

April 10, 1973

to and I don't object to that. I only ask the Chair, should he--should he register. And if he registers, then it requires certain obligations to explain what he is here for.

PRESIDENT: Well permit the Chair then to observe this; that if that person is contacting Senators in an individual capacity, then it would seem to the Chair that he falls under the purview of the law and that he is not one of the persons who is limiting his lobby solely to appearances before legislative committees and he's not limiting his activities to advising the committee in writing, while he may advise the committee in writing whom he represents, but he also is not limiting his lobby activities solely to writing letters or furnishing written material or to committees thereof and apparently is not limiting his lobbying solely to appearances before legislative committees upon the invitation of a member of the Legislature or, at the direction of the Governor and so on. I suppose that there could be one loop there in that if he is appearing before legislative committees upon the invitation of a member of the Legislature, that might give him then that privilege but it would not appear to me that that would extend to someone in between committee hearings. In other words, to begin contacting Senators on an individual basis. I wonder if this has helped.

SENATOR CARPENTER: Well, he's not only appearing but he's

(End of Belt #3)