## DISTRICT OF COLUMBIA

## COURT OF APPEALS

| STEVEN J. ROSEN, |  |
| :---: | :---: |
| Plaintiff-Appellant |  |
| v. |  |
| (MERICAN ISRAEL PUBLIC AFFAIRS | ) |
| COMMITTEE, INC., et. al., | ) |
| Defendants-Appellees | ) |
|  | ) |

## INDEX TO EXHIBITS SUBMITTED BY AMICUS CURIAE

The following is an index to the exhibits submitted by the amicus curiae. It is submitted as an aid to the Court's review of the Defendants-Appellee's misrepresentations about the 1984-1987 FBI investigation of the American Israel Public Affairs Committee for espionage and theft of US government property.

| Exhibit | DESCRIPTION |
| :--- | :--- |
| A | Filing to the USTR Section 301 Committee <br> seeking \$6.64 billion in compensation for US <br> Industry Organizations May 24, 2010 (does not <br> include appendix of FBI documents). |
| B | Heather H. Hunt, Chief, Registration Unit, <br> Counterespionage Section, National Security <br> Division, US Department of Justice response to <br> Amicus Curiae request to Brief AG Holder, <br> December 29, 2011 |
| C | Nanette M. Downing, Director, Exempt <br> Organization Examinations, Internal Revenue <br> Service confirmation of receipt of information <br> about AIPAC tax exempt status, December 8, <br> 2011 |
| D | David M Hardy, Section Chief, Records |


|  | Management Division, FBI, response cover letter <br> to Amicus Curiae releasing 82 pages under FOIA <br> $1124826-000$ dated July 31, 2009 |
| :--- | :--- |
| E | Declassified FBI investigation files "Theft of <br> classified documents from the Office of the United <br> States Trade Representatives" released under <br> FOIA 1124826-000 to the Amicus Curiae on July <br> 31,2009 |
| F | Jonathan R. Weinberger, Associate General <br> Counsel, Executive Office of the President, Office <br> of the United States Trade Representative, <br> decision to declassify and release some portions of <br> the report "Probable Economic Effect of Providing <br> Duty-Free Treatment for Imports from Israel" sent <br> to the Amicus Curiae on December 22, 2011. |
| G | Bloomfield, Douglas "The 'AIPAC Two' aren't the <br> only ones on trial" New Jersey Jewish News, <br> March 5, 2009 |
| H | Federal Register / Vol. 49, No 32 "Probable <br> Economic Effect of Providing Duty-Free <br> Treatment for Imports from Israel" February 15, <br> 1984 |
| I | US Bromine Alliance Letter to the International <br> Trade Commission over Data loss, ITC Public file <br> November 1, 1984 |
| J | International Trade Commission Chairwoman <br> Paula Stern letter to the Bromine Alliance on <br> confidential business data loss, ITC Public file <br> November 29, 1984 |
| K | Monsanto Letter Kenneth Mason of the <br> International Trade Commission over patent <br> concerns" ITC public file, May 2, 1984 |


| Respectfully submitted |
| :--- | :--- |
| Grant F. Smith, pro se |

## MAY 242010

## Before the Office of the

# United States Trade Representative Section 301 Committee 

The Institute for Research: Middle Eastern Policy, Inc.
*Hand Delivered*

## BEFORE THE OFFICE OF THE

# UNITED STATES TRADE REPRESENTATIVE 

INSTITUTE FOR RESEARCH:<br>MIDDLE EASTERN POLICY, INC<br>) Petition for Relief Under<br>) Section 301(a) of the Trade<br>) Act of 1974, as Amended,<br>) 19 U.S.C. $\S \S 2411$ et seq.

## PETITION

The Institute for Research: Middle Eastern Policy (IRmep) represents American citizens and industries residing in 42 states concerned about trade, development and US Middle East policy formulation. IRmep also represents some of the US industries and organizations originally opposed to passage of the 1985 US-Israel Free Trade Area. (See Appendix \#1)

