WXPost Jun 2 6 1974 CIA Seeks

New Power to Halt Leaks

By Laurence Stern Washington Post Staff Writer

Legislation that would significantly broaden the government's power to bring criminal sanctions against employees or government contractors for disclosure of intelligence secrets is being circulated within the Nixon administration.

The measure, proposed by Central Intelligence Agency Director William E. Colby, could also empower him to seek injunctions against news media to prevent them from publishing material he considers harmful to the protection of intelligence sources and methods.

Colby's draft would give the CIA director more statutory muscle to define national security secrets and punish transgressors than ever before.

Its appearance comes against a background of court battles on national security secrecy issues ranging from the Ellsberg case to the book, "CIA and the Cult of Intelligence," written by former government intelligence officers Victor Marchetti and John Marks. The book, the first to be published in the United States after pre-publication censorship by the federal government, went on sale yesterday.

Had Colby's proposal been law a year earlier the book might well have never seen the light of day and the two authors would have been subject to 10-year prison sentences and \$10,000 fines.

Under existing law, how-ever, the best the CIA was able to do was invoke the secrecy oaths signed by men as grounds for a civil action requiring them to submit their manuscripts in advance for government clearance.

The government won first round in the courts when the binding nature of the secrecy oaths was upheld. But Marks and Marchetti challenged the CIA's demand, on grounds of classification, for

See CIA, A14, Col. 1

CIA Seeks Power **ToEndDataLeaks**

CIA, From A1

some 350 deletions in the manuscript. After adjudication of their countersuit before U.S. District Court Judge Albert V. Bryan Jr., in Alexander, the number to deletions was reduced to 27.

Americans Continue To Refuse to Eat

CALCUTTA, June 25 (UPI) on suspicion of espionage have refused to break their eight sources and methods.' day hunger strike despite rapidly deterioating health, according to their lawyer.

Richard Winn Harco and Anthony Allen Fletcher, both drivers, began their fast in jail June 17 to dramatize their desire for a speedy trial. Their including journalists — before attorney, S.P. Dudhewala, said or after an act of disclosure. that the two men, arrested nearly 14 monts ago, have taken no nourishment except

1. 4.

Bryan required the agency to go beyond the more assertion by Colby and four CIA deputy directors that material in the book was classified. He asked the CIA to demonstrate in each instance the basis for classification. Much of the trial was held in a closed courtroom.

Under Colby's proposed amendment to the National Security Act of 1947, the CIA director would be empowered to determine the ground rules to prevent publication of the Two American youths held for classification under a general grant of responsibility for protecting "intelligence

The Colby proposal would exempt news media from the criminal provisions of the law. But the draft language could, according to informed officials, enable the CIA director former San Francisco taxi to trigger injunctive action by

In the Pentagon Papers taken no nourishment except justices, particularly Thurjuice and tea during the past
eight days. They have lost 10
pounds each, he said.

| Case, several Supreme Court to intelligence of any statutes to support the government's offent.

| He did | Court to intelligence of any statutes to support the government's offent. port the government's effort damage was.



WILLIAM E. COLBY ... proposes bill

Vietnam documents. Colby's proposal would strengthen the government's hand in this respect.

Colby submitted the draft measure to the Office of Management and Budget to circulate through the bureaucracy for comment before it is introthe Attorney General against "any person" — presumably including journalists — before or after an act of disclosure duced in Congress. In a transintelligence effort has resulted from unauthorized discase, several Supreme Court closure of information related justices, particularly Thurto intelligence sources and to intelligence sources and

He did not specify what that

See this file 11 Jun 74 6 Aug 74 20 Feb 75 (REFS)