DEPARTMENT OF DEFENSE INTELLIGENCE INFORMATION REPORT			
-NATIONAL SECURITY -INFORMATION -Unsutherised Disclosure Subject to -Criminal Senstions	Classification/Control Markings		This report contains unprocessed information. Plans and/or policies should not be evolved or modified solely on basis of this report.
1. COUNTRY: ARGENTINA (A	R) 2. REI	PORT NUMBER:	(b)(3):10 USC
3. TITLE: (U) POLITICAL, HI Forwarding of Embassy To cerning Disappearance Co 5. DATE OF INFORMATION: 790	elegram Con- ases 6. DA	DJECT NUMBER: N/A	
7. DATE & PLACE OF ACQUISITION Buenos Aires 9. ASSESSMENT: SOURCE, IN 11. REQUEST EVALUATION, QP 14. SOURCE: Amembassy teleg dtd 790208	790209, (b)(3):10 USC 424 10. ORI		22-A PROVING AUTHORITY: 0):10 USC 424
15. SPECIAL INSTRUCTIONS:			O YES 🗆
ADVANCE REPORT - FOR DEFENSE USE ONLY 16. SUMMARY: (U) This IR forwards Amembassy telegram 1097, concerning an Argentine Supreme Court statement of denial of justice in disappearance cases—and which the Court places the burden of informing the public on the Executive power. BEST AVAILABLE Rec'd RDS-3BI 27FEB 79 OVER 10 NO E			
18. DISTRIBUTION BY ORIGINATOR: DIA (ariginal)	19. DOWNGRADING AND DECLAS	SSIFICATION DATA:	20. ENCLOSURES:
USCINCSO, Quarry Hts CA DIA (DB-3E)	CLASSIFIED BY: DIAM 5 DECLASSIFY ON: 9 FEI	58-11, ENCL 3 5-78- 3-1985	1 Enclosure . 1. Amembassy Telegram . 1097, DTG 081820 FEB 79 1 cy, 4 pgs (e)
	DECLASSIFIED IN FULL Authority: EO 13526 DIA FOIA & Declassification Date: Oct 19, 2018	•	Fiche'd by dia/ds-4d
,	CONFIDENTIAL CLASSIFICATION/CONTROL	a no az-	21. This IR contains _1 pages.

081820Z FEB 79

INDICATE COLLECT CHARGE TO

Amembassy BUENOS AIRES

CLASSIFICATION -CONFIDENTIAL

-12065

O XXXX

TAGS:

SUBJECT:

ACTION:

INFO:

AMB DCM

POL 3 POL/R **ECOM** USICA

CHRON RF

(b)(3) 10 U.S.C. 424

GDS 2/8/85 (THAYER, Yvonne) OR-P-

(U) Supreme Court Acknowledges Denial of Justice in Disappearance Cases

Secstate WASHDC

USCINCSO QUARRY HTS CZ CONFIDENTIAL BUENOS AIRES 1097

REF: 1978 Buenos Aires 8796

1. (U) The Supreme Court reiterated its inability to resolve the cases of 1,542 disappeared persons due to the lack of information and cooperation of the Executive power, while at the same time acknowledging that such a situation constitutes a denial of the third justice. The December 21 ruling, in reply to & Permanent Assembly for Human Rights petition signed by 1,221 persons problematical 1,542 documented cases of disappeared persons, was made public in early February. In its unanimous decision, the court called upon the Executive Power to make available sufficient information for the courts to resolve the habeas corpus petitions for disappeared persons in fulfillment of the court's responsibility to uphold the Constitution and individual liberties.

(U) Although the court declared itself not empowered to evaluate or emit opinions on "situations not commended to it by

DRAFTED BY:

POL:YThayen:sz

DRAFTING DATE 2/8/79

TEL EXT.

278

CONTENTS AND CLASSIFICATION APPROVED BY:

POLCOUNS: WHHallman

CLEARANCES:

DCM: MChaplin 4 ROXXRAHAKKIX USICA: JEOPT

DECLASSIFIED IN FULL Authority: EO 13526 THA FOIA & Declassification Services Offices

Date: Oct 19, 2018

(b)(3):10 USC 424

BA-17 4-12-78

January 1975 Dept. of States

CONFIDENTIAL

CLASSIFICATION

OPTIONAL FORM 153

government," it noted the high number of cases in which habeas corpus petitions had to be rejected by the courts because of the reply of the Executive Power that it had no record of the individuals' detention. This fact, said the court, constitutes a situation "equivalent to the effective denial of justice for causes totally foreign to the special functions and competence of the judges, who do not have it within their power to remedy the situation." In order to permit the court to fulfill its mandate to safeguard individual liberties and uphold the Constitution, the court asked that the Executive Power "immediately take necessary measures to create the conditions required by the judiciary to resolve the cases, without intending, of course, to obstruct the objectives of national unity, internal peace and common defense."

3. (U) The Supreme Court's ruling got good press coverage, as well as a strongly supportive editorial in La Nacion Feb. 4. La Nacion sustained that "there is no political issue in Argentina today more important than that of guaranteeing individual security now that collective security has been assured." Peace has been attained by force of arms to the grateful relief of the population, said La Nacion. "However, it is not enough to win the peace; it is indispensible that it be guaranteed." The court has shown by its decision that it is alert and doing

DECLASSIFIED IN FULL Authority: EO 13526

DIA FOIA & Declassification Services Offices

Date: Oct 19, 2018

CONFIDENTIAL Classification BA-17

OPTIONAL PORM 152a(H)
(Formerly ES 413(H)a)

Page 3 of MRN

its part to achieve that fervently desired objective, said La Nacion.

- 4. (U) Justice Minister Varela pointed to the December 21 decision as proof that Argentina enjoys an independent judiciary in remarks made to the press Feb. 7. He said that several judicial reform measures are now being studied by a special three-man commission, among them an agreement with the Province of Buenos Aires which would greatly simplify and shorten inter-court procedures and could be followed in other provinces.
- 5.—(C) COMMENT: The delicately worded decision, which virtually acknowledges the court's powerlessness to act in disappearance cases, was also well received by the Permanent Assembly for Human Rights. Publicly calling the decision a "comfort" to families of disappeared persons, a PAHR official told Emboff that the court has now put the burden of the disappeared "problem" squarely where it belongs—in the Executive branch. The government will not be able to hide the disappearances issue behind the courts and the legal system, he said, adding that PAHR was considering recommending the Supreme Court judges resign if the Executive refused to accord them the power to carry out their mandate. Justice Minister Varela's ingenuous remark that the ruling wh will help improve the country's image as an example of the independence and

DECLASSIFIED IN FULL
Authority: EO 13526

DIA FOIA & Declassification Services Offices

Date: Oct 19, 2018

Classification

OPTIONAA-FORM 152s(H) (FotmletigerS-413(H)s) January 1975 Dept. of State

power of the judiciary seems to have missed the high court's point altogether. What is noteworthy, however, is that a movement--perceptible in the more forthright press reports and editorials, the latest Supreme Court ruling and the awakening public **soutrage** outcry against xxxf/abduction-murders--is steadily growing within Argentine country society to turn the coords toward the rule of law. END COMMENT.

DECLASSIFIED IN FULL Authority: EO 13526 DIA FOIA & Declassification Services Offices Date: Oct 19, 2018

Classification

DA-IT OPTION&L F-QRM 152e(H) (Formerly FS-413(H)a) January 1975 Dept. of State