During the spring of 1984 American trade associations, companies and industry representatives provided business confidential information solicited through the Federal Register by the International Trade Commission and US Trade Representative for development of a classified 300+ page report on proposed duty-free entry of Israeli products into the US market. In 1984 the Israeli Minister of Economy Dan Halpern obtained the classified US government report Probable Economic Effect of Providing Duty Free Treatment for U.S. Imports from Israel, Investigation No. 332-180. Halpern passed it to the American Israel Public Affairs Committee (AIPAC) to lobby and engage in public relations in order to generate conditions favorable for passage of the FTA in the US. By request of the USTR, the FBI launched an investigation into how Israel and AIPAC obtained and circulated copies of the classified report during the most critical negotiation period. AIPAC was ordered to return the classified business confidential information, but instead made an unauthorized copy to continue leveraging the data against US industry. After Halpern claimed diplomatic immunity, the Justice Department closed down the investigation. US industries were never compensated. The FBI investigation file wasn't declassified until the summer of 2009. (See Appendix \#2) The USTR continues to refuse declassification and release of the trade report due to the extreme sensitivity of the data. (See Appendix \#3)

Section 301 of the U.S. Trade Act of 1974, "authorizes the President to take all appropriate action, including retaliation, to obtain the removal of any act, policy, or practice of a foreign government that violates an international trade agreement or is unjustified, unreasonable, or discriminatory, and that burdens or restricts U.S. commerce."

An analysis of the performance of all other US-bilateral FTAs reveals that they do not deliver a systemic advantage to any partner. Whether one country or another has a trade surplus in any given year is a "random walk" responding to market forces. In 2010, the US had a $\$ 31.43$ billion surplus with its bilateral FTA partners, though in 2006 and 2007 these same agreements produced a narrow US deficit.

## US-other Bilat FTA Trade in Goods



Figure 1 US-Bilateral FTA Performance
Because Israel unfairly leveraged business confidential information stolen from US corporations and industry groups to create new export oriented industries to penetrate the American market, it gained an unwarranted systemic advantage. The US-Israel FTA is an anomaly among FTAs in that it principally benefits the foreign party, providing a destination for $40 \%$ of Israel's exports. It resembles a private industry funded foreign aid program more than a bilateral FTA. In 2010 the US Israel FTA produced an $\$ 11.2$ billion US deficit in goods trade. Over the past 10 years, the US deficit has averaged $\$ 7.09$ billion per year. Since 1985 the cumulative US-Israel deficit in current dollars is $\$ 80.9$ billion.

US-Israel Trade in Goods


It is probable that if the US-Israel free trade negotiations and subsequent exchange had taken place without the misappropriation of classified US trade data, it would more resemble other US-bilateral trade agreement performance. Absent the Israeli advantage achieved through data misappropriation, it is highly likely US-Israel trade would have been in parity, producing no systemic deficit for the US. Under normal conditions, the US would have likely enjoyed a $50 \%$ share of bilateral flows, or $\$ 33.2$ billion in additional exports to Israel.

Assuming average wholesale margins of 20\%, over the last ten years US exporters lost $\$ 6.64$ billion due to this Israeli violation of the U.S. Trade Act of 1974. The 76 organizations opposed to the FTA (or their successors) have never been fairly compensated for Israel's theft and ongoing use of their confidential business information.

This petition seeks Israeli government compensation for the trade data theft equal to a total \$6.64 billion settlement divided between the 76 US industry groups in proportion to their 10 year trailing gross revenue. If the Israeli government refuses to pay, an import duty to generate $\mathbf{\$ 6 . 6 4}$ billion compensation over the next five years should immediately applied to Israeli exports to the US.

Appendix \#1 - US Industries Opposed to the 1985 US-Israel FTA

| Abex Corporation | Dow Chemical, U.S.A. |
| :---: | :---: |
| AFL-CIO | Ethyl Corporation |
| AG West, Inc. | Florida Citrus Mutual |
| American Butter Institute | Furman Canning Company |
| American Dehydrated Onion and Garlic | Gangi Bros Packing Co. |
| Association | Garden Valley Foods |
| American Farm Bureau | George B. Lagorio Farms |
| American Fiber Textile Apparel Coalition | Great Lakes Chemical Corporation |
| American Hoechst Corporation | Greater Chicago Food Brokers |
| American Mushroom Institute | Harter Packing Co. |
| American Protective Services | Hastings Island Land Company |
| Applewood Orchards | Heidrick Farms, Inc. |
| Apricot Producers of California | Hunt-Wesson Foods |
| Arkansas Industrial Development | King Bearings, Inc. |
| Axette Farms, Inc. | Langon Associates |
| Belger Cartage Service | Leather Products Coalition |
| Bob Miller Ranch | Letica Corporation |
| Byrd Foods, Inc. | California Farm Bureau Federation |
| California Avocado Commission | Liquid Sugar |
| California Dried Fig Advisory | Mallet and Sons Trucking Company |
| California League Food Processors | McGladdery \& Gilton |
| California Tomato Growers Association | Monsanto |
| California Tomato Research | Monticello Canning Company, Inc. |
| California-Arizona Citrus | National Cheese Institute |
| Casa Lupe, Inc. | National Milk Producers Federation |
| Davis Canning Company |  |

