Your Excellency is good enough to express the deep satisfaction with which the Governments of Argentina, Brazil and the United States of America have received the replies of acceptance of the Governments of Ecuador and Peru to the offer of their friendly services to promote the prompt, equitable and final settlement of the boundary dispute which exists between Ecuador and Peru. Consistent with its initial acceptance, my Government is disposed to give prompt attention to the suggestions which, as Your Excellency informs me, the three Governments which have offered their friendly services will propose with regard to the most practical method for holding conversations between the representatives of the parties to the dispute and those [the representatives] 27 of the former [Governments] 27 with the purpose of obtaining a prompt arrangement for the final and just settlement of the controversy. My Government, moreover, expresses to Your Excellency that, as is demanded by the solidarity of America and the gravity of its problems at the present time, it agrees with the desire expressed in the last part of Your Excellency's cablegram that neither of the Governments involved in the controversy should take steps that may prejudice the relations existing between the two countries.

Thanking Your Excellency for your important communication, I take pleasure in reiterating the purpose of the Government of Ecuador of facilitating the noble action initiated by the enlightened Governments of Argentina, Brazil and the United States of America in order that the unsettled territorial dispute may be terminated definitively.

I renew [etc.]  

JULIO TOBAR DONOSO

27 Brackets appear in the file translation.
I have the honor to refer to Your Excellency's courteous cablegram of the 20th instant, in which you are good enough to inform me that the Governments of Argentina, Brazil and the United States have received with satisfaction the replies of Peru and Ecuador to the offer which they made to the Governments of the latter countries in their cablegram of the 8th instant. The good offices having been accepted in my Government's reply of the 12th [13th] instant "to the end that an atmosphere of cordiality and sincere cooperation between the two countries may be reestablished", Peru will give due consideration to suggestions directed toward this end, but it deems that joint conversations of the representatives of the interested countries and of the friendly countries making the offer are not in harmony with the institution of good offices, a form which would be characteristic of a mediation, which Peru has not accepted. The Government of Peru thinks that the immediate discussion of the boundary difference would heighten the tension between the two countries, producing, precisely, the contrary effect to that which the friendly Governments propose to secure. The supreme purpose which ought to be sought at this time is the creation of an atmosphere of pacification and concord, basis of the effective solidarity which is demanded by the period through which America is passing and which would not be compatible with a hasty solution of the problem. The insuperable obstacle which has hitherto prevented reaching an agreement on the boundary dispute is the insistent Ecuadorian attitude of contending the nationality of the provinces of Tumbes, Jaén and Maynas which form an integral part of Peru of their own free will, reiterated throughout our life as a Republic, consecrated by the principles which inspired the emancipating revolution and which are recognized by universal public law. In the face of this attitude Peru has taken the immutable position fixed in my previous note, a position which would be taken by any people conscious of its national unity. Peru, which has respected the status quo and which has maintained absolute serenity in the face of the Ecuadorian agitation of recent months, will continue the same line of conduct, accepting the suggestion which Your Excellency makes at the close of the cablegram to which I replied. Likewise Peru is disposed to subscribe to a juridical instrument guaranteeing peace.
between the two countries and establishing a regime of effective cooperation until an opportunity arises to obtain a settlement of the difference. Thus the noble purpose will be satisfied which is expressed by the friendly countries of removing any situation which, by injuring the harmonious relations between two sister Republics, may diminish or undermine the strength of continental solidarity.

I avail myself [etc.]

ALFREDO SOLF Y MURO

722.2315/1570a: Telegram

The Acting Secretary of State to the Ambassador in Peru (Norweb) 28

WASHINGTON, July 8, 1941—8 p. m.

167. The Governments of Argentina, Brazil, and the United States have agreed to instruct their diplomatic representatives in Lima and in Quito to request joint interviews with the Minister for Foreign Affairs of the countries to which they are accredited. Please consult at once with your Argentine and Brazilian colleagues and, in agreement with them, request a joint interview with the Minister for Foreign Affairs. At this interview you will state the views that follow hereafter as quoted from a memorandum agreed to by the three Governments:

"At these interviews the representatives of Argentina, Brazil and the United States would first refer to the good offices tendered by the three Governments to the Governments of Ecuador and of Peru in order that they might assist in preventing the outbreak of exactly the kind of hostile incident which has now unfortunately broken out in connection with the boundary dispute. 29

They would next state that both Governments accepted these good offices.

They should next remind the Minister for Foreign Affairs that the three Governments had expressed the earnest hope that the Governments of Ecuador and of Peru would take every necessary step to prevent the outbreak of hostile incidents and an aggravation of the dispute.

They should then say that official communications have been received from both the Government of Ecuador and the Government of Peru claiming that the outbreak of the present hostilities was due to the other party to the dispute. On the basis of the information now available to the three powers tendering their good offices, it will be impossible to form any final opinion as to the merits of these claims.

It would seem that the only sure way of preventing an aggravation of the present hostilities and a recurrence of these incidents would be

28 A similar telegram was sent on the same date to the Minister in Ecuador as telegram No. 110.

29 On July 5, 1941, reports were received of incidents of armed conflict between Ecuador and Peru in border regions.
for the withdrawal by each Government of its military forces a distance of 15 kilometers from the line of the so-called status quo tacitly recognized previously by both Governments. Over this area the airplanes of neither party to the dispute would pass.

If these suggestions are acceptable to the two Governments, it is urged that the Governments of Ecuador and Peru immediately sign a declaration of friendship and agree to maintain their military forces behind the lines to which they have withdrawn in accordance with the stipulation in the previous paragraph. Moreover, for the purpose of assuring the effective and prompt withdrawal of the military forces of each country from the line of the so-called status quo, military attachés of the American countries in the two capitals or other military experts will be instructed to collaborate with the authorities designated by the Governments of Ecuador and of Peru. All further assistance will be offered in every other practicable way in order to expedite a prompt cessation of the existing hostilities.[*]

Welles

722.2315/1670b: Circular telegram.

The Acting Secretary of State to Diplomatic Representatives in the American Republics Except Argentina, Brazil, Ecuador, and Peru

WASHINGTON, July 8, 1941—9 p.m.

In company with your Argentine and Brazilian colleagues please seek a joint interview with the Minister of Foreign Affairs of the country to which you are accredited and convey to him the message that follows hereafter. In the countries where there are no representatives of Argentina and Brazil you should state that the views you are expressing hereafter have been agreed upon by the Governments of Argentina, Brazil and the United States:

"1. The present incident between Peru and Ecuador serves to explain the celerity with which Argentina, Brazil and the United States were led to act on the 8th of May, ultimo, in offering their services to Ecuador and to Peru.

2. The aggravation of the situation which led to that offer has now demonstrated the necessity of even more ample, common and solidary action on the part of all of the Americas for the purpose of terminating honorably an incident which threatens to spread ever more and to jeopardize the peace of these two peoples and of continental unity and safety.

3. Animated by the same motives which determined their initial offer to Ecuador and to Peru and relying upon the sentiments of these two brother peoples, they suggest a joint effort on the part of all of the American countries with the object of reestablishing the harmony of our continent, and as a first step they have the honor to submit the terms which they have addressed to Ecuador and Peru, and which they hope will be supported by the Government of Your Excellency."

The terms referred to in the previous paragraph are quoted here-
after from the instructions sent by the three governments to their representatives in Lima and Quito.

"(Here quote last two paragraphs in telegram to Lima.)"

Welles

[Serious fighting in the border regions broke out on July 23, 1941. An agreement was reached for the cessation of fighting on July 31 but sporadic hostilities occurred later. Activities of the three mediating Governments, Argentina, Brazil, and the United States, centered on efforts to prevent further conflict and to secure the withdrawal of armed forces from territory into which they had advanced. Observers were sent by Argentina, Brazil, and the United States to the area of conflict. Correspondence on these aspects of the dispute not pertinent to the boundary settlement itself, is not here printed.]

722.2315/2187

*Memorandum Regarding a Settlement With Ecuador Handed by the Peruvian Minister for Foreign Affairs to the American, Argentine, and Brazilian Ambassadors in Peru, September 13, 1941*

[Translation]

1. Recognition by Ecuador of Peruvian territorial sovereignty bounded by the line running from the Pacific Ocean to the Chinchipe River and the pass of San Francisco, according to the attached description, in accordance with the traditional dominion of Peru.

2. Direct negotiations between the two countries concerning the territory included between the line described in the foregoing paragraph and the line of Peru's claim, which was made before the Spanish arbitrator.

3. Recognition by Ecuador of Peruvian sovereignty in the eastern region as far as Peru's present jurisdiction extends, which is comprised within the extent of its legitimate domain, according to the attached description.

4. Direct negotiations between the two countries concerning the territory extending between the line described in the foregoing paragraph and the line of Peru's claim, which was made before the Spanish arbitrator.

5. Once the foregoing points have been accepted by Ecuador and their fulfillment guaranteed by the friendly countries, the territory of the province of El Oro beyond the line designated in paragraph no. 1, will be evacuated by Peru, remaining demilitarized under the supervision of the observers from the countries mentioned.

*No. 167, July 8, 8 p.m., p. 231.

*Transmitted to the Department by the Ambassador in Peru as enclosure to his despatch No. 1752, September 16, 1941; received September 20.*
6. If, after the points of this agreement have been accepted by Ecuador, the agreement is not made into a treaty within a period of six months, Peru shall take such steps as it may deem advisable.

7. The reimbursement of Peru for expenses incident to its occupation of the province of El Oro shall also be the subject of the negotiation referred to in paragraph no. 2.

722.2315/2301: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, October 3, 1941—9 a.m.
[Received 11:20 a.m.]

523. The following telegram has been received from the six neutral observers from Talara.

“October 2, midnight. Peruvian and Ecuadorian delegates have reached an agreement which they have signed jointly with the six neutral observers. This agreement provides principally:


2. All armed forces shall be removed from this zone, it will be under the observation of the neutral observers, civil police therein will be under the supervision of the neutral observers and civil practice will continue therein.

3. That acceptance of this is only for the purpose of demilitarization and no question of sovereignty or possession will arise therefrom. Agreement effective noon October 5th. We will bring the full texts agreement to Lima and Quito tomorrow. Please repeat to Quito.”

The Argentine Ambassador will telegraph the Argentine Minister at Quito.

Norweb

722.2315/2301: Telegram

The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, October 5, 1941—3 p.m.

386. Your 523, October 3, 9 a.m. The Department is delighted that a demilitarized zone has been established and the lines of the Peruvian and Ecuadorian armies defined through agreement between the Peruvian and Ecuadorian military authorities. It is the Department’s hope that this agreement will preclude the repetition of hostile

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*For text, see Memoria del Ministro de Relaciones Exteriores, July 1941–July 1942 (Lima, 1943), p. 204.

*Names of following places corrected on basis of enclosure to despatch No. 1901, October 6, from the Ambassador in Peru (722.2315/2390).
incidents between the opposing forces, and will thus contribute to the successful continuation of efforts to restore peaceful conditions in the frontier area.

The Department is confident that the agreement mentioned above in no way conflicts with the views expressed in the Department’s 356, September 23, 2 p. m. 34

HULL

722.2315/2445

The Ambassador in Peru (Norweb) to the Secretary of State

No. 1979

LIMA, October 15, 1941.

[Received October 21.]

Sir: Referring to recent despatches and telegrams, I have the honor to report further regarding possible explorations looking toward a definite settlement of the boundary dispute between Peru and Ecuador.

As I have reported, several Peruvian officials recently have expressed to my Argentine and Brazilian colleagues and me the earnest hope that the three friendly countries may be able to propose a workable formula in the near future with respect to the boundary conflict. There is increasing talk of the possibility of reaching a definitive agreement upon the basis of the status quo line of 1936. Both the Argentine and Brazilian Ambassadors appear to be confident that there are chances for successful negotiations on this basis.

Since we are not informed regarding conversations which have taken place at Washington, Rio de Janeiro and Buenos Aires, the Department’s comment and instructions would be appreciated. A first step might be for the three Ambassadors at Lima and the three Ministers at Quito to undertake informal exploratory conversations to ascertain if the Peruvian and Ecuadorian Governments would be disposed to initiate direct negotiations for an agreement upon a definitive boundary approximating the status quo line of 1936. If this is to be done, it would be well to impress upon both parties to the dispute the desirability of presenting minimum rather than maximum claims for modifications in the 1936 line.

There is enclosed a memorandum of a conversation 34 which took place yesterday between Dr. Bellido, Secretary General of the Foreign Office, Dr. Eccecopar, Chief of the Boundaries Office of the Ministry for Foreign Affairs, and Mr. Butler, First Secretary of the Embassy. While it was understood that all of the views expressed during this conversation were personal and unofficial, the opinions of Dr. Bellido may be regarded as carrying substantial weight in matters relating to the conduct of Peruvian foreign affairs.

Respectfully yours,

R. HENRY NORWEB

34 Not printed.

426-276—63—16
WASHINGTON, October 22, 1941—7 p.m.

416. Your 554, October 17, 6 p.m.,36 and despatch no. 1979 of October 15. The Department does not believe it would be advisable to interject any new proposals into the mediation at this time. However it perceives no objection to your conducting informal exploratory conversations with regard to the possibility of a definitive settlement on the approximate basis of the 1936 status quo line. It feels that these informal exploratory talks should be confined for the time being to those you have in Lima and not be extended to Quito.

As you were informed in the Department's 408 of October 20, 2 p.m.,36 Benavides is reported to have informed the Argentine Foreign Minister that the Peruvian Government is devising a formula for settlement which will soon be submitted to the representatives of the three mediatory powers at Lima. Conceivably, in the light of the statements made by Bellido to Butler on October 14, this formula may contemplate the initiation of direct negotiations between the Peruvian and Ecuadorian Governments for agreement on a definitive boundary approximating the status quo line of 1936.

Your comment will be appreciated.

HULL

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LIMA, October 30, 1941—11 a.m.
[Received 2:20 p.m.]

578. After two interviews with the Peruvian Minister for Foreign Affairs to discuss steps to carry forward the boundary dispute negotiations, my Argentinian and Brazilian colleagues and I are informing our Governments as follows:

The Foreign Minister informed us that his Government desires to find a solution with our cooperation. Prisoners will be returned within a few days and there will be drafted a communication demonstrating good will, in order to create a favorable atmosphere. We further suggested that it might be possible to reduce the Peruvian forces in the north.

As concerns the problem of the boundary, the Peruvian Foreign Office prefers to handle the question confidentially through diplomatic channels since it fears the failure of a conference or formal meeting where the two parties might adopt extreme and perhaps irreconcilable positions. My colleagues and I have reason to believe that we will be able to make progress along these lines.

36 Not printed.
It would be helpful to urge the Ecuadorian Government to cooperate in the creation of a favorable atmosphere, taking advantage of the opportunity offered by the return of prisoners.

Norweb

722.2315/2486: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, October 30, 1941—noon.

[Received 7 p. m.]

579. My telegram No. 578, October 30, 11 a. m. The Peruvian Minister for Foreign Affairs told my Argentine and Brazilian colleagues and me that the 1936 status quo line would serve as a basis for exploratory conversations looking toward a definitive settlement, although he said that there might be some difficulty because Peru must insist upon retaining Andoas on the Postaza River and Rocafuerte [on the?] Napo. He added that, of course, Peru would extend free navigation facilities to Ecuador and we emphasized that the latter country should have such facilities and that they should be based upon navigation at the time of the low water mark.

The Minister stated that it should be possible to reach an agreement within the next 3 months and added that if this were not done he did not know when it could be accomplished. Thus Peru has reversed its former position and now professes to desire an early and definitive settlement. My colleagues and I are convinced that the Peruvian Government does not wish to make a specific proposal but hopes that the three friendly countries can assist in explorative conversations that will bring the two parties together in an effort to reach agreement through compromise on minimum rather than on maximum claims.

The Peruvian attitude was confirmed in general by President Prado during a conversation yesterday with the Brazilian Ambassador.

In order to further the present effort my colleagues and I agreed that the Argentine Ambassador would approach the Ecuadorian Minister in Lima discreetly and attempt to ascertain if the presence in Lima of the Peruvian Minister to Ecuador may be in connection with direct negotiations between Peru and Ecuador and if so, how our own efforts may contribute to such a move. The Argentine Ambassador also might be able to obtain from the Ecuadorian Minister some indication about the minimum claims of Ecuador in order that we may compare these with the Peruvian views about the 1936 line.

It is suggested that during the next few weeks the efforts being made in Lima would be greatly facilitated if the situation at Quito
is handled with special tact. Perhaps it would be wise for action at Quito to be directed principally toward creating a favorable atmosphere; and it would be most helpful if discussion of alleged minor incidents, of the demilitarized zone and of the organization and activities of the observers could be restricted to the minimum necessary to assure compliance with the essential terms of the Talara Agreement.

Norweb

722.2315/2489: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, October 31, 1941—4 p.m.
[Received 6:40 p.m.]

My telegram No. 579, October 30, noon. The Argentine Ambassador was told by the Ecuadorian Minister to Peru that the presence at Lima of the Peruvian Minister to Ecuador is not related to direct boundary negotiations since no such negotiations are in progress. The Ecuadorian Minister expressed the opinion that the 1936 line would be most satisfactory to Ecuador as a basis for discussions but that if concessions were made to Peru at some points Ecuador would want compensation without putumá traduce [sic]. He will report confidentially to his Government regarding his conversation with the Argentine Ambassador and inform the latter of any Ecuadorian views received in reply.

Unless the Department insists on [or?] the Foreign Offices of Argentina and Brazil instruct to the contrary my colleague[s] and I will continue our conversations with the Peruvian Minister for Foreign Affairs and our informal soundings with the Ecuadorian Minister.

Norweb

722.2315/2485: Telegram

The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, October 31, 1941—5 p.m.

437. From the Under Secretary. Your 578, October 30, 11 a.m. The news contained in your telegram is encouraging. I have spoken this morning with the Ambassador of Ecuador urging that his Government cooperate in the sense indicated in the last paragraph of your telegram under acknowledgement as soon as some concrete opportunity is afforded, such as the return of prisoners. He felt sure that his Government would work along these lines. [Welles.] Hull
The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, November 2, 1941—3 a.m.

439. From the Under Secretary. Your 584, October 31, 4 p.m., and Department's 438, November 2, 2 a.m. The Department of course considers it in the highest degree desirable for you and your Argentine and Brazilian colleagues to continue your conversations with the Peruvian Minister for Foreign Affairs so as to make it evident that the representatives of the powers which have tendered their good offices are operating as intermediaries in the prospective negotiations. Your informal discussions with the Minister of Ecuador are obviously of great value as supplementary thereto. [Welles.]

HULL

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, November 14, 1941—4 p.m.
[Received 6:25 p.m.]

610. Department's telegram No. 457, November 13, 9 p.m. My Argentine and Brazilian colleagues and I have been working for the past few days on the question of the return of prisoners. We are now confident of successful results next week, which will create a more favorable atmosphere for the next step.

My conversation with the President on November 9 gave an opportunity to discuss the boundary dispute. My strictly confidential despatch number 2155 of November 11 went forward in the air mail pouch from Lima on November 12. In general, it appears that Peru would be satisfied with the Zarumilla River-Chinchipe River line in the west, but does not agree to take the 1936 status quo line as the basis of negotiations because of substantial modifications, that Peru feels it must insist upon in the Oriente.

The President believes that the three friendly Governments should ascertain Ecuadorian views in order to determine what the next step can be. Subsequent to the negative information contained in my despatch number 2104 November 5, the question has been reopened with the Ecuadorian Minister in Lima and he has promised to try to obtain informally for us the views of his Government. Our difficulty here is to persuade Peru to accept the 1936 line as the basis for negotiations. My colleagues and I feel that it is only upon this basis

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57 Latter not printed.
58 Not printed.
that it will be possible for us to work toward a settlement which will not be affected by the occupation of territory resulting from recent hostilities.

My Brazilian colleague has requested his Foreign Minister when the latter returns from Santiago to Rio de Janeiro to talk with Ambassador Benavides in Buenos Aires about the desirability and importance of accepting the 1936 line as a basis for exploratory conversations. My Argentine colleague is going to suggest to his Foreign Minister that the latter take similar action.

Norweb

722.2315/2541: Telegram

The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, November 17, 1941—8 p. m.

461. From the Under Secretary. With reference to your letter of November 11 and telegram 610, November 14, 4 p. m., and if you and your Brazilian and Argentine colleagues perceive no objections, I propose in company with the Argentine and Brazilian Ambassadors in Washington to inform the Ecuadorian Ambassador in utmost confidence of the statements made to you by President Prado concerning negotiations for a settlement. We will request him to ascertain if his Government is willing to negotiate on the basis of the 1936 status quo line in the western sector and some modification thereof in the Oriente. It is my suggestion that for reasons of practical convenience communication with the Ecuadorian Government by the mediators be made in this fashion at least for the time being. Please telegraph your reply urgently. [Welles.]

Hull

722.2315/2555: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, November 18, 1941—1 p. m.

[Received 2: 15 p. m.]

618. For the Under Secretary. Your telegram 461, November 17, 9 [8] p. m. My Argentine and Brazilian colleagues think the move is a desirable one but they wish to have the Argentine and Brazilian Ambassadors at Washington clearly understand that the Peruvian view is that the 1936 status quo line can serve as a basis but with substantial modifications in favor of Peru in the Oriente (Andoas and Rocafuerte).

^8 Not printed.
We are agreed that for political reasons no mention should be made of President Prado, but his statements could be used as representing the views of the Peruvian Government.

Norweb

722.2315/2655: Telegram

The Secretary of State to the Ambassador in Peru (Norweb)

WASHINGTON, November 19, 1941—7 p.m.

469. From the Under Secretary. Your 618, November 18, 1 p.m. The Argentine and Brazilian Ambassadors and I conferred this afternoon with the Ambassador of Ecuador.

