The Supreme Court's nullification of the Industrial Security Programs presents one of the most urgent problems faced by Congress in recent years. I am leaving no stone unturned in my efforts to get the Congress to act immediately on my Industrial Security bill in order that the Court will have no further excuse for refusing to uphold the program. The case of Greene v. McElroy is another flagrant example of the Court's mental gymnastics which result in undermining our internal security. Contrary to the Court's rationale, there was no right of the individual involved in this case. The sole question involved was whether the Government could use any procedure it deemed advisable in the national interest in determining who should have access to secret information.