New Jersey Food Processors
Ohio Farm Bureau Federation
Otto Brothers Farms
Pacific Coast Producers
Perrys Olive Warehouse
Radial Warehouse Company
Rominger \& Sons, Inc.
Roses, Inc.
Rubber Manufacturers Association
Footwear Division
San Jose Chamber of Commerce
South Georgia Plant Growers
Sporting Arms and Ammunition
Manufacturers Institute, Inc.
Stephen Investments, Inc.

Sun Garden Packing Company
Sunkist Growers, Inc.

Transport Associates, Inc.

Tri/Valley Growers
U.S. Bromine Alliance

United Midwest Manufacturing Company

University of California

Victor A. Morris Farms

Warren Hicks \& Sons, Inc.

Western Growers Association

Westpoint Pepperell, Inc.

Woolf Farming Co.

Zonner, Inc.

Appendix \#2 -Declassified FBI Investigation into Israeli/AIPAC Theft of Classified Trade Data
U.S. Department of Justice

National Security Division

## DEC 292011

Mr. Grant F. Smith<br>Director of Research<br>Institute for Research Middle Eastern Policy<br>Calvert Station<br>P.O. Box 32041<br>Washington, DC 20007

## Dear Mr. Smith:

This is in response to your letter of August 23, 2011, to the Attorney General expressing your view that the American Israel Public Affairs Committee (AIPAC) should be required to register under the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq. (FARA).

You will recall that representatives of the Department's Foreign Agents Registration Unit, including myself, met with you in November 2009. At that meeting you presented your position, both orally and in writing, as reflected in your recent letter, that AIPAC should register under FARA. On April 19, 2011, you requested a meeting with the Attorney General to discuss these same matters. We responded by letter dated May 18, 2011, requesting any additional information you may have regarding AIPAC. We have reviewed your August 23, 2011 letter and note that this letter contains the information previously presented in your prior letters and in our meeting. If you wish to share additional information with us please feel free to do so.


TAX EXEMPT AND GOVERNMENT ENTITIES

DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE MC 4910 DAL<br>1100 Commerce Street<br>Dallas, TX 75242

GRANT F SMITH
PO BOX 32041
WASHINGTON, DC 20007

DATE OF THIS NOTICE:
December 08, 2011
CONTACT TELEPHONE NUMBERS:
Toll Free 1-877-829-5500

## Dear Sir or Madam:

Thank you for the information you submitted regarding AMERICAN ISRAEL PUBLIC AFFAIRS. The Internal Revenue Service has an ongoing examination program to ensure that exempt organizations comply with the applicable provisions of the Internal Revenue Code. The information you submitted will be considered in this program.

Internal Revenue Code section 6103 protects the privacy of tax returns and tax return information of all taxpayers. Therefore, we cannot disclose the status of any investigation. If, at a later date, you have additional information that you believe is relevant to this matter, please attach a copy of this letter to the information and send it to the address shown above.

We appreciate your concern in bringing this matter to our attention. If you have additional questions, please call Customer Account Services at (877) 829-5500.

Sincerely,


Nanette M. Downing
Director, EO Examinations

July 31, 2009

MR. GRANT F. SMITH
INSTITUTE FOR RESEARCH: MIDDLE EASTERN POLICY
CALVERT STATION
POST OFFICE BOX 32041
WASHINGTON, DC 20007

Subject: AMERICAN ISRAEL PUBLIC AFFAIRS COMMITTEE 1984 INVESTIGATION
FOIPA No. 1124826-000
Dear Mr. Smith:
The enclosed documents were reviewed under the Freedom of Information/Privacy Acts (FOIPA), Title 5, United States Code, Section 552/552a. Deletions have been made to protect information which is exempt from disclosure, with the appropriate exemptions noted on the page next to the excision. In addition, a deleted page information sheet was inserted in the file to indicate where pages were withheld entirely. The exemptions used to withhold information are marked below and explained on the enclosed Form OPCA-16a:

| Section 552 | Section 552a |  |
| :--- | :--- | :---: |
| $\square(b)(1)$ | $\square(b)(7)(A)$ | $\square(d)(5)$ |
| $\square(b)(2)$ | $\square(b)(7)(B)$ | $\square(j)(2)$ |
| $\square(b)(3)$ | $\square(b)(7)(C)$ | $\square(k)(1)$ |
|  | $\square(b)(7)(D)$ | $\square(k)(2)$ |
| $\square$ | $\square(b)(7)(E)$ | $\square(k)(3)$ |
| $\square$ | $\square(b)(7)(F)$ | $\square(k)(4)$ |
| $\square(b)(4)$ | $\square(b)(8)$ | $\square(k)(5)$ |
| $\nabla(b)(6)$ | $\square(b)(9)$ | $\square(k)(6)$ |
|  |  | $\square(k)(7)$ |