We informed the Ambassador that as a temporary measure of convenience it was believed that it would be helpful if we could utilize his good offices in order to communicate secretly to the President and Foreign Minister of Ecuador information received from the three Ambassadors in Lima regarding the present disposition of the Government of Peru with regard to the boundary dispute. We therefore requested the Ambassador to transmit to the President of Ecuador the following information. From authoritative sources in the Peruvian Government it appeared that the Government of Peru desired to negotiate a permanent and complete settlement of the boundary controversy. It further appeared that the Government of Peru would be satisfied to adopt as the basis of negotiations the line of the Zarumilla River—Chinchipe River in the West. It would desire to negotiate on the basis of substantial modifications of the 1936 status quo line in the East, these substantial modifications involving the obtaining by Peru of Andoas and Rocafuerte.

The Ambassador at once inquired whether, in return for these concessions sought by Peru in the eastern part of the status quo line, the Government of Peru would be willing to make offsetting concessions. We replied to the Ambassador that the three Ambassadors in Lima had no official communication from the Government of Peru on this point but that he might inform his Government for its confidential information that an observation to this effect had been made to the Government of Peru by one of the three Ambassadors.

The Ambassador then inquired whether the Government of Peru was prepared to withdraw its troops back to the 1936 status quo line. He was told that this of course was one of the points already insisted upon by the mediatory powers but that the Government of Peru had not as yet given any final answer to the request in question.

It was emphasized that the communication made to the Ambassador of Ecuador today was in the nature of a secret sounding for the purpose of ascertaining what the views of the Government of Ecuador might be with regard to the possibilities mentioned.
The Ambassador stated that he would at once communicate secretly and solely for the information of his President and Minister for Foreign Affairs the communication conveyed to him. [Welles.]

HULL

722.2313/2560 : Telegram

The Ambassador in Argentina (Armour) to the Secretary of State

BUENOS AIRES, November 21, 1941—7 p.m.
[Received 10:30 p.m.]

1307. For the Under Secretary. The Minister for Foreign Affairs has just informed me that as a result of a talk with Aranha this morning they are in agreement as to the advisability of having Chile included in the negotiations for a definitive settlement of the Peru and Ecuador dispute. He had received from Espil yesterday a telegram [apparent omission] your information that Peru has now agreed to negotiations for a final settlement and both he and Aranha felt that Chile's interest in the Pacific justified its inclusion in the final negotiations which would presumably be held in Buenos Aires. Aranha felt that Chile would accept if invited.

If you are in agreement as to inclusion of Chile, Ruiz Guiñazú suggested that matter be taken up with Peruvian and Ecuadoran Governments through representatives of the mediatory Governments at Lima and Quito. If both Governments agree invitation to Chile would then be extended through the three Ambassadors at Santiago.

A telegram is being sent to Espil tonight asking him to take this matter up with you. Telegram will also give Aranha and Ruiz Guiñazú's ideas of general lines Ecuadoran negotiations might follow with view to final settlement.

ARMOUR

722.2315/2562 : Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, November 22, 1941—4 p.m.
[Received 6 p.m.]

627. For the Under Secretary. My telegram No. 610 November 14, 4 p.m. The Brazilian Ambassador has informed the Argentine Ambassador and me and is reporting to his Government regarding a conversation he had with the President yesterday. The President repeated his conviction that the three mediatory Governments can effectively aid Peru and Ecuador to reach a rapid and definitive solution of the boundary dispute. Prisoners will be liberated soon and a conciliatory official communication will be published at the time
as a first step in creating a favorable atmosphere for the continued efforts of the friendly Governments. The President promised the Brazilian Ambassador to initiate a press campaign by means of official statements which would have a calming effect and which would prepare public opinion for the acceptance of a possible solution upon a realistic basis. Internal political factors prevent the Peruvian Government from assuming responsibility for agreeing without qualification to the status quo line of 1936 as a basis for negotiations in the Oriente.

The Brazilian Ambassador reports that after more than 2 hours of conversation with the President he is convinced that if the three friendly Governments can obtain the agreement of Ecuador to the formula recently suggested to the Ecuadoran Ambassador at Washington by the representatives of the three friendly countries a decisive step will have been taken toward a rapid and definitive solution of the boundary dispute.

I asked the Brazilian Ambassador if he had mentioned to the President the matter of territorial compensation to Ecuador in the Oriente. The Ambassador replied that the President had evaded his question on this subject and had said that Peru does not like to use the word “compensation”.

722.2315/2561: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, November 23, 1941.
[Received 4:49 p.m.]

628. Official communication announcing liberation of civilian and military prisoners published in press this morning. Repeated to Quito.

722.2315/2578: Telegram

The Minister in Ecuador (Long) to the Secretary of State

QUITO, November 24, 1941—4 p.m.
[Received 6:28 p.m.]

465. The following telegram has been sent to Lima:

November 24, 3 p.m. From three Ministers to three Ambassadors. The Ecuadoran communiqué with regard to the release of prisoners was published this morning. In addition the newspapers published a statement of the Minister of Foreign Affairs in which he expressed “his lively satisfaction with the conciliatory form in which the Peru-
vian statement was phrased, a statement which has been received with especial pleasure in Ecuador.” In the same article the Foreign Minister is stated to have expressed the hope that this step would contribute to a solution of the controversy.

Press comment on the action of Peru has been uniformly favorable, and it has been received with widespread public satisfaction.

Repeated to the Department.

LONG

722.2315/2618a: Telegram

The Secretary of State to the Ambassador in Peru (Norweb).

WASHINGTON, November 29, 1941—7 p. m.

489. From the Under Secretary. Upon receipt by your Argentine and Brazilian colleagues of similar instructions, you are authorized to join with them in informing the Peruvian Foreign Minister that the three governments would be glad to see included jointly with them the Government of Chile in the tender of good offices.

At the same time it should be made clear that the Government of Ecuador has informed, through the Ambassador of Ecuador in Washington, the governments of Argentina, Brazil and the United States that in the event that Chile is added to the three governments now undertaking good offices, the Government of Ecuador desires that the Government of Mexico be likewise added to the list.

For your personal information you are informed that this Government had no prior knowledge of the renewed initiative with regard to the inclusion of Chile until it was informed that Foreign Minister Aranha in the course of his visit to Santiago had agreed with the Chilean Foreign Minister with regard thereto and had thereafter agreed with the Foreign Minister of Argentina as to the desirability of this step. You undoubtedly have seen press statements of public declarations made by the Argentine and Brazilian Foreign Ministers expressing their desire that Chile be added to the list of mediatory powers. As soon as it was informed of this step, this Government stated to Argentina and Brazil that while it had consistently taken the position that it would welcome the participation of Chile in the negotiations as it would welcome the participation of any other American republic, it nevertheless believed that the final determination of this question must rest with the Governments of Peru and of Ecuador.

[Welles]

HULL
BOUNDARY DISPUTES: ECUADOR–PERU

722.2315/2626: Telegram

The Minister in Ecuador (Long) to the Secretary of State

QUITO, December 2, 1941—10 p.m.

[Received 11:07 p.m.]

486. The Argentine Chargé d’Affaires has received a telegram from his Government instructing to propose to the Ecuadoran Government, acting jointly with me and the Brazilian Minister, the inclusion of Chile in the mediatory group. His instructions state that he should oppose the inclusion of any other country such as Colombia or Mexico if that should be suggested.

My Argentine colleague is urging me to join with him in this action on the basis of his instructions. I have informed him that I cannot comply with his request in the absence of specific instructions from Washington.

Repeated to Lima for the confidential information of the Ambassador.

—LONG—

722.2315/2626: Telegram

The Secretary of State to the Minister in Ecuador (Long)

WASHINGTON, December 4, 1941—2 p.m.

368. Your 486, December 2, 10 p.m. You are authorized, when your Argentine and Brazilian colleagues have received similar instructions, to join with them in stating to the Minister for Foreign Affairs that the Government of the United States would view with pleasure the inclusion of the Government of Chile among the powers whose tender of good offices has already been accepted by the Governments of Ecuador and Peru. You should make it clear that the Government of the United States for some time past has publicly announced that it would be glad to have joined with the Argentine, Brazilian and United States Governments the Governments of any or all of the other American Republics but that it believes that the question as to what powers should be associated in this tender of good offices is a matter to be determined primarily by Ecuador and Peru, the parties involved in the existing controversy. The Government of Ecuador has already made it known to this Government and to the Governments of Argentina and Brazil, through the Ambassador of Ecuador in Washington, that, should Chile be included among the list of mediatory powers, Ecuador would insist upon the additional inclusion of Mexico. In view of this prior expression of the official desires of the Government of Ecuador, it is difficult for this Government to understand the position taken by the Argentine Government in its instructions to the Argentine Minister in Quito as reported by you.
Instructions similar to these now being sent to you have been sent to Ambassador Norweb in Lima.

In order to avoid any confusion or misapprehension on the part of the Government of Ecuador, you should take occasion to make it known to the Minister for Foreign Affairs that this Government has already made its views known as above set forth with regard to the proposed inclusion of Chile to the Ambassador of Ecuador in Washington and that the views of the Government of Ecuador as communicated to the Ambassador of Ecuador at Washington have of course been immediately made known to the Governments of Argentina and of Brazil, as well as to this Government.

Hull

722.2315/2632: Telegram

*The Ambassador in Peru (Norweb) to the Secretary of State*

LIMA, December 5, 1941—11 a. m.

[Received 5:15 p.m.]

652. For the Under Secretary. Your telegram No. 489, November 29, 7 p.m., and telegram No. 486, December 2, 10 p.m., to the Department from the Legation at Quito. My Argentine and Brazilian colleagues and I had an interview yesterday afternoon with the Minister for Foreign Affairs and informed him that our three Governments would be pleased to have the Government of Chile jointly included in the conciliation procedure. . . . the Minister gave no indication regarding what the reply of his Government would be. He observed that if Chile were to be added to the group other countries such as Colombia and Mexico also might wish to join, thus approaching something like a general conference which has been consistently opposed by Peru. My Argentine and Brazilian colleagues told the Minister for Foreign Affairs that they had been instructed to the effect that their Governments would resist the addition to the group of any country other than Chile. The Minister then asked me if I had received similar instructions on this point. In view of the difference between my instructions and those of my colleagues and in view of the telegrams from the Legation at Quito, I replied that I would have to consult my Government, although I assured the Minister that my Government considers the matter one for the determination of the Governments of Peru and Ecuador.

The Peruvian Minister for Foreign Affairs reiterated that he is ready to consider any proposal that our three Governments may wish to submit with a view to reaching a definitive settlement of the boundary dispute. He expressed the opinion that the representatives of the three countries at Lima and Quito could carry on informal con-
versations with him and with the Ecuadoran Minister for Foreign Affairs in order to find a formula which could serve as the basis for a direct agreement between the two parties. In this connection, I assume that no reply has been received from the Ecuadoran Ambassador at Washington regarding the views of his Government about the suggestions recently made concerning the *status quo* line of 1936. It would be most helpful if this reply could be obtained from Ecuador so that we might continue our conversations here. . . .

**NORWEB**

722.2315/2633 : Telegram

_The Minister in Ecuador (Long) to the Secretary of State_

QUIRO, December 5, 1941—11 p. m.

[Received December 5—10:55 p. m.]

496. Department’s telegram 368, December 4, 2 p. m. Doctor Tobar accepts the addition of Chile to the countries which are kindly extending their good offices in the boundary matter.

I am led to believe that the suggestion about including Mexico has been withdrawn.

Repeated to Lima.

**LONG**

722.2315/2665 : Telegram

_The Ambassador in Peru (Norweb) to the Secretary of State_

LIMA, December 15, 1941—6 p. m.

[Received 9:28 p. m.]

691. The Brazilian Ambassador received telegraphic instructions from his Government last Saturday to impress strongly upon his Peruvian friends the importance of reaching a settlement with Ecuador upon the basis of the 1936 line and the unfortunate circumstances of having the boundary question raised at the Rio de Janeiro meeting 49 on the grounds that Peru is occupying Ecuadoran territory by force.

The Peruvian Minister for Foreign Affairs told the Argentine Ambassador today that he is disposed to recommend to the Cabinet that the 1936 line be accepted as the basis for a settlement. The Ambassador requested the Foreign Minister to confirm that with the President and then to call in the three Ambassadors for another conference; and expressed the opinion that if Peru accepts the 1936 line as the

*For correspondence regarding preliminary arrangements for the Third Meeting of the Foreign Ministers of the American Republics, held at Rio de Janeiro, January 15–28, 1942, see pp. 118 ff.*
basis for a settlement the three mediatory governments will be able
to persuade Ecuador to take similar action.

Investigations by neutral military observers lead to the conclusions
that there have been minor infractions of the Talara Agreement by
both sides; that these occur without official knowledge or direction
of commanders and that both sides reach hasty conclusions about
unconfirmed reports in which the truth has been considerably twisted.
The three Ambassadors will speak to the Minister for Foreign Affairs
about this during their next meeting with him.

Norweb

722.2315/2665 : Telegram

_The Secretary of State to the Ambassador in Peru (Norweb)_

WASHINGTON, December 16, 1941—7 p.m.

524. From the Under Secretary. Your 691, December 15, 6 p.m.
I have discussed this encouraging information with my Argentine and
Brazilian colleagues. I hope you will do everything possible to exped-
dite a favorable reply. Please let me know as soon as possible.

In view of the information contained in your telegram under refer-
ce, we have agreed to hold in abeyance the suggestions formulated
by the Argentine Minister for Foreign Affairs. The acceptance of
the 1936 line would be far more expedient from every point of view.
[Welles.]

Hull

722.2315/2679 : Telegram

_The Ambassador in Peru (Norweb) to the Secretary of State_

LIMA, December 18, 1941—11 a.m.
[Received 1:30 p.m.]

697. For the Under Secretary. Your telegram No. 524, December
16, 7 p.m. It is apparent from our conversation last evening with
the Minister of Foreign Affairs that Peru is anxious to reach a defini-
tive settlement in the west and to have its troops withdrawn from
the province of El Oro before the Rio de Janeiro Conference. There still
is evasion regarding the basis for negotiations in the Oriente, where
Peru obviously is seeking to limit Ecuadorian maximum claims to the
1936 line while reserving for itself the right to make claims which
take into account its advanced military outposts.

The Foreign Minister will see the President today and will con-
tinue conversations with my Argentine and Brazilian colleagues and
me this evening or tomorrow.

He indicated Peruvian approach is to reach a definite settlement in
the west, while leaving open the question of a permanent frontier in
the Oriente. If our present conversations lead to some such plan do
you perceive objections to it?

Norweb

722.2315/2759

Memorandum of Conversation, by the Under Secretary of State
(Welles)

[Washington,] December 19, 1941.

Participants: Argentine Ambassador, Señor Don Felipe A. Espil;
Brazillian Ambassador, Mr. Carlos Martins;
Under Secretary, Mr. Welles.

The Ambassadors of Argentina and Brazil called to see me this
afternoon at my request.

I showed to the two Ambassadors the most recent telegrams received
from the Embassy at Lima, notably the telegram of December 18 \(^\text{41}\)
relating to the opinions expressed by General Ureta, \(^\text{42}\) which deal with
the boundary dispute.

I said that it seemed to me that, if there was any chance of pro-
curing a settlement of the boundary dispute at least in principle
before the Rio de Janeiro meeting, the three mediatory powers
should now act with decision and dispatch. I therefore desired to
present for the consideration of the Argentine and Brazilian Govern-
ments the following suggestions:

1—That the three mediatory powers suggest simultaneously to
Ecuador and Peru that the status quo line of 1936 be accepted by both
Governments as the basis of a permanent settlement;
2—That if the two Governments agreed the Government of Peru
should immediately withdraw its troops back to the 1936 line;
3—That after these two steps had been taken the Governments of
Ecuador and Peru send representatives to Buenos Aires to negotiate
in the presence of representatives of three mediatory powers the final
details of a permanent settlement upon the basis proposed;
4—That simultaneously with the presentation of these proposals to
Ecuador and Peru the three mediatory powers inform all of the Gov-
ernments of the other republics of the suggestions so advanced.

Both the Argentine and Brazilian Ambassadors expressed their en-
thusiastic agreement and stated that they would at once cable their
Governments, strongly recommending agreement with these sug-
gestions. They said they would endeavor to obtain a reply at the
earliest possible moment.

SUMNER WELLES

\(^{41}\) Not printed.

\(^{42}\) Gen. Eloy G. Ureta, Inspector General of the Peruvian Army.
WASHINGTON, December 23, 1941—4 p.m.

406. The Governments of Argentina, of Brazil and of the United States are in accord that it is in the highest degree essential that the means for a pacific solution of the Ecuador-Peru boundary dispute be found if at all possible prior to the Consultative Meeting to be held in Rio de Janeiro on January 15th. Under existing world conditions, the gravity of which is daily increasing, the unity of the American Republics is more than ever necessary and such unity can necessarily not be assured so long as the present controversy between Peru and Ecuador continues. The dangers of such continuation are apparent to public opinion throughout the continent.

In their earnest desire to be of service in bringing about an equitable and satisfactory basis for successful negotiations between Ecuador and Peru which would lead to a friendly and permanent settlement of the boundary controversy, the three Governments are therefore jointly proposing simultaneously to the Governments of Ecuador and of Peru that the two Governments accept as a basis for the negotiation of a permanent and definitive boundary settlement between them the status quo line of 1936.

The three Governments further propose that should the two Governments accept the basis of negotiation thus advanced, the forces of Peru be withdrawn back of the 1936 status quo line, and that the negotiations for a final settlement take place as originally proposed at Buenos Aires.

You are authorized to present this proposal jointly to the Minister for Foreign Affairs in the company of your Argentine and Brazilian colleagues as soon as they have received similar instructions.

Please cable the Department urgently as soon as the date and hour for your reception by the Foreign Minister has been arranged in order that the three mediatory Governments may at that time communicate to the governments of all of the other American Republics the proposal thus advanced to the Governments of Ecuador and Peru. It is desired that you arrange by telegram with your colleagues in Lima so that your reception by the Foreign Minister in each case may be on the same day and the same hour.

HULL

*The same, mutatis mutandis, to the Ambassador in Peru as No. 547.*
BOUNDARY DISPUTES: ECUADOR—PERU

722.2315/2704: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 23, 1941—7 p.m.
[Received December 24—5:20 a.m.]

712. For the Under Secretary. My telegram No. 710, December 23, 10 a.m. The Brazilian Ambassador received instructions this morning to insist upon Peruvian acceptance, prior to the Rio de Janeiro meeting, of the 1936 line as the basis for a definitive settlement: the withdrawal of troops from the province of El Oro; the agreement of the Peruvian Minister for Foreign Affairs to discuss the boundary question at Rio de Janeiro but outside the conference; and Peruvian agreement to a meeting at Buenos Aires or some other place after the Rio de Janeiro meeting in order to reach a final settlement with Ecuador. I am also told that the Argentine Ambassador and I would receive similar instructions but these have not yet reached us.

The Argentine Ambassador, who leaves Lima tomorrow, reviewed the whole situation with the President and Minister for Foreign Affairs in order to be able to give the Argentine Minister for Foreign Affairs the latest report. The President was unyielding in his refusal to accept the 1936 line as the basis for negotiations in the Oriente and insisted that Ecuador recognize that line in the Oriente as its maximum aspirations while Peru would agree to its present line of advanced posts as its maximum aspirations and the zone between would be the subject of negotiations.

This is a discouraging development, although a definitive settlement in the west along the 1936 line and the withdrawal of Peruvian troops from El Oro appear entirely feasible with Ecuadorian agreement. The report of the Peruvian Ambassador in Rio de Janeiro that the opposition of the Peruvian Ambassador in Argentina to the 1936 line probably are responsible for the present situation. Peru seems less concerned about the Rio de Janeiro meeting in connection with the boundary dispute. It is possible but not probable that, as the Brazilian Ambassador believes, Peru may intend to withdraw troops from El Oro before the meeting. The Peruvian Minister for Foreign Affairs is going to Buenos Aires and will travel from there to Rio de Janeiro with the Argentine Minister for Foreign Affairs. The Argentine Ambassador thinks that the Peruvian Minister for Foreign Affairs may feel that he and Ambassador Benavides will be able to obtain some advance commitment from Argentina favorable to the Peruvian point of view. I think that Peru may feel that it will have a good case if there is a definitive settlement and withdrawal of troops in the west, since it can claim that advances in the Oriente have

*Not printed.

426–276—63—17
been made by both parties and that Peruvian advances are into ter-
mitory in dispute and not into Ecuadoran territory.

Will it now be possible for the three mediatory Governments to
instruct their representatives at Lima and Quito to submit a specific
proposal for an early and definitive settlement? A proposal for a
complete settlement on the basis of the 1936 line most probably would
be rejected by Peru. The alternative would be immediate and defini-
tive settlement in the west along the 1936 line; and agreement upon
the basis of negotiations in the Oriente, possibly defining the zone in
litigation there as that included between the 1936 line and the present
line of Peruvian outposts.

Norweb

722.28.15/2709a: Circular telegram

The Secretary of State to Certain Diplomatic Missions in the
American Republics 45

WASHINGTON, December 26, 1941—9 p. m.

Please hand, in company of your Argentine and Brazilian colleagues,
(if any), immediately to the Minister for Foreign Affairs an aide-
mémoire to be regarded as addressed to the Government to which you
are accredited by the Governments of Argentina, of Brazil and of the
United States and of which the text is as follows:

"The Governments of Argentina, of Brazil and of the United States,
whose good offices were accepted by the Governments of Ecuador and
of Peru, are in accord that it is in the highest degree essential that
the means for a pacific solution of the boundary dispute between
Ecuador and Peru be found at the earliest possible moment. Under
existing world conditions, the gravity of which is daily increasing,
the unity of the American Republics is more than ever necessary.
The dangers inherent in a continuation of this dispute are undoubtedly
fully recognized by the peoples of the twenty-one American Republics.
The approaching Consultative Meeting of Foreign Ministers of
the American Republics to be held on January 15 next at Rio de

45 Sent to all the Missions except to those in Argentina, Brazil, Ecuador, and
Peru. The telegram to the Mission in Chile had the following additional final
paragraph: “The Department requests that you hand this aide-mémoire per-
sonally to the Minister for Foreign Affairs and state to him that, as he is
already well aware, the Government of the United States, together with the
Governments of Argentina and of Brazil, have been most happy to indicate
their hope that the Government of Chile might be associated with them in their
efforts to promote a speedy and satisfactory solution of the boundary contro-
versy. The Government of Ecuador has officially accepted the inclusion of
Chile among the American governments whose good offices have been accepted,
but no official reply has as yet been received with regard thereto from the Gov-
ernment of Peru. You should further say that your Government earnestly hopes
that the Government of Chile will in every appropriate way express its support
of the suggestions above set forth.”

