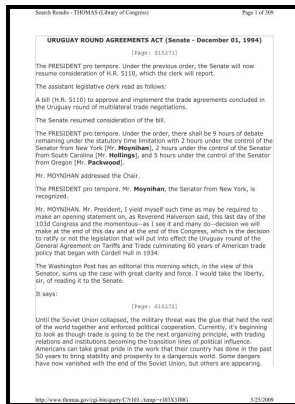


Extension of the Renegotiation act. - Hearings, Ninety-third Congress, first session, May 2, 1973.

U.S. Govt. Print. Off. - Text of H.R. 7445 (93rd): An Act to extend the Renegotiation Act of 1951 for one year, and ... (Passed Congress version)

Description: -



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Renegotiation of government contracts -- United States. Extension of the Renegotiation act. - Hearings, Ninety-third Congress, first session, May 2, 1973.

-Extension of the Renegotiation act. - Hearings, Ninety-third Congress, first session, May 2, 1973.

Notes: Includes bibliographical references.

This edition was published in 1973



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Tags: #Text #of #H.R. #7445 #(93rd): #An #Act #to #extend #the #Renegotiation #Act #of #1951 #for #one #year, #and #... #(Passed #Congress #version)

Railroad retirement temporary benefit increase extension : Hearings before the Committee on Interstate and Foreign Commerce, House of Representatives, Ninety

I would regard that as information received in confidence and unless the situation met one of the statutory exceptions, I would allow the reporter to withhold it. In the current debate, nothing is more misleading than the suggestion that the real question should be framed as a choice between combating crime or protecting news sources. We adopt this broad concept of confidentiality because it is difficult, if not impossible, to draw the line as to where traditional concepts of confidentiality end.

Full text of disqualification : Hearing, Ninety

I feel, for that reason, that any legislation that provides for the use of reporters as Government investigators in any circumstances would be a violation of the first amendment.

Extension of the Renegotiation act. Hearing, Ninety

Then I think I would say this: We don't ask the privilege for ourselves. They did assert, however, that the reporter should not be forced either to appear or to testify before a grand jury or at a trial until and unless sufficient grounds are shown for believing: 1 That reporter possesses information relevant to a crime under investigation; 2 That the information the reporter has is unavailable from other sources; and 3 That the need for the information is sufficiently compelling to overrule the claimed invasion of First Amendment interests occasioned by the disclosure.

Full text of disqualification : Hearing, Ninety

The Supreme Court denied review. Committee on Interior and Insular Affairs.

Full text of prosecutor and Watergate grand jury legislation. Hearings, Ninety

I am enclosing, for your background information, a copy of my June's prepared statement. As Representative Culver suggested when introducing his bill, in matters of public moment particularly, it is important that justice be not only done but be seen to be done.

Inaccurate and Unfair Billing Practices: Hearings Before the Subcommittee on ...

The statute might also be revised to give the challenged judge an opportunity to file a counteraffidavit. At the time we argued in the Supreme Court we had very few specific examples to give the Court.

Full text of privilege. Hearings ... Ninety

FEA compliance programs : hearing before the Subcommittee on Energy and Power of the Committee on Interstate and Foreign Commerce, House of Representatives, Ninety-fifth Congress, first session, on H. Xow, apparently, the parent company we can be pretty pure in that, but when you get into requiring some judge to know what his interest is in a thousand subsidiaries out of a mutual fund, or seven or eight other subsidiaries, I do not know what I would do.

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