84 page(s) were reviewed and 82 page(s) are being released.
$\square$ Document(s) were located which originated with, or contained information concerning other Government agency(ies) [OGA]. This information has been:
$\square$ referred to the OGA for review and direct response to you.

- referred to the OGA for consultation. The FBI will correspond with you regarding this information when the consultation is finished.
$\otimes$ You have the right to appeal any denials in this release. Appeals should be directed in writing to the Director, Office of Information Policy, U.S. Department of Justice, 1425 New York Ave., NW, Suite 11050, Washington, D.C. 20530-0001. Your appeal must be received by OIP within sixty ( 60 ) days from the date of this letter in order to be considered timely. The envelope and the letter should be clearly marked "Freedom of Information Appeal." Please cite the FOIPA Request Number assigned to your request so that it may be easily identified.
$\square$ The enclosed material is from the main investigative file(s) in which the subject(s) of your request was the focus of the investigation. Our search located additional references, in files relating to other
individuals, or matters, which may or may not be about your subjects). Our experience has shown, when ident, references usually contain information similar to the information processed in the main files). Because of our significant backlog, we have given priority to processing only the main investigative files). If you want the references, you must submit a separate request for them in writing, and they will be reviewed at a later date, as time and resources permit.
$\otimes$ See additional information which follows.

Sincerely yours,


David M. Hardy
Section Chief
Record/Information
Dissemination Section
Records Management Division

## Enclosure (s)

This constitutes the final release for this request. All responsive documents from file \#52B-WF-18153 have been processed.

To minimize costs to both you and the FBI, duplicate copies of the same document were not processed.
No fees are assessed for the first 100 pages of duplication. Therefore, the enclosed documents are being forwarded to you at no charge.

## EXPLANATION OF EXEMPTIONS

## SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

(b)(1) (A) specifically authorized under criteria established hy an Executive order to be kept secret in the interest of national defense or foreign poliey and (B) are in fact properly classified to such Executive order;

specifically cxempted from disclosurc by statute (other than scetion 552 b of this title), provided that sueh statute(A) requires that the matters be withheld from the public in such a manner as to lcave no discretion on issue, or ( B ) cstahlishes particular critcria for withholding or refers to partieular types of matters to be withheld;
trade seerets and eommercial or financial information ohtained from a person and privileged or eonfidential;
inter-agency or intra-agency memorandums or letters which would not he availahle by law to a party other than an agency in litigation with the agency;
pcrsonncl and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
records or information eompiled for law enforcement purposes, but only to the extent that the produetion of such law enforceinent records or information (A ) could be reasonably be expected to interfere with enforcement proceedings, (B) would deprive a person of a right to a fair trial or an impartial adjudication, (C) could be reasonably expected to constitute an unwarranted invasion of personal privacy, (D ) could reasonably be expected to disclose the identity of confidential source, including a State, local, or foreign ageney or authority or any private institution which furnished information on a confidential basis, and, in the ease of record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished hy a confidential source, ( E ) would disclose techniques and procedures for law enforecment investigations or prosecutions, or would disclose guidelines for law enforeement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law, or ( $F$ ) could reasonably be expected to endanger the life or physical safety of any individual;
contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions; or
geologieal and geophysical information and data, including maps, coneerning wells.

## SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

information eompiled in reasonable anticipation of a civil action proceeding;
matcrial reporting investigative efforts pertaining to the enforeement of criminal law including efforts to prevent, control, or reduce crime or apprchend criminals;
information which is currently and properly classified pursuant to an Exeeutive order in the interest of the national defense or foreign policy, for cxample, information involving intelligence sourees or methods;
investigatory material compiled for law enforcement purposes, other than eriminal, whieh did not result in loss of a right, benefit or privilege under Federal programs, or which would identify a sourcc who fumished information pursuant to a promise that his/her identity would be held in eonfidence;
material maintained in conncction with providing proteetive services to the President of the United States or any other individual pursuant to the authority of Titlc 18, United States Code, Seetion 3056;
required by statute to be maintaincd and used solely as statistical records;
investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifieations for Federal eivilian employment or for aeeess to classified information, the disclosure of whieh would reveal the identity of the person who furnished information pursuant to a promise that his/her identity would be held in confidence;
testing or examination material used to determine individual qualifieations for appointment or promotion in Federal Govcrnment service the release of which would compromise the testing or examination proeess;
material used to determine potential for promotion in the armcd scrviccs, the disclosure of whieh would reveal the identity of the person who furnished the material pursuant to a promise that his/her identity would be held in confidence.


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DECLASSIFIED BY 60324 ue baw/dk/ehs BT

UNSUBS; THEFT OF CLASSIFIED DOCUMENTS FROM TFE OFFICE OF THE UNITED, STATES TRADE REPRESENTATIVES; ESPIONAGE-ISRAEL; OO:WASHINGTON FIELD



 COUNSEL, OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE, 600 17TH STREET, NORTHWEST, WASHINGTON, D.C. (WDC), ADVISED THAT TRE UNITED STATES TRADE REPRESENTATIVE FUNCTIONS TO ASSIST THE PRESIDENT OF THE UNITED STATES IN NEGOTIATING TRADE AGREEMENTS WITH FOREIGN COUNTRIES. AMBASSADOR WILLIAM BROCK HEADS THIS AGENCY AND. HOLDS CABINET LEVEL RANTK.


FD-36 (Reu. 8-26-82)

TRANSMIT VIA:

- Teletype
- Facsimile
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| FBI |  |
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| PRECEDENCE: | CLASSIFICATION: |
| $\square$ Immediate | $\square$ TOP SECRET |
| $\square$ Priority | $\square$ SECRET |
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Date

A TRADE NEGOTIATION HE OFTEN ASRES THE UNITED STATES INTERNATIONAL TRADE COMMISSION (USITC) FOR ADVICE ON THE FROBABLE ECONOMIC AFFECT OF ANY AGREEMENT HE MIGHT NEGOTIATE. IN THIS CASE, ADVICE WAS REQUESTED IN FEBRUARY OF 1984; CONCERNING AN AGREENENT WITH THE STATE OF ISRAEL. THIS INFORMATION WAS RECEIVED FROM THE USITC DURING THE I.AST WEEK OF MAY. THIS INFORMATION WAS CLASSIFIED CONFIDENTIAI.

TWO DAYS PRIOR TO EECEIVING THE DOCUMENTS FROM THE INTERNATIONAI TRADE COMMISSION, $\square$ ADVISED THAT HE HEARD A RUMOR THAT THE AMERICAN ISRAELI PUBLIC AFFAIRS COMMISSION (AIPAC) ALREADY HAD RECEIVED COPIES OF THIS DOCUMENTS.
$\square$ STATES THAT APPROXIMATELY TWO WEEKS PASSED AND WHILE THEY WERE DECIDING WHERE AND WHO THIS INFORMATION WOUID BE DIVULGED TO, A CONGRESSIONAL STAFFER ADVISED THEM THAT THE ISRAELIS WERE OFFERING COPIES OF THIS DOCUMENT TO MEMBERS OF CONGRESS BECAUSE THE UNITED STATES TRADE REPRESENTATIVE WAS SLOW IN DEIIVERING THEM.

LAST FRIDAY, ON JUNE 15, 1984, GENERAI COUNSEI FORTHE UNITED STȦTES TRADE REPRESENTATIVE,


Approved: Transmitted
(Number) (Time)

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TRANSMIT VIA:
\squareTelatype
\square Facsimile
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PAGE THREE DE WF 10017 CONFIDENHAIL
$\square$ OF THE AMERICAN ISRAELI PUBLIC AFFAIRS COMMISSION AND ASKED HER IF AIPAC HAD A COPY OF THIS REPORT. $\square$ REPLIED YES AND $\square$ SAID THE MATERIAL WAS CLASSIFIED AND ASRED FOR IT TO BE RETURNED.

LATER ON, THE DIRECTOR OF AIPAC TELEPHONED $\square$ AND ADVISED tHAT HE HAD NO KNOWLEDGE THAT AIPAC HAD OBTAINED A CLASSIFIED DOCUMENT AND HE STATED THAT tHE MATERIAL WOULD BE RETURNED AND THAT THEY WOULD COOPERATE IN EVERY WAY IN ANY INVESTIGATION TO DETERMINE HOW THEY RECEIVED A COPY OF A CLASSIFIED DOCUMENT.