In a telegram of January 5, 1942, the Ambassador in Peru reported that the
Peruvian Government also had accepted the addition of Chile to the Governments
extending their good offices (722.28.15/2751).
Janeiro, at which are to be discussed problems relating to the security of the Western Hemisphere and at which the complete solidarity of the American Republics is imperatively demanded, makes it all the more necessary that the means for assuring a peaceful settlement of this boundary dispute be found.

In their earnest desire to be of service in bringing about an equitable and satisfactory basis for successful negotiations between Ecuador and Peru which would lead to a friendly and permanent settlement of the boundary controversy, the three Governments have therefore proposed simultaneously to the Governments of Ecuador and of Peru that the two governments accept as a basis for the negotiation of a permanent and definitive boundary settlement the status quo line of 1936.

The Governments of Argentina, of Brazil, and of the United States have further proposed that should the two governments accept the basis of negotiation thus advanced, the armed forces of Peru be withdrawn back of the 1936 status quo line and that the negotiations for a final settlement take place, as previously proposed, in the capital of the Argentine Republic.

In their desire that all the governments of the American Republics be fully informed of the efforts which have been and which are being made by the three governments whose good offices have been accepted to further a peaceful settlement of this dispute, the Governments of Argentina, of Brazil, and of the United States are bringing these facts to the attention of the Government of . . . . . .

HULL

722.3815/2715: Telegram

The Ambassador in Peru (Norweb) to the Secretary of State

LIMA, December 27, 1941—3 p. m.
[Received December 27—2:10 p. m.]

729. Department's telegram No. 547, December 23, 4 p. m.46 My Argentine and Brazilian colleagues and I jointly complied with our instructions this morning.

Our first impression is that the proposal was received satisfactorily. Quito informed.

NORWEB

722.3815/2712: Telegram

The Minister in Ecuador (Long) to the Secretary of State

QUITO, December 27, 1941—8 p. m.
[Received 11:22 p. m.]

569. The following telegram has been sent to Lima.

December 27, 7 p. m. From the three Ministers for the three Ambassadors. My telegram of December 27, 11 a. m.47 The Foreign

46 See footnote 43, p. 250.
47 Quoted to the Department in telegram No. 568 of December 27, noon, not printed (722.2315/2711); it reported the presentation to the Ecuadoran Minister for Foreign Affairs of the proposals contained in Department's telegram No. 406, December 23, 4 p. m., p. 250.
Minister after expressing his profound appreciation to the Quito representatives of the mediating powers handed us a memorandum which in literal translation reads as follows:

"The Government of Ecuador is profoundly grateful to the mediating Governments for the new step which they have taken in furtherance of their friendly activities for the solution of the territorial dispute and it accepts the proposal which the representatives of the mediating Governments have made simultaneously and jointly to the Foreign Offices of Ecuador and Peru.

It is convinced that the withdrawal of troops is going to be immediate and with this assurance it gives the acceptance referred to.

The Ecuadorian Government is confident that if in the withdrawal any difficulty should arise between the parties with respect to the status quo positions or any other point the mediators will find a means to solve it and that the parties will not lack the presence of the neutral observers during the carrying out of the withdrawal.

The Government of Ecuador likewise is confident that a brief period will be established for the opening of the conferences which are to be held at Buenos Aires with the cooperation of the mediating Governments."

Repeated to the Department.

HONDO RAS AND NIC ARAGUA 44

715.1715/1528a : Telegram

The Secretary of State to the Ambassador in Colombia (Braden)

WASHINGTON, February 5, 1941—8 p. m.

31. Please deliver the following message to Ambassador Rodriguez 45 from Dr. Corrigan: 50

"After a period of inactivity caused by the extraordinary claims upon the time of the Members of the Mediation Commission as a result of critical conditions throughout the world, it is now planned to have the commission meet in the latter part of February in San José, Costa Rica, to formulate plans for a program of action which it is hoped will lead to a definite settlement of the Honduran-Nicaraguan boundary controversy. Upon our arrival in San José, I hope to be able to present certain definite ideas for the consideration of the other Members of the Committee."

HULL

715.1715/1534 : Telegram

The Ambassador in Venezuela (Corrigan), Temporarily in Costa Rica, to the Secretary of State

SAN JOSÉ, February 23, 1941—10 a. m.

[Received 2 : 25 p. m.]

Since my arrival on Monday, 51 daily meetings of the Mediation Commission have been held. On Tuesday the members of the Com-

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45 José Santiago Rodriguez, Venezuelan Ambassador in Colombia.
46 Frank P. Corrigan, American Ambassador in Venezuela.
50 February 24.
mission held a conference with the Costa Rican Secretary of State for Foreign Affairs, Dr. Echandi. Informal conversations were also held with the Honduran and Nicaraguan Ministers resident in San José. At the concluding session yesterday afternoon it was resolved subject to the approval of the mediating governments to adopt the plan which was discussed in the Department for aerial surveys by the Commission itself for its own account and for its confidential use. At the conference with Dr. Echandi he expressed the conviction that it would be inadvisable to proceed publicly at this time in the Honduras–Nicaragua controversy since such action might complicate or interfere with the satisfactory progress which he feels is being made towards settlement of the Panama–Costa Rica boundary question.

In view of the Foreign Minister's opinion which is shared by the Honduran and Nicaraguan Ministers, the Commission agreed to terminate for the present this public phase of the mediation and to continue its work through regular diplomatic channels. Copy of the resolution authorizing the procedure to be followed if the Department approves is being transmitted by air mail despatch.

I am leaving by plane today accompanied by Ocheltree \(^{22}\) for Panama where it [is] hoped that our instructions will be received.

CORRIGAN

715.1715/1543a

Memorandum of Conversation, by Mr. Guy Walter Ray of the Division of the American Republics

[WASHINGTON,] March 20, 1941.

Dr. Caceres \(^{22}\) called to see me on the afternoon of March 19, 1941 and brought up the subject of the boundary dispute between Honduras and Nicaragua. He referred to the recent meeting of the Boundary Mediation Commission at San José and said he was convinced that the Commission would meet with no success so long as it continued to insist on a survey before reaching an agreement in principle. He said he understood that the activities of the Commission in San José had been limited to bringing correspondence and organization up to date and an agreement that Dr. Corrigan would be authorized to suggest to the Honduran Government that a preliminary survey be made, possibly by the National Geographic Society.

Dr. Caceres said that he was not authorized to make any formal statement on behalf of his Government but that he was fully con-

\(^{22}\) John B. Ocheltree, secretary to Ambassador Corrigan and of the Mediation Commission.

\(^{22}\) Julian R. Cáceres, Honduran Minister in Washington.
vinced the President of Honduras \textsuperscript{55} would not consent to a survey until some agreement had been reached with Nicaragua. He said that he believed a plan whereby Nicaragua would recognize the award of the King of Spain of 1906 \textsuperscript{56} in exchange for concessions on the part of Honduras was the only plan which offered any hope of success. He added that he did not have a definite plan for concessions to be made but suggested as a possibility changing the border line from Totecacinte in a straight line to some point along the River Segovia more or less due east from Totecacinte or possibly as far northeast as the junction between Rio Segovia and Rio Bocay. He said that this idea was advanced as a tentative solution and that concessions might be made at some other point. He added that Honduras would be willing to grant Nicaragua equal navigation rights on the Rio Segovia, the northern bank being under Honduran sovereignty and the southern bank belonging to Nicaragua.

Dr. Caceres repeated a number of times his strong conviction that his Government would not accept a preliminary survey and he stated that the President was particularly opposed to the idea of an aerial survey.

Dr. Caceres added that speaking personally and unofficially he felt the dispute had now reached a point where it was no longer possible to settle it on a judicial or historical basis but that some solution had to be found which would "save the faces" of the President of Honduras and the President of Nicaragua.\textsuperscript{57} He said he believed the formula proposed would accomplish this as Honduras would win the point of having Nicaragua recognize the award of the King of Spain and Nicaragua would have the satisfaction of receiving territorial concessions in compensation for its agreement to the award. He said that if the Department of State or the Mediation Commission cared to present a proposal or a draft treaty along the lines he mentioned, he would give it his wholehearted support. He added that if an agreement could be reached by the Nicaraguan and Honduran Governments accepting such a solution in principle, he was convinced his Government would then make no objection to a survey by the National Geographic Society or another organization chosen by the Mediation Commission.

\textsuperscript{55} Tiburcio Carias Andino.
\textsuperscript{56} Given at Madrid December 23, 1906; see Foreign Relations, 1918, pp. 11 ff.
\textsuperscript{57} Gen. Anastasio Somoza.
The Chargé in Costa Rica (Dwyre) to the Secretary of State

SAN JOSÉ, June 20, 1941—1 p.m.
[Received 6:30 p.m.]

151. The Minister for Foreign Affairs this morning read to me the closing paragraphs of a long note dated June 13, 1941 and addressed to him by the Honduran Minister for Foreign Affairs, in which it is intimated that the mission of the Mediation Commission in the Honduras–Nicaragua boundary dispute has been a failure and consequently the Commission should cease to [apparent omission] that Honduras adheres only to the award of the King of Spain and intends to take appropriate measures to defend its sovereignty.

He has requested me to ascertain whether or not the Government of the United States and the Government of Venezuela have received similar notes from the Minister for Foreign Affairs of Honduras and I should appreciate the Department’s immediate telegraphic reply on that point in order that I may inform Señor Echandi. In the event both the United States and Venezuela have received similar notes, he suggests that similar replies may be made by the three Governments.

Señor Echandi expressed grave concern over any steps which Honduras might take at this time to take from the hands of the Commission a matter which might result in armed conflict between Honduras and Nicaragua. He has sounded out the Honduran and Nicaraguan Ministers in San José and believes they have no information concerning the decision taken by Honduras and he is especially anxious that Nicaragua not learn of the note sent to him.

The Foreign Minister proposes to transcribe the note to the Costa Rican member of the Mediation Commission, Tobias Zuñiga Montúfar, in order that he may in turn bring it to the attention of the American and Venezuelan members of the Commission. He states he will also transcribe a copy thereof to the Costa Rican Minister at Washington in order that he may show it to the Department.

Minister Echandi feels that totalitarian influence may have induced the Government of Honduras to take the unfortunate steps referred to.

The Foreign Minister suggests that perhaps the Department may wish the American Minister in Tegucigalpa to suggest to the Honduran Government that it desist from taking the matter out of the hands of the Commission at this time; that if the Government of Honduras promises to decide to take no steps to take the matter out of the hands of the Commission, it could obtain the assurance that no suggestions for a settlement will be made by the Commission until

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58 Salvador Aguirre.
59 Note No. 1728 of June 13, 1941, to the Department, not printed, but see the reply dated September 6, p. 261.
60 John D. Erwin.
after the war. The Foreign Minister has even thought of proceeding to Tegucigalpa to make this suggestion on the part of the Government of Costa Rica, but he fears that his visit at this time would be too conspicuous. He has also considered sending Don Luis Anderson, who is consulting attorney for the Honduran Government in the matter, to Tegucigalpa on such a mission, but he feels that Señor Anderson holds the same view as the Government of Honduras with reference to the validity of the award of the King of Spain.

The Foreign Minister requests by telegraph any information which the Department may have on this subject.\(^\text{61}\)

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715.1715/1550: Telegram

*The Acting Secretary of State to the Minister in Honduras (Erwin)*

WASHINGTON, June 24, 1941—8 p. m.

31. Telegram No. 151, June 20, 1 p. m., from the American Legation at San José refers to a note of June 13 from the Honduran Minister for Foreign Affairs to the Costa Rican Foreign Minister intimating that the Mediation Commission in the Honduras-Nicaragua boundary dispute has been a failure, that Honduras adheres only to the award of the King of Spain, and intends to take appropriate measures to defend its sovereignty. You are instructed to discuss this question with the Foreign Minister and to say that while it is to be regretted that the Boundary Commission has not as yet been able to facilitate a definitive solution of the boundary question the Department assumes that the Honduran note in question is intended solely to reaffirm the position of Honduras with regard to the award of the King of Spain and that no action is contemplated which would endanger a continuation of the efforts to bring about an amicable settlement.

For your information, no such note has been received by the Department. Please report by telegraph regarding your conversation on this subject.

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715.1715/1558

*The Minister in Honduras (Erwin) to the Secretary of State*

No. 1424

TEGUCIGALPA, June 25, 1941.

[Received July 2.]

Subject: Results of Discussion with Honduran Minister of Foreign Affairs Regarding Honduras-Nicaragua Boundary Dispute.

Sir: Referring to your telegram No. 31 of June 24, 8 p.m., I have the honor to report that I sought an engagement with the Honduran

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\(^{61}\) Telegram No. 115, June 24, 8 p.m., to the Chargé in Costa Rica not printed. but see telegram No. 31 to the Minister in Honduras, *infra.*
Foreign Minister early today to discuss this matter, with the following results:

The Foreign Minister was informed that a copy of his note on this subject, referred to in a telegram from the American Legation at San José, had not reached the Department and I wished to discuss the subject matter with him primarily to seek information. He stated that doubtless a copy of the note in question would shortly be delivered to the Department at Washington, since instructions to that effect had been issued.

The Foreign Minister produced a copy of the note and read to me the essential parts. I discussed the subject in the sense of the Department's instruction under reference. The Foreign Minister emphasized that his note merely seeks to reaffirm the position of Honduras respecting the award of the King of Spain in the light of the Mediation Commission's findings to date and that it was not intended any tone of belligerency should be read into the note. There have been no recent border incidents to prompt him in reasserting Honduras' rights at this time. However, he had felt that in view of the Mediation Commission's statement that the "second phase" of its investigation and deliberations had been completed, without, as Honduras viewed it, appreciable results, that the development of a third section would not be productive of good. He mentioned what he regarded as a tendency of the Commission to go beyond a reasonable scope in its deliberations; in this connection, he mentioned the topographical studies and the proposal of the Commission to make aerial maps, to which project Honduras had withheld its assent. He appeared to feel that further meetings of the Commission in the near future would not have a tendency to heal the situation and that the time is not opportune to press for any further settlement.

The difficulties under which the Mediation Commission have labored, particularly with the restriction imposed at the outset by Honduras that there should be no tampering with the award of the King of Spain, are too well known to require review. Since the position of the Government of Honduras, as outlined in the note of its Foreign Minister, dated June 13, is merely to maintain the status quo, and the phrase concerning defense of its sovereignty is merely rhetorical and carries no implication of any belligerent steps, it would not appear that this Legation should take any further action at this time, except as instructed by the Department after full consideration of the Honduran note under reference, in all its phases, when it has been received by the Department.

Respectfully yours,

John D. Erwin
Memorandum of Conversation, by Mr. Guy Walter Ray of the Division of the American Republics

[WASHINGTON,] July 1, 1941.

Minister DeBayle called to see me yesterday to discuss a number of subjects and stated that he had received a telephone call from the Nicaraguan Foreign Minister informing him that Honduras has sent an identical note to the Governments of the United States, Costa Rica and Venezuela, the substance of which was that Honduras stood on its rights under the award of the King of Spain and felt compelled to defend its rights. Minister DeBayle recalled that following the Habana conference in July 1940 the Honduran Minister had stated at a meeting of the Governing Board of the Pan-American Union that he was instructed referring to a Habana resolution regarding the peaceful settlement of boundary and other disputes and to state formally that Honduras had no pending boundary questions. Dr. DeBayle said he had objected, explaining that the Mediation Commission had been created for the purpose of finding a solution of the Honduras-Nicaragua dispute.

Dr. DeBayle said that some time ago Minister Caceres had told him that possibly the only way to reach a solution of the difficulties between Honduras and Nicaragua would be by direct negotiation. Dr. DeBayle asked me if I would object to telling him whether Minister Caceres had discussed this with the Department. I replied that I had had no discussion of this possibility with Señor Caceres, and that so far as I knew it had not been discussed with anyone in the Department. (Some time ago Minister Caceres suggested to me the possibility of transferring a certain amount of Honduran territory to Nicaragua in exchange for recognition of the award. The idea presented by Señor Caceres seemed to be that action should be taken through the Commission and no mention was made of direct negotiation.) In reply to Dr. DeBayle's direct question as to the attitude of the Government of the United States, I told him that I had not been authorized to make any formal statement but that I felt I could safely go so far as to say that the Department considered the recent Honduran statement as a re-affirmation of that country's claims based on award of the King of Spain, and assumed that no precipitate action would be taken by either of the countries, and that efforts to facilitate an amicable solution of the difficulties would continue. Minister De-

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*Leon DeBayle, Nicaraguan Minister in Washington.
*Antoni Barquers.
*For correspondence concerning the Second Meeting of the Foreign Ministers of the American Republics, held at Habana, July 21–30, 1940, see FOREIGN RELATIONS, 1940, vol. 7, pp. 150 ff.
Bayle indicated that he would advise his government for the moment to "sit tight" and await further developments.

715.1715/1551
The Secretary of State to the Honduran Minister for Foreign Affairs (Aguirre)

WASHINGTON, September 5, 1941.

Excellency: I have the honor to acknowledge the receipt of Your Excellency's note no. 1728 of June 13, 1941 with reference to the work of the Mediation Commission which has been considering suggestions regarding the means, acceptable to both parties, which might be adopted by Honduras and Nicaragua with the object of arriving at a definitive settlement of the controversy between them.

Your Excellency states that, since three years have elapsed and the Mediation Commission has not so far reached the final stage of its mission, and its functions have been extended to take cognizance of matters beyond its competence, the Honduran Government considers that by these acts, which are incompatible with the fulfillment of the Royal Award which determined the territorial rights of Honduras, the Mediation Commission has already completed its task, in as much as it is not pursuing such a settlement of the present dispute as was agreed in the Pact of Mutual Offers, but rather is seeking means which were not anticipated when the Pact was signed.

In noting these and the further statements in Your Excellency's communication, my Government assumes that they are intended merely as a reaffirmation of the rights asserted by Honduras under the terms of the Award of the King of Spain, that Your Excellency's Government will continue to observe the provisions of the pact signed at San José de Costa Rica on December 10, 1937, and that it will cooperate in efforts to facilitate a peaceful solution of the controversy.

Your Excellency will recall that the offer of good offices, in which my Government was associated with the Governments of Costa Rica and Venezuela on October 21, 1937 and which was accepted by Your Excellency's Government the following day, specifically envisaged that suggestions for a definitive settlement of the dispute would be made. You will further recall that this offer made it very clear that the suggestion as to the means which might be adopted by Honduras and Nicaragua for the definitive settlement of the controversy were to be equally acceptable to both parties. The Mediation Commission,

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* Not printed.
* Signed at San José December 10, 1937; for text, see Foreign Relations, 1937, vol. v, p. 112.
* See note to the Honduran Minister for Foreign Affairs, ibid., p. 92, and reply, p. 93.
therefore, is in no sense an arbitral body; its suggestions or recommendations can be of use in the present controversy only if they are acceptable to both parties.

In the light of all of these circumstances my Government is confident that the best means to find a satisfactory solution of the controversy is for the Mediation Commission to pursue its efforts.

Cordell Hull

715.1715/1587

The Honduran Minister for Foreign Affairs (Aguirre) to the Secretary of State

[Translation]

No. 519

Tegucigalpa, October 7, 1941. [Received October 17.]

EXCELLENCY: I have the honor to acknowledge the receipt of Your Excellency’s courteous communication dated September 5th last, in which, referring to the note which the Department of State of which I am in charge addressed to you on June 13th last, notifying you of the termination of the Commission for Mediation in the frontier incident between Nicaragua and Honduras in conformity with the Pact of Mutual Offers, Your Excellency’s Government assumes that the reasons which Honduras adduces for declaring the aforesaid mediation terminated have the sole object of reaffirming the rights which it has always maintained regarding the validity of the terms of the Award of the King of Spain, but not the suspension of the labors of the former, and that it desires that my Government continue to observe the stipulations of the Pact signed at San José, Costa Rica, December 10, 1934 [1937], cooperating with its efforts to facilitate a peaceful settlement of the controversy.

His Excellency likewise calls my attention to the fact that in offering the good offices of his Government, together with those of Costa Rica and Venezuela, in the matter to which I am referring, suggestions for a definitive settlement were specifically contemplated, and the idea was made clear that in order to have legal value they would have to be accepted by both parties, since the Mediation Commission does not possess the characteristics of an Arbitral Tribunal, and that in view of all these circumstances Your Excellency’s Government is confident that the best means for finding a satisfactory solution of the controversy is for the Mediation Commission to continue its efforts.

My Government, Excellency and Mr. Secretary, maintains and reaffirms the contents of its note of June 13th, already mentioned, by which it notified the members from the countries of the Delegates on

*Similar notes were sent to the Governments of Costa Rica and Venezuela.*
the Mediation Commission of the termination of its functions. The note to which I allude sets forth clearly the reasons and legal grounds that Honduras has had for proceeding in the way in which it is doing.

As I had the honor of stating in my note already referred to, the friendly intervention of the Governments of the United States of America, the United States of Venezuela and the Republic of Costa Rica took place in order to avoid the tension and discord occasioned by the issuance and sale of a postage stamp of the Republic of Nicaragua on which the map of that nation is outlined, the boundary line with Honduras laid down by the King of Spain in his arbitral award being plainly altered.

On December 10, 1937, the Mediation Commission signed the Pact of Mutual Offers which was likewise signed and approved by the representatives of the two Governments. In that Pact it was stated in one of its clauses "A mutual offer of the two Governments to solve the present conflict by the pacific means sanctioned by International Law," and with those categorical affirmations, tranquility and good harmony between the two sister nations were insured.

