

May 26, 1967 Letter, US Senator Vance Hartke to UN Secretary-General U Thant

Citation:

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Summary:

U.S. Senator Vance Hartke inquires about the pending applications of North Vietnam and South Vietnam and North Korea and South Korea to gain entry into the United Nations, as well as the procedures involved for the dual admission of these divided nations.

Original Language:

English

Contents:

Original Scan

GEORGE A. BMATHERE, PLA.
CLINTON P. ANDERSON, N. MEX.
ALBERT GORS, TENN.
ALBERT GORS, TENN.
ELIZABER, GORS, TENN.
ELIZABER, MCCARTHY, MINN.
VANCE HARTKE, INO.

JOHN J. WILLIAMS, DEL. FRANK CARLEON, KANS, WALLACE F. BERNETT, UTAH CARL T. CURTIS, NEBR. THRUSTON B. MORTEN, KY.

603.1

16 June

rtes Senate

Ruth.

Please file under KOREA. I have put a copy in my Viet-Nam file.

Many thanks.

pbs

ON FINANCE

, 1967

ACTION MAY 29 1967

-Action Completed Y-Acknowledged

- No Action Required INT ALS per hat

OR 210(1) PP

New York, New York

My dear Mr. Secretary General:

It is my understanding that membership applications from South Vietnam, dated December 17, 1951, and from North Vietnam dated December 27, 1951, are still pending before the United Nations. I have seen a copy of what appears to be the last action involving them, in January, 1957, when Russia offered a draft resolution in the Special Political Committee for recommendation by the General Assembly. That proposal was in the nature of a request by the General Assembly for the Security Council to consider these applications, together with those of the two Koreas, "with a view to recommending the simultaneous admission of all these states to membership..." The recorded vote in the Committee was 45-12 against, with 18 abstentions. So far as I have been able to determine, there has been no further action on these applications.

Is the information correct that the North and South Vietnam applications are still "pending"? If so, what is the meaning of the term and what would be required to secure further consideration of them? Would

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Wilson Center Digital Archive

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FULLEMENT. ARK.
HAM RIBICOPP, CONN.

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JOHN J. WILLIAMS, DEL.
FRANC CARLSON, KANE.
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THRUETON B. MORTON, KY.
EVERETT MCKINLEY DIRKSEN, ILL

TOM VAIL, CHIEF COUNSEL

603.1

United States Senate

COMMITTEE ON FINANCE

May 26, 1967

MAY 29 1507

- Action Completed

- No Action Required
INT ALS Action Required

OR 210 (1) pp

Original Scan

The Honorable U Thant Secretary General United Nations New York, New York

My dear Mr. Secretary General:

It is my understanding that membership applications from South Vietnam, dated December 17, 1951, and from North Vietnam dated December 27, 1951, are still pending before the United Nations. I have seen a copy of what appears to be the last action involving them, in January, 1957, when Russia offered a draft resolution in the Special Political Committee for recommendation by the General Assembly. That proposal was in the nature of a request by the General Assembly for the Security Council to consider these applications, together with those of the two Koreas, "with a view to recommending the simultaneous admission of all these states to membership..." The recorded vote in the Committee was 45-12 against, with 18 abstentions. So far as I have been able to determine, there has been no further action on these applications.

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The Honorable U Thant

May 26, 1967 Page 2

the procedure be that which was followed in 1957; that is, consideration of a resolution in the Special Political Committee followed by action of recommendation in the General Assembly and then consideration on the Security Council agenda?

This inquiry is for the purpose of understanding the procedures exactly. I will appreciate the specific information in whatever detail you feel would be helpful. It might also be useful to me if you could trace the history of the successive considerations given to these two applications, including confirmation of the fact that no consideration has been given since 1957. But the heart of my concern is the question whether these applications, and those of the two Koreas, could be brought up for further consideration and, if so, what the procedure involved would entail.

Faithfully,

Vance Hartke

United States Senator

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