The Civil Rights Act does not apply to any guarantee, does it, to a federally guaranteed loan program?

Mr. Moore. Under the guaranteeing agency. Mr. Muirhead. Under the guaranteed loan program, the guaranteeing agency does file with us the civil rights compliance form; however, the bankers, the lenders, are not required to file such a compliance

Mrs. Green. They do not come under title 6?

Mr. Muirhead. That is right. I am speaking of the compliance form under title 6, Madam Chairman.

Mrs. Green. I think you raised a good point, Mr. Quie.

In the hearings in February of 1965, some charts were presented on

low income and aptitude. Could they be brought up to date?

Mr. Moore. In fact I may have them with me for submission in the

record this morning; they are based on last year's data on the college programs, income levels, and by programs and so on.

Mrs. Green. All right, then, the meeting will adjourn until 10 o'clock tomorrow morning, and we will then continue with Commissioner Howe. At 1 o'clock tomorrow afternoon I invite all of the members of the subcommittee on both sides of the aisle to join in an informal discussion of the current draft policy and how it affects graduate education. That is at 1 o'clock and it will be an executive

(Whereupon, at 12:10 p.m., the subcommittee recessed, to reconvene

at 10 a.m., Thursday, February 8, 1968.)