At the meeting which the Commission held to suspend its work, it indicated the period of two months, counting from April 9, 1938, to June 9th of the same year, to resume it, if unforeseen circumstances did not necessitate renewing it sooner. On June 3rd, when the period was about to expire, Their Excellencies Zúñiga Montúfar and Rodríguez were good enough to address a radio telegraph message to this Chancery, informing it that His Excellency Mr. Corrigan had made known, in notes of May 23rd, that the studies being made on the statements submitted to the Mediation Commission by the Delegations of Honduras and Nicaragua required more time, and he proposed that the continuation of the plenary sessions be postponed to a date later than June 9th, and that for that reason it was absolutely necessary to defer the date of continuation of the plenary sessions of the Mediation Commission, and that when exact knowledge was had of that date he would take pleasure in giving notice of it, for all pertinent purposes.

At that stage of the mediation, this Chancery received a note signed on November 26, 1938, by the President of the Mediation Commission, His Excellency Doctor Tobías Zúñiga Montúfar, in which he was good enough to communicate that the American Geographical Society had been requested to draw up a reconnaissance map of the region of the Coco or Segovia River, and in this connection he submitted a plan for performing the work and the estimate of its cost, half of which would be paid by Honduras and half by Nicaragua if the said plan won the approval of their Governments.

This Chancery replied on December 31st of that year, stating that the elaboration of the map referred to presupposed the setting aside of the natural boundary established in the award, a boundary which
it is not possible for my Government to vary, and I set forth at length the reasons on which [my stand] was based, in the note which I had the honor to address to Your Excellency on June 13th of the current year. And in consideration of such reasons I regretted to have to state to His Excellency the President of the Mediation Commission that my Government deplored that it could not consent to a new discussion on the territorial rights already decisively defined by the civilized medium of arbitration.

On March 18, 1940, I addressed another note to His Excellency the President of the Mediation Commission, for the reason that in those days the newspapers of Costa Rica and Nicaragua had been announcing the coming convocation of that [body] to reach the termination of its labors; it being said also that the cartographic studies which would serve as a basis for the settlement that would have to be recommended had been made. This last [statement] gave reason for alluding in that note to the action of the Honorable John B. Ocheltree, who gave a private lecture at the President’s House at Tegucigalpa, with projected pictures, intended to show the need for the aerophotographic map that was planned. And because of this lecture, my Government reaffirmed the ideas of the note of December 31, 1938, and firmly maintained its opinion with respect to the inviolability of the award of the King of Spain, declaring that it could not accept any settlement that would deviate from the corresponding part of the text of the [offer of] Good Offices, in which it is stated that the three mediating Governments would submit suggestions as to the means acceptable to both parties that can be accepted by Honduras and Nicaragua with the object of reaching a definitive settlement of the conflict.

From everything that has been set forth, and in consideration of the fact that more than three years have elapsed since June 9, 1938, when the honorable Mediation Commission suspended its labors—and it has not resumed them—to enter upon the final stage of its lofty mission, having previously, indeed, taken steps which completely deviate from the idea that the award is to be carried out that determined the territorial rights of Honduras, my Government maintains and reaffirms, as I have stated in the beginning, the contents of its note of June 13th above-mentioned, in which it declares terminated the labors of the honorable Mediation Commission, with the desire that it be considered to have withdrawn from the mediation, since it is necessary to terminate a situation that cannot continue indefinite. And in maintaining and reaffirming resolutely the note mentioned, it does so without there being any ground for its decision being doubted, as it had declared in the note alluded to that it could not give its ac-

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*Brackets appear in the file translation.*
ceptance to any settlement whatever which was not the due execution of the award, because of being under obligation to defend thereby the integrity of the Honduran territory; this declaration does not refer to the honorable Mediation Commission, for its object is solely to make known the standard of conduct imposed upon it by its constitutional duties.

Through the worthy channel of Your Excellency I repeat to your illustrious Government the regret of the Government of Honduras at finding itself obliged to take this step, but it cannot fail to do so in view of what is prescribed in the Constitution of the Republic. Likewise I repeat to it its full gratitude for what could be accomplished in the discharge of the good offices which it was pleased to offer.

I avail myself [etc.]

SALVADOR AGUIRRE

715.1715/1581: Telegram

The Minister in Costa Rica (Lane) to the Secretary of State

SAN JOSÉ, November 15, 1941—11 a.m.

[Received 2:05 p.m.]

336. The President expressed his anxiety today regarding the apparent decision of the Honduran Government to withdraw from its agreement to accept mediation of the United States, Costa Rica and Venezuela on the Honduran-Nicaraguan boundary dispute. President Calderon said that indirectly attitude is due either to Nazi pressure in order to create unrest in Central America or to President Carias' desire to detract attention from internal difficulties by emphasizing international matters.

The President expressed the hope that we would use our influence to persuade Honduras to leave the boundary matter in status quo at least until the end of the war. The President said that he would be prepared to support us in any representations and he felt certain that the Venezuelan Government would be glad to do likewise.

LANE

715.1715/1594

Memorandum of Conversation, by the Adviser on Political Relations (Duggan)

[WASHINGTON,] November 26, 1941.

The Ambassador \(^{37}\) inquired what views this Government had with respect to further action in connection with the Nicaragua-Honduras boundary dispute.

\(^{37}\) Diógenes Escalante, Venezuelan Ambassador in Washington.
He stated that his Government did not think that Honduras had any authority to declare that the labors of the mediation commission had come to an end.

I told the Ambassador that this whole subject was now under review. Our preliminary studies were in agreement with the view of his Government—that the Government of Honduras could not unilaterally declare that the mediation commission had ceased to exist because its work had been terminated. It was our tentative thought that there should be consultation between the Governments either through the usual diplomatic channels or through a meeting of the mediation commission to decide what the next step should be. I expressed my personal doubt that there would be any favorable development if the situation was left to drift since it did not look as though Honduras intended, of its own initiative, to make any proposal and Nicaragua alone was not in a position to bring about serious consideration of any proposal it might make.

The Ambassador seemed to agree that this was a good procedure. He thought that whatever discussions took place should be through diplomatic channels in order not to antagonize Honduras unnecessarily.

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715.1715/1585: Telegram

The Minister in Costa Rica (Lane) to the Secretary of State

San José, November 27, 1941—noon.
[Received 2:07 p.m.]

353, My 336, November 15, 11 a.m. The Minister of Foreign Affairs sent for me last evening to read to me the letter which he proposes shortly to send to the Costa Rican Minister in Washington instructing Fernández as to the attitude of the Costa Rican Government regarding the expressed intention of Honduras to withdraw from the boundary mediation (the Honduran attitude is expressed in a note of October 9 from the Honduran Minister for Foreign Affairs to the Costa Rican Minister for Foreign Affairs which is virtually the same mutatis mutandis as the Honduran note to the Secretary of State of the same date\(^2\)).

Echandi’s draft letter instructs Fernández to suggest to the Department that the Mediation Commission inform the Government of Honduras that provided Honduras will not withdraw from the mediation the three mediating governments will make no suggestions as to the manner of determining the boundary to either Honduras or Nicaragua at least until the end of the war, the Government of Costa Rica being of the opinion that Honduran withdrawal at this moment

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\(^2\) Apparently reference is to note of October 7, p. 262.
would be a blow to inter-American solidarity. For this reason the Government considers it wiser to leave the determination of the boundary problem in status quo until the general international danger has diminished.

Echandi said that there would be a preferable solution to the foregoing: for us to persuade Honduras for the international reasons stated above to defer taking action until the present international crisis has passed. He expressed the opinion that we are the only power which could successfully exert influence on the Honduran Government in this matter. He said that he will send suitable instructions to the Costa Rican Minister in Venezuela as soon as he learns what our views are as to the most advisable procedure.

Lane

715.1715/1597

Memorandum of Conversation, by the Under Secretary of State (Welles)

[WASHINGTON,] December 11, 1941.

The Minister of Nicaragua called this afternoon at his request.

The Minister inquired with regard to the Nicaraguan-Honduran boundary dispute situation. I told him that I was glad to say that the Governments of Venezuela, Costa Rica and the United States were all in accord in believing that the mediators should make a suggestion to the two parties to the dispute to enter into an agreement that neither side would take any steps, but would maintain the status quo and, with regard to mediation, as in tacit continuance until the termination of the present World War. I said that as soon as the draft communications had been completed to the satisfaction of the three governments I would be glad to inform the Minister thereof. The Minister stated that his Government had ordered him to say that it was in complete agreement with the procedure suggested.

SUMNER WELLES
ANGLO-AMERICAN COOPERATION ON POLICIES AND
PROBLEMS CONNECTED WITH THE PROCLAIMED AND
STATUTORY LISTS IN THE EASTERN AND WESTERN
HEMISPHERES

740.00112A European War 1939/555

Press Release Issued by the Department of State, July 17, 1941

As a further step in view of the unlimited national emergency
declared by the President, he has today issued a proclamation ¹
authorizing the promulgation of a list of persons which will be known
as "The Proclaimed List of Certain Blocked Nationals".² The list
will consist of certain persons deemed to be acting for the benefit of
Germany or Italy or nationals of those countries and persons to
whom the exportation directly or indirectly, of various articles or
materials is deemed to be detrimental to the interest of national
defense. The list will be prepared by the Secretary of State acting
in conjunction with the Secretary of the Treasury, the Attorney
General, the Secretary of Commerce, the Administrator of Export Con-
trol, and the Coordinator of Commercial and Cultural Relations
between the American Republics.³

Simultaneously with the issuance of the proclamation, a proclaimed
list was issued by the designated Government officials containing the
names of more than 1800 persons and business institutions in the
other American Republics. This list is the result of long and inten-
sive investigations and studies by the interested governmental agen-
cies. The list will be published in the Federal Register and may be
obtained in pamphlet form from various governmental institutions
and the Federal Reserve Banks. From time to time there will be
additions to and deletions from the list which will be made public.

¹ 55 Stat. (pt. 2) 1657.
² On July 17, 1941, Sumner Welles, Under Secretary of State and Chairman
of the Inter-American Financial and Economic Advisory Committee, made a
statement to the Committee on this action by President Roosevelt. The state-
ment was sent to the Embassy in Brazil in telegram No. 540 of July 17, the
same telegram on the same date to the Legation in Haiti as No. 148, and as
a circular telegram to the other American Republics (740.00112A European War,
1939/24).
³ Designated as the Interdepartmental Committee on the Proclaimed List, the
chairman of which was Assistant Secretary of State Dean Acheson.

268
The President gave warning that anyone serving as a cloak for a person on the list will have his name added forthwith to the list.

The list will have two principal functions. In the first place, no article covered by the Export Control Act of July 2, 1940, may be exported to persons named in the list except under special circumstances. Secondly, persons on the list will be treated as though they were nationals of Germany or Italy within the meaning of Executive Order No. 8889, as amended, under which, on June 14, 1941, the freezing control was extended to all of the countries of the continent of Europe and nationals thereof.

At the time of the issuance of the proclamation, it was also announced that in attaining the objectives of Executive Order No. 8889, as amended, all efforts are being made to cause the least possible interference with legitimate inter-American trade. With that end in view the Treasury Department has issued a general license with respect to inter-American trade transactions and the financial transactions incidental thereto involving persons in the other American republics who may be nationals of a European country designated in the order. This general license will permit such classes of transactions without the necessity of applying for specific licenses.

The general license, however, will not apply to persons so long as their names appear on the proclaimed list. In addition, exporters and importers in the United States may from time to time be advised by their banks or otherwise that instructions have been issued by the Secretary of the Treasury requiring specific license applications for trade transactions involving certain persons in the other American republics who are not named on the proclaimed list.

Furthermore, financial transactions which are not incidental to licensed trade transactions are not covered by the general license. With respect to such purely financial transactions, appropriate specific licenses will have to be obtained from the Treasury Department.

The proclaimed list will also serve as a guide to United States firms in the selection of agents and representatives in the other American republics.

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4 54 Stat. 714.
5 Dated June 14, 1941; for text, see 6 Federal Register 2905.
Memorandum of Conversation, by Mr. John Melby of the Division of the American Republics

WASHINGTON, August 5, 1941.

Participants: Señor Vicente Illingworth, Ecuadoran Minister of Finance
The Ambassador of Ecuador
Mr. Geist—DCA
Mr. Melby—RA

The Minister explained that the proclaimed list of certain blocked nationals is working a hardship commercially on Ecuador. He also stated his belief that 25 per cent of the names now on the list for Ecuador have been so placed on inadequate, inaccurate and false information. He does not dispute the necessity for such a list but rather concurs in the necessity therefor. He does, however, suggest that it would be more equitable if the consent of the Ecuadoran Government were secured in each instance before the name is placed on the list and announced by this Government.

Mr. Geist thanked him for his suggestions and assured him that they would receive full consideration by this Government, that it is to be anticipated that certain injustices might be done, but that the Department was continually working to eliminate them and make the list as fair as possible. He also explained the purpose of the list. The Minister concurred with what he said, but reiterated his desire that the Government of Ecuador be consulted in all instances and promised full cooperation in any such undertaking which he said could be successful only on the basis of full and mutual understanding.

The Secretary of State to Chiefs of Mission in the American Republics

WASHINGTON, August 8, 1941—7 p. m.

The Department is working on preparation of comprehensive instructions covering reporting on Proclaimed List matters, including recommendations for deletions and additions. Conversations are being carried on with British representatives here relating to policies and procedures for close collaboration on these matters. Pending receipt of further instructions, you are directed to maintain close cooperation with British Missions in exchanging views and informa-

*Colón Eloy Alfaro.
^Raymond H. Geist, Chief of the Division of Commercial Affairs.
tion on firms considered for addition and deletion from Proclaimed List. In making recommendations on additions and deletions you should forward at the same time full information supporting recommendation. To facilitate distribution of information within Government here, your telegraphic communications on these matters should be sent in Gray code except where you consider use of strictly confidential code necessary.

Hull

740.00112A European War, 1939/906a

The Secretary of State to Diplomatic and Consular Officers in the American Republics

Washington, August 28, 1941.

Procedures and Policies on Maintenance of the Proclaimed List of Certain Blocked Nationals

Sirs: Reference is made to the Department's strictly confidential circular telegram of August 8, 1941 concerning Proclaimed List matters and to the previous instructions concerning the representation of American business in the other American Republics by undesirable firms identified directly or indirectly with anti-American activities.

I. BACKGROUND

From September through December 1940 a visiting group of officials of the Office of the Coordinator of Commercial and Cultural Relations between the American Republics (now the Office of the Coordinator of Inter-American Affairs), which included representatives of the Department of State and the Federal Bureau of Investigation made a survey of the nature and extent of the problem arising from the representation of American business by undesirable firms throughout the other American Republics. This survey was undertaken not as a primary investigation of these situations but was carried out primarily through consultation with the American diplomatic missions on the basis of the information then available to the missions and certain well-informed American residents recommended by the missions for such consultations. The reports made from each mission by the visiting group and the missions' reports which have been made on this subject furnished the factual basis for the cooperative program which was carried out by the Coordinator's Office in conjunction with the Department and the Department of Commerce during the first six months of 1941. This program was designed to enlist the voluntary cooperation of American foreign-trade firms in replacing agencies or sales outlets which appeared to be undesirable under exist-
ing conditions. The Department of Commerce and the American
foreign service officers in the field assisted such American firms in
obtaining satisfactory replacements. In the course of this cooperative
program the problem was taken up individually with more than a
thousand American firms and some 17,000 American companies gen-
erally interested in export trade were formally informed of the pro-
gram and requested to check any new accounts with the Department of
Commerce or the Coordinator’s Office in order to avoid establishing
new relations with undesirable or questionable firms and particularly
to prevent American firms from unwittingly taking on undesirable
firms which had been dropped by other American companies cooperat-
ing with the Government’s program.

It is believed that by the end of June 1941 this program had re-
sulted in substantially arresting the problem and in preparing Amer-
ican business for the more stringent regulatory controls which were
being applied by the Export Control authorities and the Treas-
ury Department in the administration of the “freezing orders”,
Executive Order No. 8389, as amended. By the end of June 1941
upwards of 1,000 accounts had been terminated with undesirable
firms.

The information concerning undesirable firms which was collected
in connection with this program was made available throughout
this period to the Administrator of Export Control and was used
by the Export Control authorities in passing on license applications
for products which were subject to control. On June 17, 1941 the
“freezing” of foreign funds and related transactions was extended
to additional countries including Germany and Italy and nationals
thereof. With this extension of the regulatory controls which po-
tentially embraced the principal portion of American foreign trade
and financial transactions, it rapidly became necessary to integrate
and develop the handling of information and lists relating to unde-
sirable trading connections. The Department by strictly confiden-
tial circular telegram of June 21, 1941 * requested the missions to
review the British Statutory List and to indicate such omissions
from and additions to this list as were desirable for the purpose
of administration of the freezing controls by the Treasury Depa-
artment. On the basis of the replies from the missions a list was pre-
bare by the Department and made available for the immediate use
of the Treasury. At the same time steps were taken to utilize this
list in supplementing the information being used by the Export
Control authorities.

* Not printed.
II. THE PROCLAIMED LIST

The question of publishing a list of undesirable firms in connection with some regulatory authority had been under general consideration. The necessity of integrating so far as possible the handling of these matters by the regulatory authorities concerned and the severe dislocation to American trading and financial business with the other American Republics which was threatened unless this integration could be effected and the business community given public guidance on the question made it imperative to arrange for the publication of a list. Accordingly, on July 17, 1941 the President by Proclamation provided for the publication of “The Proclaimed List of Certain Blocked Nationals” which was first issued on that date. The President’s proclamation provides that the list shall be prepared by the Secretary of State in conjunction with the Secretary of the Treasury, the Attorney General, the Secretary of Commerce, the Administrator of Export Control, and the Coordinator of Inter-American Affairs. The list as issued July 17, 1941 was prepared by these agencies on the basis of the information previously forwarded by the missions, including the names on the British Statutory List which had been approved by the missions for “freezing” purposes in reply to the Department’s circular telegraphic instruction of June 21, 1941.

It was recognized that despite the efforts of those engaged in preparing the initial list to leave off cases concerning which there appeared to be any doubt on the basis of available information, there were bound, under the circumstances, to be cases which would be the subject of reconsideration shortly after publication. Accordingly, Supplement No. 1 to the Proclaimed List, dated July 28, 1941 was devoted solely to such deletions and corrections as were immediately possible. These deletions were made on the basis of the missions’ replies to the Department’s strictly confidential circular telegraphic instruction of June 19, 1941.9

III. THE DIVISION OF WORLD TRADE INTELLIGENCE

Immediately upon the issuance of the President’s proclamation of July 17, 1941 and the issuance of the initial list on that date, the Department took steps to fulfill its primary responsibility with respect to the preparation of the list by establishing within the Department on July 21, 1941 the Division of World Trade Intelligence (symbol WT). This step was effected by transferring to the Department the personnel of the Special Division of the Coordinator’s Office, which

9 Not printed.
division had had charge of the administration of the cooperative program up to that time. The Director of the Coordinator's Special Division \(^{10}\) was at the same time designated Acting Chief of the Division of World Trade Intelligence.

The publication of the Proclaimed List brought the cooperative program largely to a close. Henceforth the Coordinator's Office and the Department will not make recommendations for replacement other than in exceptional cases unless a firm is on the Proclaimed List. The Department of Commerce will continue to furnish American firms on inquiry with pertinent information concerning firms not on the Proclaimed List.

Under Departmental Order No. 956, of July 21, 1941,\(^{11}\) the Division of World Trade Intelligence is charged with handling "the activities and problems envisaged in the President's Proclamation of July 17, 1941, relating to trade with aliens whose interests are inimical to the United States." The Division functions under the general administrative supervision of Assistant Secretary Dean Acheson in close collaboration with the Division of Commercial Affairs and the other divisions and offices of the Department concerned.

The Secretary of State has designated Assistant Secretary Acheson Chairman of an Interdepartmental Committee on The Proclaimed List to integrate the participation of the departments and agencies named in the President's proclamation in the preparation of the Proclaimed List. A subcommittee with similar representation has been established under the chairmanship of the Acting Chief of the Division of World Trade Intelligence to pass on all cases proposed for addition to and deletion from the list.

The Division of World Trade Intelligence is at present primarily concerned with gathering, analyzing, digesting and recording all available information concerning firms or individuals which are considered undesirable trading or financial connections for American firms under existing conditions. This information is being gathered and organized so that each case may be considered on its merits in respect to the Proclaimed List. As the information becomes available the list will be extended to cover other countries in addition to the other American Republics.

### IV. (A) Additions and Deletions—General

Additions to and deletions from the Proclaimed List can be made only with the publication of supplements based upon administrative orders signed by the six departments and agencies specified in the

\(^{10}\) John S. Dickey.

\(^{11}\) For text, see Department of State Bulletin, July 26, 1941, p. 78.
President's proclamation of July 17, 1941. Supplement No. 1 containing certain deletions and amendments was issued July 28, 1941 and it is anticipated that Supplement No. 2 containing additions, deletions and amendments will be issued sometime shortly after September 1, 1941. Thereafter it is expected that supplements will be issued from time to time at intervals of approximately three weeks. The supplements will be collated and published as a basic revision quarterly or thereabouts.

As a general policy only names will be considered for addition or deletion on which a report has been received from the missions and in no event will additions or deletions be made until the proposed action has been communicated to the mission concerned for its final approval. The urgency with which these matters must generally be handled will necessitate the use of telegraphic communications in most instances. When the mission is notified that action is proposed on certain cases a telegraphic reply should be made usually within three days unless otherwise instructed; such replies should state that the proposed action is approved or not recommended or that postponement of action is recommended in specific cases. Unless otherwise advised the mission may generally assume that such final recommendations will be followed by the Department.

It will be recognized that the prompt transmission of current information and recommendations from the field is imperative if this program is to be administered efficiently and effectively. It must be emphasized that while the missions' recommendations are desired on all cases and are given primary weight in the interdepartmental deliberations, the general rule will be to take no action on a case unless the underlying information supporting such action is available here. The Department's ability to secure action in the interdepartmental committee will depend upon the extent and character of the information furnished. In reporting on firms proposed for deletion or addition particular care must be exercised to review all previous reports submitted on the firm in despatches, world trade directory reports or otherwise so as to avoid unexplained inconsistencies in the information on presentation of the case to the interdepartmental committee. Previous unfavorable reports should be disposed of in detail whenever a deletion is recommended. When recommendations for additions or deletions are made by telegram a summary of the salient facts underlying the recommendation in each case should be included in the same telegram and reference made to the airmail despatch furnishing full particulars. In order to facilitate the distribution of such telegraphic reports here, the gray code may be used whenever secrecy in transmission is not essential; the brown code should be used, for the transmission of information of a confidential nature.
IV. (B) POLICIES AND PROCEDURES CONCERNING ADDITIONS TO LIST

The underlying objective of the Proclaimed List is to prevent American firms and individuals from engaging in trading or financial transactions with persons who are identified directly or indirectly with objectives and activities inimical to the national defense policies of this Government and in particular the hemispheric defense policies of the American Republics. To this end we seek to deny to such persons the financial assistance and prestige resulting from the maintenance of commercial and financial connections with the United States under existing conditions. This Government is endeavoring in every feasible way to cooperate with the other American Republics to assure that their internal economies will not be disastrously disrupted by the loss of former markets and sources of supply due to the war. In many instances these efforts will entail sacrifices here and it is a natural and proper concern of this Government that such sacrifices should not be made for the benefit of firms and persons known to be unfriendly to the defense policies of this country. In other words, the Proclaimed List and the related controls of trade and financial transactions are designed for the protection of this country and of the other American Republics; the list is not to be used to place the handling of American products solely or principally in American hands and it will not be administered to serve selfish or acquisitive trade ends.

It is recognized that it is not possible to state precisely the factors which are to be taken into account in recommending specific firms for inclusion on the list. These factors will vary from country to country and from case to case depending upon local circumstances. Certain general considerations may be noted:

1. Persons should not be recommended for inclusion merely because of German, Italian or Japanese nationality, although this fact should be reported wherever known.

2. Consideration should be given to the position which a firm occupies as an essential part of the local economy. In all cases where the firm appears to be indisputably essential to the local economy, careful attention should be given to the possibility that the undesirable influences within the firm can be eliminated or controlled if the question is discreetly handled. All such situations should be fully reported with your recommendations.

3. All cases should be fully reported where inclusion on the list would be called for except for local political considerations. It is to be noted that although such cases will continue to arise, they must be most carefully weighed since this approach is usually resorted to by the larger and frequently most serious offenders in endeavoring to avoid inclusion or to secure removal from the list. There is good reason to believe that indiscriminate acceptance of such considerations frequently results in an unfavorable local impression and eventual
lack of respect for the entire policy and administration governing the list.

(4) Any person acting for or on behalf of a firm on the Proclaimed List for the purpose of any transaction which is not permitted directly with a person on the Proclaimed List, shall be considered a “cloak” and the facts immediately reported to the Department. The inclusion of such a person on the Proclaimed List should be recommended if the mission has reason to believe that such a person will persist in so acting.

(5) The policies to be followed with respect to transactions between local firms, including branches of American companies, with firms on the Proclaimed List are presently being formulated. It is recognized that this entire question is highly complicated and will involve problems arising from the existence of contracts entered into prior to July 17, 1941; and in some countries local laws will have to be taken into account. Further instructions are being prepared on these aspects and pending the receipt of such instructions all such situations should be fully reported to the Department.

So far as possible the Department desires each case reported on, considered by the mission on the basis of certain basic factors. Enclosure 1 entitled “Chart of Certain Unit Factors Used In Rating” has been prepared on the basis of the experience gained in analyzing information submitted on this subject by the missions during the past year. The ratings assigned to the various factors are intended to indicate generally the significance attached to the specific factors and to give the mission some precise guidance concerning the factors taken into account here in rating firms for internal administrative purposes. A firm or individual is not necessarily given an “A” rating merely because of one “A” factor but it may be; similarly several “C-A” or “C” factors taken together may result in an “A” rating for the firm. Each case must be evaluated on its merits and any recommendation of the mission is given careful consideration. The Department believes that the value of recommendations submitted by the missions will be increased if they are related generally to a uniform pattern of rating factors.

The “Chart of Certain Unit Factors Used in Rating” is furnished merely as a general guide and it is not intended to routinize the reporting on this basis nor is it intended that the missions should attempt to rate specific factors in their reports. However, any available information bearing on the factors set forth in Enclosure 1 should be furnished for each case and it will be helpful to have the mission indicate any special reasons why specific factors reported should not be evaluated on the basis of the rating assigned on the chart. Reference is also made to Enclosure 2 of strictly confidential circular instruction of February 7, 1941, File No. 164.12/2923A,12 with respect to other items

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12 Not printed.
of information which should be furnished. The despatch referred to related primarily to undesirable agencies but the information requested, so far as applicable, should now be furnished for any firm or individual considered an undesirable commercial or financial connection within the purview of this instruction.

The firms and individuals reported on are assigned ratings here on the basis of all available information. An "A" rating is given to persons with respect to whom there is "conclusive" information establishing the undesirability of the person as a trading or financial connection for American firms under existing conditions. Ordinarily "A" cases will be considered for inclusion on the Proclaimed List. The "C-A" rating is used for two types of cases: (1) those on which the information, although reliable, is not sufficiently serious to justify an "A" rating, and (2) those on which the information, although of a serious nature, is not sufficiently reliable or current to warrant an "A" rating. The "C" rating is used for the remaining cases which are under suspicion and require further observation. The former "B" rating has been superseded by the use of the letter "S" placed behind either "A", "C-A" or "C" cases which because of political factors or other special circumstances require special treatment (thus "A-S", "C-A-S" or "C-S").

It will be noted that the "Chart of Certain Unit Factors Used in Rating" draws a distinction between "Conclusive" and "Inconclusive" information. Information furnished by the missions or other official sources without specific indication that the reliability of the information is unknown or questioned is generally considered to be reliable and therefore "conclusive" for rating purposes. The significance attached to "conclusive" information, as indicated on the chart, depends upon the importance of the factor. "Inconclusive" information covers both information the reliability of which is specifically questioned and unconfirmed data received here from unofficial sources.

Most of the factors listed on the chart do not require comment, but it should be noted that the applicability and significance of many factors will vary with the nationality of the firm or individual concerned. In reference to the factor designated "Preference for Axis Trade" consideration must be given to the nature of the trade involved, e.g. if Germany was the logical or sole source of supply for a product the fact that a firm purchased principally or substantially from Germany might not be significant. On the other hand if a firm served as a principal or substantial supplier to Germany of a product which might have been secured from other firms in the same market there is usually good reason to believe that the firm in question, at least in recent years, was persona grata with the Nazi authorities. Certain of these general variations are reflected in the chart, others
must be taken into account and indicated by the individual missions as particular circumstances and local conditions necessitate.

The mission's recommendation with respect to the rating to be assigned firms as they are reported on will be helpful and the mission's opinion is desired on all cases proposed for addition to or deletion from the Proclaimed List. It is to be reemphasized, however, that such recommendations and opinions should be supported in all cases by detailed statements of the underlying facts. For example, in reporting on "cloaks" in addition to stating that a firm is acting as a "cloak" the mission should give the facts with respect to specific transactions which establish that the firm is so acting. Similarly, whenever compatible with the understanding on which information is acquired, the mission should indicate the source of its information. Whenever it is not feasible or desirable to disclose the source of information the mission's opinion concerning the reliability of the source should be indicated.

Whenever a firm is recommended for inclusion on the Proclaimed List, care should be taken to give the accurate address of the firm and to indicate the location of all branches which should be listed as well as the names and business addresses of any individuals connected with the firm who should be separately listed.

Unless the mission indicates otherwise it is assumed that all factors reported have current significance. If a report indicates that certain factors were known to be present some years ago but are no longer present, the significance which is attached to the factor depends upon the nature of the factor. Factors relating to political attitudes which are not known to have been operative since 1936 are generally given a lower rating here in evaluating the present status of the firm since prior to that time the nature of the totalitarian movement and its activities in the hemisphere were not as widely appreciated as has been the case in recent years.

It is contemplated that improvements and further clarification of the chart will be developed on the basis of subsequent experience here and in the field.

In reporting on the political status of trading and financial connections under existing conditions it is to be borne in mind that even though a particular firm may not be included on the Proclaimed List, the information may be used by the Department of Commerce in advising American firms and by the licensing authorities in the administration of the trading and financial controls. For example any firm with an "A", "C–A", or "C" rating would not ordinarily be considered by the Department of Commerce as a recommendable connection for American firms under existing conditions. Likewise, Export Control takes into account many factors in passing on license applications.
Accordingly, any limitations with respect to the application of unfavorable information for such purposes should be indicated in your reports and conversely any such specific application of the information which you think advisable should be noted.

IV. (C) POLICIES AND PROCEDURES CONCERNING DELETIONS FROM LIST

The same general procedure will be followed in making deletions as has been set forth above for additions to the list, i.e., upon receipt of information here indicating that removal of a firm should be considered the case will be presented to the interdepartmental committee; if the proposed action is approved by the committee the mission will be notified by telegram and unless objection is then raised by the mission the action will be taken with the publication of the next Supplement to the list.

Many inquiries are being received by the Department and by the missions concerning the procedure to be followed by firms in having their names removed from the list. The Department is stating in reply to such inquiries that any information available to American companies here indicating that a particular firm should be removed from the list may be submitted to the Department which will see that careful consideration is given the matter by the appropriate authorities and that the firm which is included on the list may present similar information and its representations to the mission or the nearest American consulate. In reply to such inquiries it is stated that the list as published is not final and that additions and deletions will be made from time to time on the basis of continuing study and current developments.

It is not, of course, possible to indicate the action which must be taken by firms generally in order to have a case removed from the list. Each case must be dealt with on its individual merits and the question of indicating to a firm the unsatisfactory factors in a case with a view to having them remedied must be left to the discretion of the missions. Generally such considerations are not revealed by the Department in response to written inquiries, but on occasion these matters are frankly discussed with American firms in conference. As a general rule firms cannot be considered for removal from the list until clean-cut evidence is forthcoming that the unsatisfactory conditions which resulted in the firm's inclusion have been remedied and the mission is satisfied that the future conduct of the firm can be expected to be satisfactory. Ordinarily the burden of proof must be carried by the firm in question to establish these conditions to the satisfaction of the mission.

Where special considerations are involved relating to the unique
and essential position of a firm in the local economy or to local political considerations the mission should on its own initiative thoroughly investigate the situation and report to the Department. Reference is made to the discussion of this type of situation at page 6 above.\textsuperscript{13}

The question has been raised as to what procedure, if any, is to be adopted by this Government for receiving formal "undertakings" assuring satisfactory conduct from firms as a condition precedent to not listing a firm or to removal from the list. The British authorities have been taking such undertakings in certain cases and on occasion the results have apparently not been entirely satisfactory. For the present, this Government will not require such formal undertakings as a general policy. However, you are authorized to request or receive such informal assurances, either orally or in writing, as may appear to you to be useful in particular cases. In all cases where such assurances are received it should be made clear to the firm that the mere giving of an assurance does not guarantee the firm's removal from the list nor does it assure a firm that it will not be placed on the list at any time in the future when in this Government's opinion circumstances require such action. It should be made clear that any assurances which are given will be communicated to the authorities in Washington for consideration in the light of all the circumstances. Except in those cases where the mission considers it necessary to initiate consideration of removal of a firm because of special circumstances, the mission should not solicit such assurances for the purpose of initiating consideration of the firm for deletion. The question of soliciting assurances in such special cases is left to the mission's discretion. The opinions of the missions concerning the feasibility and advisability of establishing a procedure for receiving standardized, formal undertakings will be helpful to further consideration of this question.

In any discussions relating to the deletion of a firm on which you may make a favorable recommendation you should make clear to the firm that if it subsequently becomes necessary to consider the firm for inclusion a second time the fact that the firm was previously removed from the list will count heavily against it and that very rarely, if ever, will a firm be considered for deletion after having been put on the list a second time.

V. COOPERATION WITH THE BRITISH AUTHORITIES

The British Embassy here has taken up with the Department the question of establishing close cooperation here and in the field on

\textsuperscript{13} See page 276, paragraph numbered (3).
matters relating to the Statutory List and the Proclaimed List. The British missions have been instructed to maintain close contact with our missions on these matters and the Department desires that you maintain close contact with their missions for the purpose of establishing free and full exchanges of information and views on individual cases being considered for inclusion on or deletion from the respective lists. In line with the Department’s general policy of not acting jointly with the British on matters pertaining to the other American Republics care should be exercised that such cooperation is not in the nature of joint action. Moreover, such cooperation should be carried on in such a way as to avoid giving any impression to firms or to the government to which you are accredited that joint action is involved in these matters. For example, the Department considers it inadvisable that these matters should be discussed with a firm in a joint interview with the British.

There is complete agreement between us concerning the desirability of having our lists and policies on these questions generally in harmony and it is believed that a full and free exchange of information and views on individual cases will serve this end.

We have been informed that the British missions have been instructed to report on all cases included on our list which are not on the Statutory List with a view to having such cases considered for inclusion on their list. In the meantime steps have been taken to discourage British trade with all firms on the Proclaimed List. The British authorities here have discussed with us the text of comprehensive revised instructions which London proposes shortly to send to the British missions. These instructions as drafted contemplate, it appears to us, a rather drastic reorientation of their listing policies away from the narrow trading with the enemy concept towards a broader concept which embraces the principal factors with which we have been principally concerned. It is to be noted that this development had taken place before the United States Proclaimed List was announced and it is believed that as a result of the publication of our list and the subsequent discussions which have been held here the new British instructions will be based on policies substantially parallel to our own. Close contact will continue to be maintained between us here both on individual cases and on questions of general policy pertaining to these matters.

It is anticipated that in the future there will be generally a close

For a British account of the beginnings of this cooperation, see W. N. Medlicott, The Economic Blockade, vol. i (London, His Majesty’s Stationery Office, 1952), pp. 490–503; ibid., vol. ii (London, Her Majesty’s Stationery Office, 1959), pp. 88 ff. The official primarily responsible for proclaimed list matters at the British Embassy was Noel F. Hall, one of the joint directors of the British Ministry of Economic Warfare, who was appointed on March 20, 1941, to take charge of economic warfare matters at the Embassy, with the rank of Minister.
parallel on cases added to and deleted from the respective lists, but it is not contemplated that this will be in the nature of simultaneous publication or that the same action will necessarily be taken on all cases. It is desirable that you should indicate what action the British mission is taking on all cases proposed for addition to or deletion from our list.

VI. MATTERS RELATING TO ADMINISTRATION OF EXECUTIVE ORDER NO. 8389, AS AMENDED

The basic freezing order, Executive Order No. 8389, as amended, and that portion of the President's proclamation of July 17, 1941 authorizing the publication of the Proclaimed List, which is based on Section 5(6) of the Act of October 6, 1917, as amended, provide that the transactions covered thereby are prohibited without license. Accordingly, the power rests with the Treasury Department to grant or deny licenses for any transaction covered by the order. Moreover, under unusual circumstances the Treasury Department may issue licenses for specific transactions with firms on the Proclaimed List to the extent that the freezing order is applicable. Furthermore, the exportation from the United States to firms on the Proclaimed List of any article covered by the Export Control Act is not permitted unless a license is also obtained in accordance with Section 3 of the proclamation. Each such case is decided on its merits and the Department will endeavor to see that relevant policy considerations receive careful attention by the licensing authorities.

As matters now stand, ordinary commercial transactions with the American Republics may be carried out, pursuant to Treasury General License No. 58, with any firm not on the Proclaimed List. An export control license is necessary, however, if the product involved is exported from the United States and is subject to control.

VII. COMMUNICATIONS WITH CONSULATES

In order to assure uniform handling in each country of all cases considered for addition to or deletion from the Proclaimed List and to facilitate checking with the missions on such matters, the Chiefs of Mission are requested to arrange with the Consuls in their jurisdiction to have all reports on firms forwarded to the Department through the mission. The mission in forwarding such reports from the consulates should furnish any further information available and indicate its view with respect to recommendations made by the consulate. The Department for the present will forward all communications on these matters to the mission.

Very truly yours, For the Secretary of State:

SUMNER WELLES
<table>
<thead>
<tr>
<th>Nature of Information</th>
<th>Conclusive</th>
<th>Inconclusive</th>
</tr>
</thead>
<tbody>
<tr>
<td>I German, Italian or Japanese Nationality or Nativity</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>II Axis Government Ties</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Official</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Naval or Military Service</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Gestapo Member, etc.</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>III Axis Party Ties</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Party Member (Nazi, Fascist, Falangist)</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Party Leader—prominent Nazi or Fascist</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Contributor to Party Activities</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Attends meetings—Regularly</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Occasionally</td>
<td>C–A</td>
<td>C</td>
</tr>
<tr>
<td>IV Pro-Axis Sympathies or Ties</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Member of German Club</td>
<td>(1) Ordinary German Club</td>
<td>C–A</td>
</tr>
<tr>
<td>(2) Club known to be Nazi</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Leader of German Club</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Member of German colony (German nativity)</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>Displays Axis emblems</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Voted in plebiscites</td>
<td>A</td>
<td>C–A</td>
</tr>
<tr>
<td>Associate of known active Nazi or party member</td>
<td>C–A</td>
<td>C</td>
</tr>
<tr>
<td>Associate of known Nazi sympathizer</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>Trips to Axis countries, 1938 or later</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>Children to Germany for education</td>
<td>C–A</td>
<td>C</td>
</tr>
<tr>
<td>Children to local German school (Rate from C to A—depending on school)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employed Germans exclusively</td>
<td>C–A</td>
<td>C</td>
</tr>
<tr>
<td>Expressions favorable to Axis cause</td>
<td>C–A</td>
<td>C</td>
</tr>
<tr>
<td>Preference for Axis trade</td>
<td>Nature of Information</td>
<td></td>
</tr>
<tr>
<td>---------------------------</td>
<td>-----------------------</td>
<td></td>
</tr>
<tr>
<td>(1) Bought principally A</td>
<td>Conclusive C-A</td>
<td></td>
</tr>
<tr>
<td>Axis (products).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) Bought substantially C-A</td>
<td>Inconclusive C</td>
<td></td>
</tr>
<tr>
<td>Axis (products).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(3) Sold principally to A</td>
<td>Conclusive C-A</td>
<td></td>
</tr>
<tr>
<td>Axis countries.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(4) Sold substantially to A</td>
<td>Inconclusive C-A</td>
<td></td>
</tr>
<tr>
<td>Germany.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(5) Sold substantially to C-A</td>
<td>Inconclusive C</td>
<td></td>
</tr>
<tr>
<td>Italy.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(6) Sold substantially to C-A</td>
<td>Inconclusive C</td>
<td></td>
</tr>
<tr>
<td>Japan.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

V Propaganda

<table>
<thead>
<tr>
<th>Publishes pro-Axis paper</th>
<th>A</th>
<th>Conclusive C-A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contributes to propaganda</td>
<td>C-A</td>
<td>Inconclusive C</td>
</tr>
<tr>
<td>Advertises in pro-Axis</td>
<td>C-A</td>
<td>Inconclusive C</td>
</tr>
<tr>
<td>paper.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Distributes Axis propa-</td>
<td>C-A</td>
<td>Inconclusive C</td>
</tr>
<tr>
<td>ganda.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

VI Evasion Activities

<table>
<thead>
<tr>
<th>Evasion of U.S. Export</th>
<th>A</th>
<th>Conclusive C-A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control or “Freezing” regulations.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>“Cloak” for firms on U.S. Proclaimed List or British Statutory List.</td>
<td>A</td>
<td>Conclusive C-A</td>
</tr>
</tbody>
</table>

VII Subject to Axis Pressure

<table>
<thead>
<tr>
<th>Family members in Axis country or Axis dominated country (in absence of countervailing facts).</th>
<th>A</th>
<th>Conclusive C-A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Controlled by, or “Cloak” for “A” firm; or substantial ownership in Axis country.</td>
<td>A</td>
<td>Conclusive C-A</td>
</tr>
<tr>
<td>Substantial wealth in Axis country or Axis dominated country (in absence of countervailing facts).</td>
<td>A</td>
<td>Conclusive C-A</td>
</tr>
</tbody>
</table>
WASHINGTON, September 20, 1941.

APPLICATION OF PROCLAIMED LIST OF CERTAIN BLOCKED NATIONALS

Sirs: Reference is made to the President’s Proclamation of July 17, 1941, authorizing the issuance of the Proclaimed List of Certain Blocked Nationals, the objectives of which have been explained in the enclosure to circular instruction of the Department dated September 9, 1941.26

With a view to accomplishing these objectives, it is hoped that the effect of the program herein outlined will be to cut off, as completely as possible, all relationships between persons subject to the jurisdiction of the United States of America and Proclaimed List nationals.

Certain types of cases have already been brought to the attention of the Department, and they are presented below, in general categories, with comments for your guidance. Wherever reference is made to “Proclaimed List nationals”, the term should be understood to include others to the extent that they are known to be acting for the benefit of such Proclaimed List nationals.

It should be noted that this instruction is limited in scope primarily to relations of persons subject to the jurisdiction of the United States with Proclaimed List nationals. The Governments of several of the American Republics have already inquired of this Government as to the measures which they may take further to implement the Proclamation and to attain its objectives. You will, from time to time, receive separate instructions as to suggestions to be made in such instances. (See Circular Instruction dated September 9, 1941). It is hoped that, with the cooperation of the Governments of the American Republics, plans may be worked out which will be sufficiently comprehensive to embrace transactions between local concerns and Proclaimed List nationals.

These instructions set forth the standard of conduct which this Government expects United States concerns to follow in their dealings with persons on the Proclaimed List. The categories enumerated are not, of course, all-inclusive. With respect to situations not covered herein, you may be guided by the principles set forth with respect to the situations herein dealt with. If any other important categories come to your attention which you feel require specific instructions, please advise this Department immediately.

If a United States concern refuses to follow the standard of con-

26 Not printed.
duct set forth herein, any one of the following sanctions might be employed in connection with such concern:

(a) The name of such concern might be placed on the Proclaimed List of Certain Blocked Nationals in so far as its local operations are concerned. This will also subject to control any relationships between this country and branches of such concern in the American Republics.

(b) Such concern or merely its Latin American branches, without being placed on the Proclaimed List might be treated as a blocked national under the freezing order and its assets in the United States blocked. The business activities of the concern in the United States or all financial and trade relationships with its branches in the American Republics may thereby be subjected to licensing control.

(c) Such concern might be prosecuted criminally for violations of the provisions of the freezing control order and the Proclamation of July 17.

(d) Other appropriate sanctions might be employed.

It is essential that United States concerns follow the standard of conduct set forth herein, not only because the cessation of all relationships between such concerns and the Proclaimed List nationals is in itself important in accomplishing the objectives of the Proclaimed List, but also because refusal to adopt such standard of conduct by United States concerns would have a harmful effect on the attitude of the local governments of those American Republics who are attempting to cooperate with this Government and with whom we are attempting to work out plans for restricting the dealings of local non-United States concerns with Proclaimed List nationals.

1. As used in these instructions, the terms “person subject to the jurisdiction of the United States” and “United States concerns” shall include:

(a) any citizens of the United States whether within the United States or within any foreign country;

(b) any person within the United States;

(c) any partnership, association, corporation, or other organization

(i) which is organized under the laws of the United States; or

(ii) which has its principal place of business within the United States; or

(iii) which is owned or controlled by, directly or indirectly, one or more persons subject to the jurisdiction of the United States as herein defined; and

(d) any agent, subsidiary, affiliate or other person owned or controlled, directly or indirectly, by any person subject to the jurisdiction of the United States as herein defined.

2. Banking Activities by branches of United States banks.

The United States banks which have branches in the American Republics are being advised by the Treasury Department that such branches may not extend credit or render service of any other kind to Proclaimed List nationals except under license. Such branches are
required to make every reasonable effort to force the immediate liquidation of all outstanding loans to such persons with respect to loans payable on demand; when loans are payable at some fixed maturity, repayment must be required as of the earliest maturity date. With respect to deposit account relationships with Proclaimed List nationals, branches of United States banks may not receive new deposits of local currency from such persons except under license and must close out all such accounts and complete the liquidation of all such transactions. Thereafter no transactions may be engaged in except those incidental to the clearing of checks deposited to the credit of depositors not on the Proclaimed List, but with respect to which checks Proclaimed List nationals may have had some interest.

It is realized that adequate banking facilities may nevertheless be made available to Proclaimed List nationals by local banks. It is hoped, however, that with the cooperation of the governments concerned local banks may eventually be required to take parallel action.

The Treasury Department is also advising these United States banks that transactions by their branches in the American Republics in United States dollars are subject to the provisions of the Proclamation and Executive Order No. 8389; that no such transaction may be consummated and even liquidating transactions may not be carried forward, except pursuant to license. The United States banks also are being advised that their branches must immediately set aside that portion of the United States dollar deposits carried with their own head offices or other banks within the United States which represents their equivalent liabilities in terms of United States dollars to Proclaimed List nationals. Thereafter such branches may not engage in any transactions in United States dollars with, for the account of, or for the benefit of any Proclaimed List national except under license.

If any prohibited transactions carried on by branches of United States banks for the benefit of Proclaimed List nationals without a license come to your attention, you should immediately report the matter in detail to the Department.

3. Sales by United States concerns to Proclaimed List nationals.

Sales by United States concerns to Proclaimed List nationals of goods whether of domestic origin or whether imported from the United States or other countries are prohibited except under licenses whether such sales are made for cash or on credit. However, minor retail transactions may be consummated without license and you are authorized to inform interested parties accordingly. The determination of what constitutes a “minor retail transaction” depend upon the particular facts involved. It is felt, however, that there would be
included within this classification cash over-the-counter sales of goods for personal consumption or use amounting to less than $100.

4. Purchases by United States concerns from Proclaimed List nationals.

Purchases by United States concerns from Proclaimed List nationals are prohibited except under license whether the goods are purchased for export to the United States, for export to other countries, or for resale or consumption within the country where the purchase is consummated. Minor retail purchases may be consummated without license and you are authorized to inform interested parties accordingly. Since in the ordinary case, however, it is easy to determine whether the name of the seller appears on the Proclaimed List, you should discourage United States concerns from making even minor retail purchases from such persons.

5. United States concerns in the American Republics furnishing services to Proclaimed List nationals such as railroad, water, light, power, gas, telephone, telegraph, mechanical services, and other services (except those otherwise specifically covered herein).

In view of the probability that franchises held by some of the aforementioned concerns or local law may require equality of treatment for all customers, this Government for the time being will raise no objection to United States concerns furnishing such services to Proclaimed List nationals without licenses.

Please discuss this matter with the managers of the branches of such United States concerns and ascertain what Proclaimed List nationals are obtaining important commercial services of these kinds and advise the Department.

6. Shipping Companies and airlines transporting goods, wares and merchandise with respect to which a Proclaimed List national is known to have a property interest.

The carrying of freight in which Proclaimed List nationals have an interest, even though the vessel or airplane does not touch at any point within the United States, if the carrier is a United States concern, is prohibited except under license.

Licenses will generally be granted where the carriers are required by the terms of their franchises, or provisions of local law, to render equal service to all customers. In such cases you should promptly communicate the facts to the Department, together with your recommendations.

7. Sales of materials by United States concerns pursuant to contracts between such concerns and Proclaimed List nationals, when the Proclaimed List national is, in turn, under contract to execute projects for local governmental authorities, when the execution of such projects depends upon performance of contract by the United States concern.
Even though local governmental interests may be involved, such sales are prohibited except under license. Licenses will generally be issued where it is established that refusal to grant such licenses would subject the United States concern to damages for breach of contract. In the event, moreover, that failure by the United States concern to perform its contract may result in serious dislocation of the local economy or undue inconvenience or hardship to the local governmental authority, you should promptly advise the Department of the proposed transaction, together with your findings with respect to any possible liability and other facts. Your comments should also indicate whether it is possible to arrange for the United States concern to deal directly with the local governmental authority, or through some person not on the Proclaimed List. You should, of course, endeavor to work out such arrangements whenever possible.

8. Customs brokers and owners of lighters, docks and other shipping facilities.

When the customs broker or the owner of lighters, docks or other shipping facilities is, himself, on the Proclaimed List, no article exported to, or imported from, the United States or any other goods, wares and merchandise in which a United States concern has any interest, may be shipped to, through, or otherwise handled by him except under license and such license will not ordinarily be granted except in cases of real hardships such as the lack of other adequate facilities.

Customs brokers or owners of lighters, docks or other shipping facilities who are United States concerns may not handle any goods, wares or merchandise in which a Proclaimed List national has any interest, except under licenses. It is hoped that, with the cooperation of the Governments of the American Republics, like concerns not subject to the jurisdiction of the United States may eventually be persuaded to follow similar policies.

9. Newspapers, Magazines, Radio Stations, Theaters, etc.

United States concerns may not advertise in, or otherwise deal with or patronize, newspapers, magazines or radio stations, when such concerns are Proclaimed List nationals, except under license.

Films produced in the United States may not be furnished to theaters which are Proclaimed List nationals, and the distribution of news by news services, which are United States concerns, to Proclaimed List nationals, is likewise prohibited, except under licenses.

When the newspaper, magazine, radio station or theater is itself a United States concern it may not accept advertising material offered to it by a Proclaimed List national except under license. In this connection you should use your best efforts to persuade all such United States concerns to take whatever action may seem appropriate and
suitable under the circumstances to implement the President's Proclamation and the objectives thereof as herein set forth.

You may, in appropriate instances, recommend to the Department that licenses be issued and you should, in all such recommendations, include your comment in the light of the considerations enumerated above.

10. Apartments, houses, office space and hotels.

Persons subject to the jurisdiction of the United States shall not enter into new agreements (including renewals) for the rental of houses, apartments, rooms or office space with owners who are Proclaimed List nationals except under licenses. Such licenses will generally be denied unless it is established that genuine hardship will result through the denial of such licenses (as for instance, because of lack of adequate housing facilities). In such cases you should report the facts immediately to the Department, together with your recommendation.

With respect to bona fide leases now in existence, persons subject to the jurisdiction of the United States should terminate such leases as soon as legally practicable unless genuine hardship would result (as for instance, because of lack of housing facilities) or unless such termination would result in the lessor thereupon being put in a position to enter into new agreements with other persons at increased rentals. Until such leases are terminated you are authorized to advise interested parties that compliance with their terms, including payments of rent, is permissible.

You should, by all appropriate means, attempt to discourage persons subject to the jurisdiction of the United States from using or otherwise patronizing hotels appearing on the Proclaimed List.

11. In those cases where the issue is raised that the failure to perform a particular transaction will result in the United States concern involved being held liable, for breach of contract or otherwise, under local law, you should be guided by the following considerations:

You should bear in mind that where a license is required under the Proclamation of July 17, 1941, and Executive Order No. 8389, the refusal to grant such a license by the United States Government means that such transaction can not be performed without violating the laws of the United States. Accordingly, the United States concern may, depending upon all the circumstances, be able to excuse performance under local law by reason of the fact that the performance is impossible under the laws of the United States. Of course, whether this defense of “impossibility of performance” would be recognized by the competent local authorities as a valid defense may depend upon a number of factors. In such cases, you should attempt to ascertain from such sources as you may deem desirable how the local authorities
are apt to react in such a situation and you should report your findings on this question to the Department as soon as possible.

12. In those cases where you deem such action to be warranted, you should refer to the Department specific requests for licenses to engage in transactions with Proclaimed List nationals. In such cases you should include a detailed report of the relevant facts together with your considered recommendation, having particularly in mind the questions whether:

(a) denial of such licenses would have the effect of causing the Proclaimed List National to enjoy an undeserved profit;
(b) denial of such licenses would have a substantial adverse effect on our relations with the country involved;
(c) disproportionate hardship would be suffered by American interests.

In emergency cases in which time does not permit the filing of an application for a license and deliberation by the Treasury Department in Washington, you are authorized, if you are prepared to recommend the issuance of a license by the Treasury and if you are satisfied that failure so to do would irrevocably produce the undesired results enumerated in (a), (b), or (c) above, to advise the United States concern that, pending determination by the Treasury as to whether a license will be issued, it may perform such part of the transaction as is absolutely necessary in order to avoid irrevocably producing such results.

13. Where a program such as that proposed by Guatemala (see Circular Instructions dated September 9, 1941), is adopted and is approved by this Government, it is envisaged that United States concerns will be authorized to engage in transactions consistent with such program.

14. Where licenses are referred to in those instructions, the procedure to be followed in obtaining such licenses is the procedure set forth in the United States freezing order (Executive Order No. 8389, as amended) and the Regulations issued pursuant thereto. A supply of these documents is being forwarded to you immediately. In appropriate cases you should suggest that applications for such licenses should be made by the head office, parent or affiliate within the United States. In cases where there is no such connection within the United States, applications for licenses under Executive Order No. 8389, prepared in triplicate on Form TFE-1, should be filed with you. In such cases you should assign to each such application a serial number (beginning with 1) prefixed by the name of the city in which your office is located. Two copies of each such application, together with your relative recommendations, should be forwarded promptly to the Department for appropriate reference to the Treasury Depart-
ment. Supplies of Form TFE-1 are being forwarded to you immediately.

15. With respect to the export of goods, wares and merchandise from the United States, a license issued pursuant to Executive Order No. 8389 does not relieve the exporter of the necessity of also satisfying the requirements of Section 3 of the Proclamation.

Very truly yours,

For the Secretary of State:
DEAN ACHESON

740.00112A European War, 1939/1945a: Circular telegram
The Secretary of State to All Diplomatic and Consular Offices in the American Republics

WASHINGTON, September 22, 1941—3 p. m.

Treasury Department is advising United States banks which have branches in the American republics with respect to the policy to be followed in dealing with Proclaimed List nationals. It is understood that the central offices in this country will advise the local branches in detail with respect to these policies which are to be put into effect on Monday September 29.

In general such branches are not to extend credit or render other services to Proclaimed List nationals except under license. Reasonable efforts are to be made to force the immediate liquidation of outstanding loans and new deposits of Proclaimed List nationals will not be accepted and existing deposit relationships are to be terminated. Thereafter no transactions may be engaged in except those incidental to the clearing of checks deposited to the credit of depositors not on the Proclaimed List, but with respect to which checks Proclaimed List nationals may have had some interest.

No transactions by such branches in United States dollars may be consummated except pursuant to license and such branches must set aside that portion of the United States dollar deposits carried with their own head offices or other banks within the United States which represents their equivalent liabilities in terms of United States dollars to Proclaimed List nationals.

The above policies have been explained to representatives of the British Embassy and the Canadian Legation and steps are being taken by them to have British and Canadian branches in the American republics take parallel action beginning September 29.

Detailed instructions with respect to this issue and other questions concerning transactions between United States concerns and Proclaimed List nationals are being sent by air mail.

HULL

740.00112A European War, 1939/1940a Suppl : Circular telegram

The Secretary of State to All Diplomatic and Consular Offices in the American Republics

WASHINGTON, September 26, 1941—8 p.m.

Supplementing circular telegram of September 22, 3 p.m. dealing with policy of branches of United States banks in the American republics with respect to Proclaimed List nationals. British and Canadian banks in American republics definitely to take parallel action on same date, September 29. American banks are being instructed not to accept new accounts for persons on British statutory list even though such persons are not on Proclaimed List and to send complete information to Treasury as to all existing accounts of such persons. It would appear advisable for you to keep in close contact with British missions on all questions involving relationship with banks to Proclaimed List nationals, but it would be undesirable to have any formal joint clearance on matters requiring approval of mission.

HULL

740.00112A European War 1939/2556a : Telegram

The Secretary of State to the Ambassador in Chile (Bowers)

WASHINGTON, October 1, 1941—7 p.m.

356. From the Under Secretary. The Chilean Ambassador 272 called to see me this morning to convey to me instructions he had received from his Foreign Minister. These instructions implied that the recent inclusion of additional names on the Chilean Black List involved some form of unwarranted interference by the United States in the domestic affairs of Chile in derogation of Chilean sovereignty. I said to the Ambassador that I was surprised at his reporting a message of this character inasmuch as when the Black List was originally published it had been made entirely clear by this Government and by its representatives that the proclamation by the President of the Black List had resulted from the fact that many individuals and firms throughout the Americas had been availing themselves of the financial and commercial connections which they had in the United States in order to undertake activities directed against the

272 Rodolfo Michels.
United States and directed as well against inter-American solidarity and against the best interests of all of the American Republics at a very critical moment in the history of the world when frank and full cooperation between all of the American Republics is imperative and at a moment when all obstacles to cooperation should be eliminated. I reiterated various other reasons already made clear and said that I did not agree for a moment that the action taken by this Government warranted an interpretation that such action constituted interference in the domestic concerns of the other American Republics.

I added that, inasmuch as the Ambassador and I had always spoken with the utmost frankness regarding all questions involving the interests of our two countries, I had recently received reports which I trusted were unfounded that the Chilean Government was endeavoring to secure the support of other American governments to a protest to the United States against the Black List. (For your strictly confidential information, a report to this effect has just come from the Embassy in Rio de Janeiro.)

In conclusion I said that all of our missions have standing instructions to report immediately to the Department of State if they believe that the inclusion of any names in the Black List is unjustified or if they feel that any names should be eliminated from the Black List, and that consequently I assumed that if the Foreign Minister possessed reasons which made him believe that the addition of the new names to which he referred was unjust or due to erroneous information, he would at once communicate his reasons for requesting the exclusion of such names to your Embassy.

I shall keep you informed of any further evidence the Department may receive indicating that the Chilean Government is in fact trying to pave the way for a joint protest against the Black List, but in the meantime I believe it would be helpful for you to have a conversation with the Foreign Minister at an early moment and ascertain what his real reasons may be for the instructions he has sent to Ambassador Michels. [Welles.]

HULL

740.00112A European War, 1939/2878

Memorandum by the Chief of the Division of the American Republics (Bonsal) to the Under Secretary of State (Welles)

[WASHINGTON,] October 8, 1941.

Mr. Welles: The Chilean Ambassador called on me yesterday evening and discussed at some length the views of his Government

*Telegam No. 1392, September 29, 1941, not printed.*
regarding the Proclaimed List. He emphasized that the Chilean Government had at no time had any intention of taking the initiative in any sort of a collective protest regarding this matter, but that apparently Chilean representatives in certain of the other American republics had been instructed to investigate reports that certain other governments were agitating the possibility of such a protest.

The Ambassador referred to the fact that he had already had a discussion with you on this matter and that he was hoping to see you again on Friday morning. He is strongly impressed with the desirability of our Government's accepting the "guarantee" of the Chilean Government as a basis for the deletion of certain firms from the Proclaimed List. I did not mention any individual companies, although I asked him whether he had any in mind. Apparently the "guarantee" of the Chilean Government would consist of a statement to the effect that that Government, following careful investigation, was convinced that a specified firm on the Proclaimed List was not engaged and would not thereafter engage in activities inimical to the United States. I did not express any view regarding this proposal, but we did discuss the purposes and objectives of the Proclaimed List in general. I said that of course both the Embassy in Santiago and the Department would welcome information or suggestions from the Chilean Government regarding individual cases.

It is the Ambassador's opinion that the usefulness of the "guarantee" plan would be to convert the Proclaimed List from a unilateral measure on our part to a cooperative venture in which all the American republics would participate. It is my view that we cannot accept the "guarantee" plan in principle, but I hope that we will continue to give considerable weight to expressions of official opinion regarding firms and individuals carried on the Proclaimed List. There can be no question of the value of the Proclaimed List as a measure of economic warfare; at the same time, it is, in my opinion, unless very carefully handled, apt to affect unfavorably the long-term development of our relations with the other American republics.

PHILIP W. BONSAL

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10 October 10.
Memorandum of Conversation, by Mr. Edward G. Miller, Jr., of the Foreign Funds Control Division

[WASHINGTON,] October 8, 1941.

Baron van Boetzelaer and Count van Rechteren of the Dutch Legation 20 called this morning, at my request, to confer with me and Mr. Timmons of Foreign Funds Control. 20a

They were given copies of a circular instruction to American representatives in the other American Republics, 21 covering certain principles applicable to dealing with persons on the Proclaimed List. Their attention was drawn particularly to the section on banking facilities, and in addition they were informed that by a subsequent circular telegram these instructions have been amended so as to cover dealings by American banks with persons on the British Statutory List as well as with persons on the American Proclaimed List. It was explained that the British and Canadian Governments had already been consulted with a view towards their issuing parallel instructions to branches or agencies of British and Canadian banks in South America and that, pursuant to the agreement of those Governments, parallel instructions have been sent to be effective as of September 29, 1941. 22

It was pointed out that the attempt to restrict banking facilities available to persons on the British Statutory List, or the American Proclaimed List, would be more efficacious if the Netherlands Government should issue parallel instructions to branches or agencies of Dutch banks in South America.

Baron van Boetzelaer stated that the only Dutch bank in South America is the Banco Holandéz Unido (which I understand has offices in Buenos Aires, Caracas, Maracaibo, Rio de Janeiro, Santos and São Paulo and all of which are generally licensed nationals under General License 19 issued under Executive Order). He stated that for some time this bank has been following a policy of refusing all business with German nationals in South America. There followed a discussion of the differences between the British Statutory List and the Proclaimed List, and also the Canadian List of Specified Persons. It was pointed out that the British and Canadian Lists were substantially identical, but that the American List was somewhat larger than the others. It was emphasized, however, that so far as American,

20 Minister Counselor, and Counselor of Legation, respectively.
20a Treasury Department.
21 Circular instruction of August 28, p. 271.
22 Note of September 25, from Mr. Hall of the British Embassy, and note of September 29, from the Canadian Embassy; neither printed.
British and Canadian banks are concerned, instructions had been issued covering dealings on the part of such banks with persons on both the British and American Lists.

The representatives of the Dutch Legation raised the question as to whether banks in South America other than the American, British and Canadian banks might be prevailed upon to take parallel action. They referred specifically to the Banque Italo-Belge, and we replied that we were planning in the immediate future to ask the Belgian Government to take similar action with respect to this bank. We also stated that we realized that adequate banking facilities might be made available to the Proclaimed List nationals by local banks, but that it was hoped that with the cooperation of the Governments concerned, local banks may eventually be required to take parallel action.

The representatives of the Dutch Legation appeared to be favorably impressed by the proposal but stated that, of course, they would be unable to take any steps in the matter without consulting with London. There was handed to them a copy of a memorandum paraphrasing the circular instructions sent out by the State Department in so far as concerns the operations of American banks.

After the representatives of the Netherlands Legation had gone, Mr. Timmons telephoned to Mr. Noel Hall and referred to Mr. Hall’s letter to Mr. Acheson, dated September 30, 1941, in which there was raised the question of asking the Banco Holandéz Unido and the Belgian bank to take action similar to that taken by the American, British and Canadian banks. Mr. Hall was informed of our conference with the representatives of the Netherlands Government and he stated that he would get in touch with them immediately and furnish them with a copy of the instructions sent by the British Government to the British banks; he also stated that he would cable to London and ask the British Ministry of Economic Warfare to approach the Dutch Government on this subject. Mr. Timmons said that we were also planning to ask representatives of the Belgian Embassy to come in to see us with respect to the Banque Italo-Belge and he said that it might be advisable to have representatives of the British Embassy come in; Mr. Hall agreed that this would be a desirable procedure and it is hoped that it will be possible to have such a conference tomorrow at which Mr. Stopford will be present.

E. G. MILLER

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23 Not found in Department files.
PROCLAIMED LIST POLICIES 299

740.00112A European War 1939/2776a

The Secretary of State to Certain Diplomatic and Consular Officers

WASHINGTON, October 17, 1941.

EXTENSION OF PROCLAIMED LIST OF CERTAIN BLOCKED NATIONALS TO COUNTRIES OUTSIDE THE OTHER AMERICAN REPUBLICS

Sirs: With reference to the Department's Circular telegraphic instruction of July 24, 1941,26 sent to all Foreign Service establishments in non-belligerent or Axis-unoccupied countries outside of the Western Hemisphere, and to telegraphic instruction of October 7, 1941 25 to certain Missions, concerning reports desired on Axis or Axis-affiliated business concerns and individuals, there are transmitted herewith copies of the Department's circular instructions of August 28, 1941,28 and September 20, 1941 27 addressed to American Diplomatic and Consular Officers in the American Republics, file no. 740.00112A European War 1939/966A, and file No. 740.00112A European War, 1939/1700A concerning procedures and policies on maintenance of and application of the Proclaimed List of Certain Blocked Nationals.

As indicated by the instruction of August 28, 1941 the Proclaimed List thus far has been restricted to concerns identified with pro-Axis activities in the other American republics. The Department is now considering the extension of the Proclaimed List to include business firms in certain other neutral, non-belligerent or Axis-unoccupied countries with a view to making the list as complete and effective as possible from a world-wide point of view. Policy considerations may make it inadvisable to extend the Proclaimed List to certain countries and consideration is being given to controlling trade and financial transactions in those areas by a confidential black list.

The present instruction is being sent to all field offices outside of the other American republics, with a view to providing them with background and reference material concerning the principles underlying and objectives of the Proclaimed List. It is recognized that many aspects of the problem in the other American republics as covered in the enclosed instructions will not be relevant to other areas.

The Department is desirous of receiving from the Missions in those countries outside of the Western Hemisphere to which the telegraphic instructions under reference have been sent the names and addresses of firms in the respective countries which, because of Axis nationality or affiliations, Axis ideological outlook, or pro-Axis activities, would

25 Not printed.
26 Ante, p. 271.
27 Ante, p. 286.
426-276—63—20
be considered undesirable as trade or financial contacts for American business houses under existing conditions and which, therefore, should properly be included in the Proclaimed List of Certain Blocked Nationals or in a confidential black list. The lists of names of firms which the Missions receiving specific telegraphic instructions will submit should contain all available data for providing an accurate picture of the individual firm reported upon and should indicate the specific reasons for which inclusion of the firm in the Proclaimed List or in a confidential list is considered desirable in the protection of American interests and furtherance of this Government’s national defense policies.

In reporting names of firms recommended for the Proclaimed List, the Mission should make special mention of any serious adverse effects upon the national economy of the foreign country, or any serious political consequences, which might result from the inclusion of specific firms in the Proclaimed List.

It is not desired that reporting Missions delay submitting names of firms suitable for the Proclaimed List until complete lists of all known and suspected Axis-affiliated concerns in the country can be submitted in one report. Rather is it desired that names of firms be submitted in groups as soon as possible following completion of the requisite field investigations, the first group, relating to firms regarding which information is most readily available, being followed by subsequent contributions of groups of names from time to time, as circumstances may permit.

It is desired that the work of preparing lists of firms intended for the Proclaimed List be centralized in the Missions so far as possible, so that it can be coordinated upon a uniform basis of maximum efficiency for the entire country in question, the Missions calling upon consular offices in outlying cities for cooperation in reporting upon firms in their respective districts. It is also desired that reporting Missions and consular offices consult local British authorities so that the benefit of their views and information may be secured in connection with the consideration of specific firms.

The Department will be pleased to receive constructive observations of field officers assigned to the work of reporting upon pro-Axis firms concerning the desirability and utility of extending the Proclaimed List or a confidential black list to their territory, together with recommendations concerning most advantageous methods by which the work of reporting upon such undesirable firms might be most efficiently developed.

Very truly yours,

For the Secretary of State:

DEAN ACHESON
The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, October 21, 1941—6 p.m.
[Received 7:10 p.m.]

1550. The Minister for Foreign Affairs told me last night that he is constantly receiving protests against the Proclaimed List and that enemies of the United States and the Vargas Administration are saying that "the Americans are interfering in the internal affairs of Brazil and are trespassing on the rights of the Brazilian Government."

The Minister strongly objects to the publication of the Proclaimed List and says that although he has always refused to support proposals to protest against the list (my telegram 1392, September 29, 10 p.m.\(^2\)), opposition is becoming so strong that unless we discontinue the publication of it, the Brazilian Government may be forced to express its disapproval. (I believe Aranha is bluffing.)

I have pointed out to the Minister that the work we are doing is in the interest of Brazil as well as of the United States and, although he appreciates this point, he is disturbed over the number of protests he is receiving, which he feels would be considerably reduced if we were to cease publication of changes in the list.

The Minister again said "How can you expect us to acknowledge your list when you do not blacklist undesirable firms in the United States?"

I repeat that I am endeavoring to pacify Aranha on this; but not with much success thus far.

CAFFERY

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Memorandum of Conversation, by Mr. Edward G. Miller, Jr., of the Foreign Funds Control Division

[WASHINGTON,] November 3, 1941.

Baron van Boetzelaer and Count van Rechteren of the Netherlands Legation called this afternoon at their request and were received by Mr. Timmons of Foreign Funds Control and Mr. Miller of the State Department.

They referred to our conference of October 8, at which it had been suggested to them that it would be desirable for the Netherlands Government to issue to the branches of the Banco Holandéz Unido in

\(^2\) Not printed.
South America instructions with respect to dealings with persons on the Proclaimed and Statutory Lists, similar to the instructions issued by the American, British and Canadian Governments in September. Baron van Boetzelnaer stated that he had now heard from the Netherlands Government in London that the instructions had already been issued to the Banco Holandez Unido. They emphasized that the issuance of the instructions amounted only to formalizing an already existing situation, since all Nether- lands firms are advised by the Netherlands Government to have no dealings with firms on either the Proclaimed or Statutory List.

Mr. Miller referred to Baron van Boetzelnaer’s inquiry at the previous conference as to whether we were planning to request the Belgian banks in South America to adopt a parallel program. Mr. Miller stated that this question had been discussed with the British Embassy here and that a conference is to be held tomorrow with Count de Gruben of the Belgian Embassy to suggest that similar instructions be issued by the Belgian Government. Mr. Miller pointed out, however, that Belgian banks in South America, such as Banque Italo-Belge, are probably cooperating already in this program on the basis of representation made by the British Government. The representatives of the Netherlands Government agreed that it would be in order for us to disclose to the Belgians that the Netherlands Government has issued the instructions to the Netherlands banks.

Count van Rechteren inquired whether any progress had been made towards the end of having locally owned banks in South America cooperate in our program. It was explained to him that this matter is still under consideration, that we realize that adequate banking facilities will continue to be available to persons on the Proclaimed List, even though all Allied banks refuse to do business with such persons, but that the adoption of the program by our Governments is a pre-requisite to making any representations to the South American Governments along this line. Mr. Timmons and Mr. Miller explained in general terms the success which our Government has had in Haiti, Costa Rica, Guatemala and other countries in obtaining cooperation from the local governments, and stated that we would keep them informed as to further developments in this field.

(There is attached a copy of the instructions which it is understood the Netherlands Government is sending to Netherlands banks in South America).

E. G. MILLER

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20 Baron Hervé de Gruben, Counselor of Embassy.
20 Not printed.
Memorandum of Conversation, by Mr. Jacques J. Reinsein, Assistant to Assistant Secretary of State Acheson

[WASHINGTON,] November 3, 1941.

Participants: Mr. A. K. Helm, Counselor of the British Embassy and Mr. C. T. Crowe, British Embassy; Mr. Hume Wrong, Counselor, Canadian Legation and Mr. Macdonnell, Second Secretary, Canadian Legation; Mr. Acheson, Mr. Dickey, Mr. Reinsein.

Mr. Helm submitted the attached memorandum, dated November 3, regarding the desirability of bringing the British Statutory List and the United States Proclaimed List as close as possible in line. The subject and procedure for exchange of information regarding the inclusion of persons on both lists was discussed in detail, and it was agreed that appropriate instructions would be issued by both governments to their missions regarding the matter. These instructions are contained in the Department's circular instruction of November 25, a copy of which is also attached.

The Secretary of State to the Ambassador in Colombia (Braden)

WASHINGTON, November 12, 1941—9 p. m.

409, Your 544, November 10, 5 p. m. I am very disturbed by the action taken by the Colombian Senate and believe it would be desirable for you to seek an immediate interview with the President to discuss the matter.

At your interview with the President please tell him that the President and I have always considered him as one of those who understood most clearly the issues involved in the present struggle to resist the ruthless spread of totalitarian aggression. Indeed, no greater support

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41 Date as in original memorandum. Note, however, reference in final sentence to instruction of November 25.
42 Not printed.
43 Post, p. 310.
44 Not printed; in this telegram the Ambassador summarized a recently published Colombian Senate report which was extremely critical of the objectives and preparation of the Proclaimed List. The Senate Committee intended that the report should be transmitted to the “Chancelleries of the American Republics” (740.00112A European War, 1030/3616). A Senate resolution approved the report. In telegram No. 554, November 13, 11 p.m., from the Ambassador in Colombia (not printed) he reported that (1) an interview with President Eduardo Santos would have to await the latter's return to the city on November 17; (2) according to competent legal opinion the Senate resolution was unconstitutitional; (3) after consultation with some of his diplomatic colleagues, he was inclined to agree with Foreign Minister Luis Lopez de Mesa, who felt that the resolution would receive only passing notice elsewhere (740.00112A European War, 1939/3709).
of inter-American solidarity has been forthcoming from any country than that given by Colombia during his administration.

It is precisely because of the President’s outstanding service in defense of the ideals for which this hemisphere has stood that I take the liberty of bringing to his attention the disruptive effects which unquestionably will result if the report of the Colombian Senate is submitted to the chancelleries of the other American republics. I hasten to express this judgment to you without having taken the time to study fully the reasons given in the report for the action taken and without precise knowledge as to the discretion which the Executive may exercise under the Colombian Constitution. It appears to me certain, however, that the submission of this report adopted by the Senate of Colombia will be accepted by the other American republics as the considered judgment of the Colombian Government. If information available here is correct, the Senate did not have the guidance or advice of the President of Colombia nor did the President of Colombia attempt in any way to influence the deliberations of the Senate. It therefore appears that the report represents the views not of the Government but only of one house of the Colombian Congress.

In the second place, it is already obvious that the totalitarian governments are going to employ the report as a proof of their insistent view that the American republics are opposed to the Proclaimed List established by this Government. Formal submission of the report by the Colombian Government to the other American republics will give additional ammunition to the Axis because the act of submission will be made to appear as an endeavor on the part of the Colombian Government to line up against this Government’s policy the other American countries.

At this very critical juncture in the world crisis the unity of the twenty-one American republics in opposing the ruthless aggression of the totalitarian nations is indispensable to the very safety and security of each one of the other American republics. The totalitarian forces are working day and night attempting to find a crack in the structure of inter-American solidarity. It would, therefore, be most unfortunate were an opening gratuitously to be afforded to those who would like to destroy us.

It is, therefore, very earnestly hoped that the President will find it possible within his constitutional powers to withhold circulation of the report to the other American countries.

The adoption of this report by the Colombian Senate has come as an abrupt surprise to the Department, which, although aware of the views of certain Senators, did not think they were shared by the majority of the Senate. As you know, the Interdepartmental Committee, which handles Proclaimed List matters, has always been ready
to consider any objections which the Colombian Government might have had to the Proclaimed List.

Please keep the Department fully posted by telegram.

Hull

740.00112A European War, 1939/3751 : Telegram

The Ambassador in Colombia (Braden) to the Secretary of State

BOGOTÁ, November 14, 1941—9 p.m.
[Received November 15—1:26 a.m.]

558. My telegram No. 554, November 13, 11 p.m. This afternoon
Minister of Foreign Relations after a long talk over the telephone
with the President informed me as follows:

1. The Minister had obtained from the Senate Secretariat, and
would hold, the resolution which was to have been transmitted to
other chancelleries. He was confident he could obtain the committee’s
consent not to send it [at] all. Thus the most pressing feature of the
situation had been adjusted.

2. The President would see me so soon as possible after his return
to the city on Monday or Tuesday.

3. Speaking personally as friend to friend and in most complete
confidence he wished to convey to me the President’s thoughts which
were basic and in substance as follows:

(a) President Roosevelt, the Secretary and the Under Secretary,
whom he and Santos admired as practically supermen, could always
count on this Government’s unreserved dedication to American
solidarity and democracy so long as he and President Santos remain
in office.

(b) They did not understand how our Government in its preoccupa-
tion with tremendous problems could simultaneously divert its
attention to such relatively insignificant matters since there were at
least nine or ten elements of the defense program far more important
than the Proclaimed List. Our great attention to the latter could not
be understood by the Latin mind.

(c) A fundament of our inter-American program is consultation
on all defense activities (the implication was clear that we had not
consulted in regard to the Proclaimed List).

(d) Colombia, by reason of its complete adherence to inter-Ameri-
can solidarity and the implementing agreements was obligated frankly
to express any difference of opinion which might arise. Colombia’s

55 Not printed, but see footnote 34, p. 303.
56 November 17 and 18, respectively. Ambassador Braden’s interview with
President Santos did not take place until Friday, November 21, when, as he
reported in telegram No. 573, November 21, 7 p.m., (not printed), he reiterated
the views expressed herein. President Santos replied that (1) under no circum-
stances would he permit the Senate report to be circulated to other American
Governments; (2) he would instruct the Foreign Ministry to announce that
constitutionally only the President had the right to communicate with other
nations; hence, the concluding paragraph of the Senate report was ineffective.
(740.00112A European War, 1939/3944)
views in these particulars had been made known to all the other chancelleries by its declarations at recent conferences.

(e) In conclusion it was fatal to concentrate one's attention on minor details.

I thanked the Minister for his action in stopping distribution of the Senate report, detailed the many misinterpretations, false accusations and injustices contained in that document which necessarily would be misunderstood and might do great harm in the other American Republics including the United States.\(^7\) It would be capitalized on by the Nazis everywhere including in Tokyo as I outlined to him October 29 in compliance with Department's telegram No. 371.\(^8\) While there were more important factors in the defense program, at this time Proclaimed List was one of the most effective actions taken especially in combating the strongly organized fifth column which we had in all of our countries. It was precisely neglect of details in the face of well-known German efficiency that had led to the downfall of one country after another, and in the face of the totalitarian menace to our very existence we could not neglect the slightest possibility of danger.

At one point in the conversation the Minister expressed the hope we might at least consult the Ministry on a few Proclaimed List cases. I observed that we had consulted with the Foreign Office committee on cases and pointed out that of 349 names listed there had been comment made by either the executive or legislative branches of the Colombian Government in only one instance where the accuracy of our information had not been questioned. Moreover, some Colombian firms obtained the business lost by the totalitarian. I emphasized our continued cooperation with Colombia in many different ways which involved substantial sacrifices by us and that it was [not?] for us to make such sacrifices in benefit of those whom we believe to be directly or indirectly dangerous to the defense of the United States or the hemisphere.\(^9\)

I said the Senate report quoted only those parts of Habana agreement to Uruguay [sic] which provided for consultation and it omitted any reference to the obligations of each American Government to adopt all necessary measures within its territory and to eradicate the spread of totalitarian fundamentals. We had promulgated Proclaimed List strictly in compliance with these latter obligations.

At the end of this hour and three-quarters conversation the Minister

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\(^7\) In telegram No. 347, November 24, 5 p.m., the Minister in Costa Rica observed that "the recent reported action of the Colombian Government in regard to our Proclaimed List has received continuous publicity here" (740.00112A European War, 1939/4013).

\(^8\) Not printed.

\(^9\) Part of this sentence apparently garbled.
thanked me for my statements to which he raised no counter arguments.

Braden

740.00112A European War, 1939/8885a: Telegram

The Secretary of State to the Ambassador in Brazil (Caffery) 40

WASHINGTON, November 17, 1941—8 p.m.

1159. The Belgian Embassy has advised the Department that instructions have been issued to branches of the Banque Italo-Belge in Brazil, Uruguay and Argentina requiring these branches to conform with the course of conduct set forth in paragraph number 2 of Department’s circular instruction September 20 and in circular telegrams of September 22 and 26. The instructions of the Belgian Government require the branches of the Banque Italo-Belge to have no dealings with individuals or firms who are mentioned on the Proclaimed List, as well as those which appear on the British Statutory List. The Belgian Embassy has suggested that the chiefs of Belgian missions in Brazil, Uruguay and Argentina keep in close contact with the American and British missions in connection with questions concerning the application and interpretation of these instructions. You should informally and confidentially keep the Belgian mission informed of any developments in this field and obtain from it information and submit periodic reports to the Department as to the actual operation of the branches of the Banque Italo-Belge pursuant to the said instructions.

Inform appropriate Consuls of the foregoing.

Hull

740.00112A European War, 1939/4014a

The Secretary of State to Diplomatic Representatives in the American Republics

WASHINGTON, November 25, 1941.

Sirs: Reference is made to Strictly Confidential Circular Instruction of August 28, 1941 entitled “Procedures and Policies on Maintenance of the Proclaimed List of Certain Blocked Nationals”, File No. 740.00112A European War 1939/966A.

There is enclosed a copy of a confidential list of unsatisfactory consignees 41 which has been prepared and used by the Office of Export Control in passing on license applications. To date the Department

40 Repeated to Argentina as No. 935, and to Uruguay as No. 310.
41 Not printed.
has had nothing to do with the preparation of the confidential list. Recently the Department concluded arrangements with the Economic Defense Board, which now administers Export Control, to have the maintenance of the confidential list handled by the Department. The list is to be revised by the Department on the basis of the information contained in the Department's files and on the basis of your recommendations. The Export Control authorities have informed the Department that the list is mainly composed of individuals who have been reported as being associated in one way or another with firms on the Proclaimed List or with other firms which the Export Control authorities have considered to be unsatisfactory consignees. The primary purpose of the confidential list as presently constituted has been to prevent "cloaking" activities by such individuals on behalf of the firms with which they are identified. On the other hand there are a considerable number of firms on this list which have not yet been considered for the Proclaimed List and the individuals associated with such firms are also included.

The Department is now engaged in checking the list against its files in order to identify all cases which have an "A" rating in the Department's records on the basis of unfavorable information in the Department's possession, but which are not yet included on the Proclaimed List. As soon as these "A" cases have been identified the Export Control authorities will recheck the list to indicate each name which is associated with either a Proclaimed List firm or with the "A" cases and a revised confidential list will then be put into effect which will contain only the "A" cases and the names of persons who, according to Export Control's records, are identified with either an "A" firm or a Proclaimed List firm. All other names now on the list will be eliminated pending receipt of a report based upon your review of the list.

It is contemplated that the "A" cases referred to above will be reviewed as rapidly as possible with a view to proposing most cases for inclusion on the Proclaimed List. In the future the confidential list will be confined in the main to three types of cases:

(1) Individuals who are identified with Proclaimed List firms either as owners, partners, directors, stockholders, employees, et cetera, but who have not been recommended for individual listing on the Proclaimed List. Experience has shown that such persons frequently are utilized as "cloaks", but it is not desirable to include many such individuals on the Proclaimed List until their status as an actual cloak is established.

(2) Firms and individuals being considered for the Proclaimed List, i.e., firms with an "A" rating which will go onto the Proclaimed List in a short time, but which can be put under immediate control by including the name on the confidential list.
(3) Persons and firms who would be included on the Proclaimed List except for special considerations, i.e., the “A–S” cases.

The Department recognizes the many difficulties inherent in the maintenance and operation of a confidential list, but for the present at least it appears necessary to maintain such a list as a complementary control to the Proclaimed List. The confidential list will be kept as small and as flexible in operation as is feasible. Cases should not generally be recommended for the confidential list merely because the evidence is not strong enough to warrant inclusion on the Proclaimed List, except in the case of firms or individuals who are associated with Proclaimed List firms in which event they should be automatically recommended for the confidential list. The mission should exercise its discretion in determining when circumstances make it advisable to recommend such individuals for the Proclaimed List rather than the confidential list. Whenever the activities of particular individuals are responsible for a firm being placed on the Proclaimed List such individuals should generally be recommended for the Proclaimed List along with the firm. Even in such cases, however, there may be special circumstances which make it preferable to recommend the individual for the confidential list rather than the Proclaimed List.

In reviewing the enclosed list it is requested that the mission report as soon as possible on all cases which: (1) should not be included on either the confidential or the Proclaimed List; (2) should be considered for inclusion on the Proclaimed List. In both cases the essential facts should be furnished or reference made to prior reports covering the case. Whenever a case should be considered for the confidential list because of special circumstances, these circumstances should be stated and an “A–S” rating recommended.

It is recognized that many of the names relate to obscure individuals whom it may be difficult to identify and your report on such cases may be postponed until you receive a copy of the revised confidential list. At that time it will probably be desirable to recheck many of the cases to determine whether the individual is still associated with the firm which resulted in the inclusion of his name.

Copies of this instruction are being forwarded directly to the missions for distribution to the consulates with such further instructions as the missions deem advisable. In this connection it is assumed that the missions will furnish the consulates with such portions of the list as are applicable to the different consular districts. The reports of the consulates on this matter should, as on other Proclaimed List matters, be made through the mission. The Department will endeavor in the future to forward to the mission and the consulates at regular intervals subsequent revisions of the confidential list. Although the existence of a so-called “gray list” or confidential list has been referred
to in the press and elsewhere the Department desires that the existence of the list and the nature of its operation be treated as confidential.

Very truly yours,

For the Secretary of State:

DEAN ACHESON

740.00112A European War, 1939/4124a

The Secretary of State to Diplomatic and Consular Officers in the American Republics

WASHINGTON, November 25, 1941.


During the past three months the Department has continued a close exchange of views and information with the British Embassy and Canadian Legation in Washington with a view to bringing the maintenance and operation of the Proclaimed List, the British Statutory List and the Canadian List of Specified Persons into the most effective harmony. Section V of the circular instruction of August 28, 1941 indicated that the Department desired our missions to maintain close contact with the British missions for the full and free exchange of information on these matters and our missions were requested to indicate what action the British mission had taken or proposed to take on all cases proposed for addition to or deletion from the Proclaimed List. The Department now desires to reemphasize the necessity for this being done by all the missions in order that the two lists may be speedily brought into more effective harmony.

The British Embassy here has informed the Department that the Ministry of Economic Warfare in London now proposes to add to the British Statutory List all cases appearing on the Proclaimed List and any subsequent additions to the Proclaimed List without waiting for a full presentation of the information which resulted in these cases being placed on the Proclaimed List. The Department and the Interdepartmental Committee on the Proclaimed List are not at present prepared to follow a similar policy of automatically including all Statutory List cases on the Proclaimed List, but we desire to achieve the same result wherever such action would be in line with our basic listing policies as set forth in the circular instruction of August 28, 1941. Since the basic British and American listing policies are now closely in harmony it is believed that this result can be reached if our exchanges of information and views on individual cases
are further developed in the field and in Washington. To this end you are accordingly requested:

(1) To have the officers handling Proclaimed List matters arrange for regular consultations with your British colleagues for the purpose of maintaining a full and free exchange of information and views on all cases.

(2) To review all cases now on the British Statutory List not appearing on the Proclaimed List and furnish the Department with a full report of all information available to you and your British colleague on these cases with your recommendation concerning their inclusion on the Proclaimed List.

(3) To inform your British colleague in the future of all cases which you recommend for addition to or deletion from the Proclaimed List and furnish him with any pertinent information on which your recommendation is based. Also to keep your British colleague informed of proposed additions and deletions as you are notified of the Interdepartmental Committee’s action. These exchanges should, of course, be arranged on a reciprocal basis and you should forward to the Department full information on all cases which the British may subsequently propose for addition or deletion with your recommendation.

It is believed that cooperation in the field along the foregoing lines and within the limitations stated in the circular instruction of August 28, 1941 will make both the Proclaimed List and the Statutory List more effective and avoid for the most part the problems created for both when divergent action is taken in Washington and London on these matters. This cooperation does not, however, contemplate that our actions will be simultaneous or that they will necessarily be identical in all cases, but it is designed to reduce the divergencies between the lists so far as is compatible with our respective interests and independent judgments.

The Ministry of Economic Warfare in London has arranged to have a representative from the American Embassy in London sit in as an observer at meetings of the Black List Committee. This observer will be kept generally informed of our policies and procedures, and he will keep the Department informed on important developments in London. However, it is considered essential by the British and Canadian Governments and ourselves that in the interest of efficient operation the exchanges on particular cases should take place primarily between the respective missions in the first place and in the second place between the Department and the British and Canadian authorities in Washington. Accordingly, the Department will continue to keep the British Embassy and Canadian Legation here closely informed of all cases which are being considered for addition or deletion and we will make available to them the pertinent information on such cases.
The British authorities have expressed the hope that this Government would be prepared to act favorably on removing cases from the Proclaimed List where the British have accepted undertakings from the firm with a view to delisting the firm from the Statutory List. The Department and the Interdepartmental Committee feel that no general position can be taken on this question at this time, but that it is merely one aspect of the general problem of developing closer collaboration in the field and here. Accordingly, you should keep your British colleague closely informed on any assurances or undertakings which we are considering and request him to keep you similarly informed in order that the Department and London may be fully informed of any divergencies of views on particular cases before final action is taken by either.

Very truly yours,

For the Secretary of State:

DEAN ACHESON

740.00112A European War, 1939/4094 : Telegram

The Ambassador in Colombia (Braden) to the Secretary of State

Bogotá, November 25, 1941—8 p.m.  
[Received November 26—1:45 a.m.]

581. Since there have been several instances of imports into Colombia on Dutch ships from Brazil and Argentina by firms on Proclaimed List the Department might care to enlist the cooperation of the Netherlands to instruct their shipping companies not to accept cargo for proclaimed firms.\(^{42}\)

BRADEN

740.00112A European War, 1939/4125 : Telegram

The Ambassador in Brazil (Caffery) to the Secretary of State

RIO DE JANEIRO, November 26, 1941—midnight.  
[Received November 27—11:50 a.m.]

1829. My 1782, November 20, 1 p. m.\(^{43}\) The operation of the Proclaimed List in Brazil was reviewed at meetings last week by my staff with consular officers from Porto Alegre, São Paulo, Bahia and Pernambuco.

It was agreed that the principal obstacle to attaining the purposes

\(^{42}\) In Department's telegram No. 489, December 11, 8 p. m., the Ambassador in Colombia was informed that the matter had been discussed with representatives of the Netherlands Legation and that they had agreed to have instructions sent out to remedy the situation (740.00112A European War, 1939/4094).

\(^{43}\) Not printed.
for which the Proclaimed List was promulgated is the impossibility, under existing controls, of preventing cloaking operations of listed firms. It was brought out that some German firms here have organized cloaking systems in order to enable them to accumulate stocks of American products before the adoption of an all-inclusive export control system by the United States which they believe is inevitable.

These firms switch from one cloak to another faster than our system permits us to list those whose operations have been sufficiently well established to warrant our recommendations for listing (see São Paulo despatch 295 of October 30 [31], 1941 42a).

Inasmuch as the Embassy and Consulate are not in a position effectively to permit [prevent?] cloaking operations, the Consuls have made the following recommendations which I endorse: (1) That all exports from the United States to Brazil be subject to export license; (2) that the Embassy be consulted by telegraph concerning prospective consignees on whom favorable information is not available in Washington. It is recognized that this will require revision of some World Trade Directory reports and compilation of a so-called confidential “white list”. However, in view of the need for or in order to eliminate cloaks it is suggested that the plan be put into operation at once; (3) that the Proclaimed List be maintained. (The suggested procedure for Brazil is all the more important now that the Brazilian Government prohibits the publication of the Proclaimed List.)

I believe that the Brazilian Government would not object to the export license procedure if applied uniformly in the Americas because it would have the advantage of enabling consuming interests here to obtain requirements through legitimate rather than speculative channels thus eliminating profiteering in non-licensed American exports.

I regard this as an important step towards preventing listed firms from obtaining supplies in the United States.

CAFFERY

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740.00112A European War 1939/5181b

The Secretary of State to the Secretary of Commerce (Jones)

WASHINGTON, November 29, 1941.

MY DEAR MR. SECRETARY: Shortly after the issuance of the President's proclamation of July 17, 1941, authorizing the issuance of a Proclaimed List of Certain Blocked Nationals it became apparent that a rigid application of the proclamation with respect to certain Proclaimed List nationals in Guatemala, Costa Rica and Haiti would have resulted in serious dislocations of the national economies of such

42a Not printed.
countries. In order to achieve the objectives of the proclamation, with due regard to the national economies of the other American republics, plans were formulated and are now in operation in Guatemala, Costa Rica and Haiti with this end in view. Under these plans controls have been imposed by the local governments on the activities of certain Proclaimed List nationals located in these countries. The products of firms on the Proclaimed List which are subject to such controls are not forbidden entry into the United States merely by virtue of such fact. In addition exports from the United States for such firms are permitted under certain circumstances.

In the belief that you may consider it desirable to inform American concerns engaged in the importation and exportation of articles from and to such countries of the existence of these plans, I am enclosing a memorandum on the subject for such use as you may care to make of it.

Sincerely yours,

For the Secretary of State:

DEAN ACHESON
Assistant Secretary

740.00112A European War, 1939/4476 : Circular telegram

The Secretary of State to All Diplomatic Missions in the American Republics

WASHINGTON, December 8, 1941—8 p.m.

Supplement No. 5 to Proclaimed List will be issued Wednesday or Thursday, December 10 or 11. This Supplement will contain only additions of Japanese firms or individuals. A few non-Japanese firms or individuals are included because of important Japanese connections where recommended by mission. This supplement has been prepared with utmost urgency and cases are therefore not being referred to missions for approval. Japanese nationality as previously reported by missions or as it appears from other sources here used as basis for inclusion on list. Supplement No. 6 will also probably be confined to Japanese cases and will be issued within a week or ten days in order to pick up (1) additional Japanese cases from those replies to Department’s strictly confidential circular telegram of October 31 which have not been received as yet from certain missions, and (2) any additional Japanese cases available from other

44 Not printed.
45 In a note of December 17, 1941, to Assistant Secretary of State Acheson, British Minister Hall stated that inclusion of Japanese firms or individuals in the British list was on the basis of residence, not nationality (740.00112A European War, 1939/5185).
sources here. It is probable that there will be certain errors and inaccuracies in these Japanese supplements but these cases can be corrected after missions' review of supplements and need for immediate action outweighs advantages of prior checking. Please telegraph immediately any further Japanese cases for Supplement No. 6 which have not been previously reported.

HULL

740.00112A European War 1939/4079

Memorandum by the Acting Chief of the Division of World Trade Intelligence (Dickey) 43

[WASHINGTON,] December 12, 1941.

At a meeting held in Mr. Acheson's office Thursday, December 11, attended by representatives of the European Division, the Near Eastern Division and the Division of World Trade Intelligence, it was decided—subject to your approval—that the Proclaimed List of Certain Blocked Nationals should be immediately extended to include all firms and persons appearing on the British Statutory List for Sweden, Switzerland, Spain (and possessions), Portugal (and possessions), and Turkey.

GENERAL CONSIDERATIONS

It is believed that the principal advantages of so extending the Proclaimed List are political. In view of the state of war which now exists between the United States and Germany and Italy it seems desirable that this Government should appear to the remaining neutral countries to be acting in complete concert with Great Britain. It is believed that under the circumstances the neutral countries concerned as well as the people of the United States would expect such action to be taken.

In view of existing controls and current conditions it is not probable that so extending our Proclaimed List would have any great effect over the movement of trade. Although it is possible that the existing controls would be perfected somewhat it is probable that this action would, however, have more direct effect in controlling financial transactions. It is impossible to state precisely how great this advantage would be but the British Embassy has informed us that the Ministry of Economic Warfare considers that the advantage would be a very material one and of considerable assistance to them.

The extension of our list to other countries outside this hemisphere would probably be well received in the other American republics and

—43 Addressed to the Secretary of State and the Under Secretary.

426-276—63—21
would eliminate the present appearance of discriminating against these republics in confining our Proclaimed List to this hemisphere.

If our list is to be extended to these European countries, it is desirable for political considerations that there should be no divergence between our list and the British Statutory List. Any such divergence would be capitalized by the Germans and Italians. As a practical matter, if we are to act swiftly, it is necessary to adopt the cases on the British List since existing difficulties in communication make it impossible for us to secure rapid and full reports on these matters. Our missions have been under instructions since July 24 to forward information concerning firms which might be considered for the Proclaimed List and they have been instructed to exchange information with their British colleagues to this end. However, we do not, as yet, have adequate reports for the independent preparation of the list from several of the countries.

Since the British have been primarily concerned with the problem of maintaining satisfactory relations with these countries while engaged in waging war with the Axis, it seems logical and wise to follow their lead in any listing policies which we might adopt with respect to these countries. It is believed that any differences on particular cases in the future can be worked out satisfactorily between our respective missions and through the presence of our observer on the Black List Committee in London. In turn, it may be expected, as has been the case, that the British will more and more follow our lead on cases in this hemisphere and that Washington will be the coordination center for hemisphere listing policies. We would, of course, retain full freedom of action to delete or not to add any European cases on which there was disagreement.

**Considerations Concerning the Specific Countries**

**Sweden**

It would not be practicable or advisable to extend our list in Sweden to cover all pro-Axis firms or firms of Swedish nationality which maintain trading relations with the Axis. The British have a comparatively small list for Sweden and they have stated that for the most part they have followed a policy of confining their list in Sweden to Axis-owned or Axis-controlled firms. Our mission has indicated that the British list has been prepared with at least the tacit approval of the Swedish Government. Our mission has previously expressed the view that it would be better not to have a Proclaimed List for Sweden. Telegram no. 822 of December 11, 4 P.M.* from the mission (apparently prepared before the state of war was known) states that the

*Not printed.*
British list contains firms of Swedish ownership; that a certain amount of good-will would be lost in having a Proclaimed List for Sweden and that the only advantages would be coordination with the British and some assistance in administering the navicert system. The mission felt that a Proclaimed List might in the light of our financial and commercial arrangements with Sweden be interpreted by the Swedish authorities as an indication of lack of confidence in them and their undertakings not to permit the reexport of United States imports. The mission further indicated that the British may extend their list in Sweden. In the light of the state of war which now exists it is not believed that these factors ought to be determinative. If we are to extend the list to Europe it ought to cover all neutral countries without discrimination. The British listing policy is keyed to their war interests, which are now ours, and if a United States list is to be extended to Sweden the British list ought to be used.

Switzerland

The British have informed us that their listing policy in Switzerland has also been based primarily on enemy ownership or control but they have probably gone somewhat further here than in Sweden. The control of financial transactions is probably more important in the case of Switzerland than elsewhere. Our mission has not indicated any specific views either for or against the extension of our list to Switzerland. It is to be noted that this Government has requested Switzerland to represent our interests in Axis countries.

Spain

The British have a comparatively long list for Spain and although enemy ownership or control has been the primary basis for listing firms here again the listing policy has gone further than in the case of Sweden. Our Embassy has made a careful investigation of the British Statutory List cases for Spain and has recommended that our Proclaimed List be extended to Spain and include some 350 cases contained on the British list. The Embassy suggested that some twenty cases on the British list might be kept on our confidential list pending further checking. However, it does not appear that under existing conditions there would be any objections to including these cases on the Proclaimed List. Our Embassy has recommended the inclusion of more than 100 additional cases which are not presently on the British Statutory List. It is not believed that the British have consulted the Spanish Government very closely with respect to their listing policies but no particular political disadvantages are seen in extending our list to Spain by including all cases now on the Statutory List.
Portugal

The British listing policy in Portugal has been somewhat more restricted than in the case of Spain due to special considerations. No particular political disadvantages are perceived in extending our list at this time to Portugal on the basis of the firms included in the British list. Our mission has not as yet indicated any position on the question. The American Consul in Portuguese East Africa has recommended that our list be extended to that area.

It is to be noted that the British have used a confidential Black List more extensively in the case of Portugal than in any of the other countries.

Turkey

At present Turkey is the only country among those mentioned which has not been brought under the Treasury freezing regulations. The British Embassy has informed us that the most recent war trade agreement,\(^{49}\) which was negotiated with Turkey within the last three months, provides that the British will not list Turkish-controlled firms merely because they are exporting to the Axis indigenous products in return for goods essential to the Turkish economy. Under this agreement certain Turkish-controlled firms will shortly be deleted from the Statutory List. The British would be able to furnish us with such prospective deletions for guidance in the preparation of our list. The British have discussed questions of listing policy with the Turkish Government but not generally the action to be taken on specific firms as in the case of Sweden.

Our mission has not expressed opposition to the extension of the Proclaimed List to Turkey in the reports received to date.

**Conclusion**

1.) That the British Statutory List as it now stands, adjusted for pending deletions, be immediately adopted as the basis for a United States Proclaimed List for Sweden, Switzerland, Spain, Portugal and Turkey.

2.) That our missions be instructed to take up with their British colleagues any cases which they believe should subsequently be added to or removed from both lists.

3.) That the appended telegram \(^{50}\) be sent to our missions in these countries at once.

\(^{49}\) An agreement in the form of two letters, first presented by the Turkish Government on August 25, 1941, amended in Anglo-Turkish negotiations (August-October, 1941), and finally accepted by the British Government on October 14, 1941; see Medlicott, *The Economic Blockade*, vol. ii, pp. 247-250.

\(^{50}\) See quoted portion of telegram No. 5960, December 20, noon, p. 319.
The Ambassador in Brazil (Caffery) to the Secretary of State

Rio de Janeiro, December 19, 1941—1 p.m.
[Received 1:30 p.m.]

2119. For the Under Secretary. Aranha made it abundantly clear to me yesterday, and desires me to make it clear to you, that we cannot expect his enthusiastic cooperation with us to continue unless different methods are adopted in connection with the Proclaimed List. He says all the blame all over Brazil is being placed on his shoulders and that it is weakening his position more than he can stand.

As I have stated before the Proclaimed List ends can be substantially met and we can do away with Aranha’s objections if the Department will adopt the framing control suggested in my telegram 1829, November 26 and the maintenance of the confidential list.

Caffery

The Secretary of State to the Ambassador in the United Kingdom (Winant)

Washington, December 20, 1941—noon.

5960. Department on December 15 sent following strictly confidential telegram to American missions in Sweden, Switzerland, Spain, Portugal and Turkey:

“In view of the state of war with Axis countries Department proposes immediate extension of Proclaimed List to Sweden, Switzerland, Spain and possessions, Portugal and possessions, and Turkey. Similar war interests and desire for concerted action in such matters indicate advisability of adopting British Statutory List as it now stands. Subsequent adjustments in both lists can be made through joint consultations. Please telegraph immediately your comments concerning this action in light of current developments.”

Department has requested British Embassy here to secure from London names on Statutory List which are being considered for deletion. Upon receipt of these cases Department expects to issue Supplement to Proclaimed List based on British list adjusted for prospective deletions. It is contemplated that subsequent changes in Proclaimed List for these European countries would be kept in harmony with British list primarily through cooperation of respective missions and through our observer on Black List committee. Full freedom of

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*Not printed.
*Circular telegram, December 15, 1941, 7 p.m. (740.00112A European War, 1939/4979).
independent action would be maintained here with respect to any subsequent changes on which agreement was not reached between the missions or between you and MEW. Please telegraph your comments.

HULL

740.00112A European War 1939/5355 : Telegram

The Ambassador in the United Kingdom (Winant) to the Secretary of State

LONDON, December 23, 1941—11 p.m.
   [Received December 23—7 p.m.]

6202. Department’s 5960, December 20, midnight [noon]. Ministry of Economic Warfare officials consulted are favorable to the Department’s proposals regarding procedure harmonizing Proclaimed and Statutory Lists for European countries. We tentatively explored certain details of required mechanics but felt number of points would have to be dealt with as they arose.

We agreed, subject to the Department’s approval, that recommendations to list or delete would continue to come from British missions to Ministry of Economic Warfare through established channels but that henceforth they would invariably include definite statements regarding American missions’ concurrence or disagreement. In latter case (only) would American missions telegraph Embassy at London their opinions. Embassy observers at Blacklist Committee meetings would have access to files including corporations and recommend to Department either concurrence British missions position or maintenance stand taken by American missions unless of course Department desires such cases settled here when practicable. We believe there will be very few cases in which attitudes of British and American missions will not be reconciled in the field.

Question arose what the American equivalent of Black as differentiated from Statutory List would be particularly in cases where recommendations specified the former. Will the Department please telegraph attitude this point.\(^{53}\)

WINANT

\(^{53}\) In telegram No. 75, January 7, 1942, 11 p. m., to the Ambassador in the United Kingdom, the Department approved of the procedure herein outlined. With regard to this last paragraph, the Department’s attitude was stated as follows: “So far as practicable we contemplate using British Black as differentiated from Statutory List for our confidential list.” (740.00112A European War, 1939/5355)
Re: Extension of Proclaimed List to Europe

Telegraphic replies have now been received from our missions in Sweden, Switzerland, Spain, Portugal and Turkey to the Department’s circular of December 15, 1941, advising these missions that the Department proposed immediately to extend our list to these countries on the basis of the British Statutory List. All of the above missions except Sweden agree with or raise no objection to the proposed action.

The Legation at Stockholm in telegram no. 851, December 16, 1941, merely refers the Department to its previous telegram no. 822, December 11. The views set forth in this telegram were previously summarized for you in the appended memorandum of December 12, 1941, on the basis of which the proposed action was approved despite this Legation’s preference for not extending our list to Sweden.

The Legation at Bern replied in telegram no. 366, December 18, that after consultation with Consul General Stewart they concurred with proposal to extend list “if it is also extended to all other countries named”, i.e. the other four European neutrals. Legation assumed Minister Harrison consulted; Mr. Acheson has done so.

The Embassy at Madrid in telegram 1078 of December 19 sees no objection to proceeding as proposed and gives names of certain pending deletions which will be reflected in our list after consultation with British Embassy here which is checking with London.

Our mission in Portugal replied in telegram no. 742 of December 17 that it was in accord with Department’s proposal to extend list immediately to Portugal.

The Embassy at Ankara in telegram no. 497 of December 18 stated it perceived no objection to extending list to include enemy firms in Turkey, but thought it inadvisable to include Turkish firms. The Embassy stated inclusion of Turkish firms on British list caused resentment in Turkey and eventually resulted in arrangement whereby “most of the Turkish firms were deleted” from British list in return for Turkish Government giving certain undertakings. Our list will,

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54 See quoted portion of telegram No. 5960, December 20, noon, to the Ambassador in the United Kingdom, p. 315.
55 Not printed.
56 Ante, p. 315.
of course, reflect all the deletions already made or proposed to be made by the British, but beyond this it would not be feasible for us presently to single out Turkish firms for deletion and it is assumed that our mission recognizes this and the advisability of our lists being parallel.

WT is now completing the work of preparing the revised British list for publication in the Proclaimed List for these countries and their possessions. It is assumed that the foregoing replies have not altered the decision to go ahead with the publication as soon as possible. A consolidated Proclaimed List covering the original list of July 17, 1941 $^7$ and the six supplements to date will be published within two weeks and it is proposed to include the European listings in this consolidation. Unless WT is instructed to the contrary the proof will go to the printer during the week of December 29th.

JOHN S. Dickey

$^7$ List of July 17, 1941, printed in 6 Federal Register 3557–3573.