LATER ON THAT DAY, AN UNBOUND XEROX COPY OF THIS DOCUMENT WAS.DELIVERED BY AN AIPAC MESSENGER TO THE UNITED States trade representative office.
$\square$ ADVISED teat all information contained in this DOCUMENT WAS CLASSIFIED CONFIDENTIAL OR BUSINESS CONFIDENTIAL. THE HIGHEST LEVEL OF CLASSIFICATION IN THIS REPORT IS CONFIDENTIAL. $\square$ ESTIMATES THAT BY OBTAINING THIS DOCUMENT, THE PRESIDENT'S NEGOTIATING RIVEICION CONCERNING A TRADE AGREEMENT BETWEEN THE UNITED STATES AND THE STATE OF ISRAEL IS COMPROMISED BECAUSE THIS REPORT DIVULGES THOSE

PRECEDENCE:
CLASSIFICATION:
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Priority
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Date CONTACTED


PAGE FOUR DE WF 0017 eONFIDEATIAR
PRODUCTS AND INDUSTRIES TRAT HAVE BEEN IDENTIFIED BY THE INTERNATIONAL TRADE COMMISSION AS BEING THE MOST SENSITIVE TO IMPORTS FROM ISRAEL. ALSO, TRE REPORT BASICALLY STATES THAT THE UNITED STATES CAN LOWER DUTIES ON ALL GOODS BEING IMPORTED FROM ISRAEL AND IT WILI HOM HURT ANY゙UNITED STARES INDUSTRIES-EXGERT SEVEN INDUSTRIES. THESE INDUSTRIES ARE LISTED IN THIS REPORT.
$\square$ ADVISED THAT this dOCUMENT wAS STOLEN OR GIVEN to the aipac by either a member of the united states trade REPRESENTATIVE STAFF OF THE INTERNATIONAL TRADE COMMISSION.
$\square$ ADVISED THAT HE BELIEVES THE COPY CAME FROM THE INTERNATIONAL TRADE COMMISSION BECAUSE ALI INTERNAL COPIES KEPT AT THE UNITED STATES TRADE REPRESENTATIVE ASSOCIATION WOULD HAVE AN INTERNAL DOCUMENT CONTROL NUMBER IN THE UPPER RIGHT HAND CORNER OF THE COVER PAGE. THE DOCUMENT IDENTIFIED AS HAVING BEEN RETURNED FROM AIPAC HAD NO SUCH NUMBER.

INVESTIGATION CONTINUING, FBIHQ WILL BE ADVISED OF PERTINENT DETAILS.

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ON JUNE 19, 1984, $\square$ ASSOCIATE GENERAL

COUNSEL, OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE, 680 17TH STREET, NORTHWEST, WASHINGTON, D.C. (WDC), ADVISED IHAT THE UNITED STATES TRADE REPRESENTATIVE FUNCTIONS TO ASSIST THE PRESIDENT OF THE UNI TED STATES IN NEGOTIATING trade agreements with foreign countries. ambassador WILLIAM BROCK HEADS IHIS AGENCY AND HOLDS CABINET LEVEL RANK.
$\square$ EXPLAINED THAT BEFORE THE PRESIPENT/RAN ENTER INTO

## PAGE TWO DE WF EO17-CONFIDENTIAL

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PAGE THREE DE WF 0017 CONFIRENIIAL
CONTACTED $\square$ OF THE AMERICAN ISRAELI PUBLIC AFFAIRS COMMISSION AND ASKED HER IF AIPAC HAD A COPY OF IHIS REPORT.D
$\square$ REPLIED YES ANDS $\qquad$ SAID THE MATERIAL WAS

CLASSIFIED AND ASKED FOR IT TO BE RETURNED.
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AND ADUISED THAT HE HAD NO KNOWLEDGE THAT AIPAC HAD OBIAINED A CLASSIFIED DOCJMENT AND HE STATED THAT THE MATERIAL WOULD BE RETURNED AND THAT THEY WOULD CODPERATE IN EVERY WAY IN ANY INUESTIGATION TO DETERMINE HOW THEY RECEIVED A COPY OF A CLASSIFIED DOCJMENT.

LATER ON THAT DAY, AN UNBOUND XEROX COPY OF THIS DOCUMEFT WAS DELIVERED BY ANALPAG. MESSENGER IO THE UNITED STAIES TRADE REPRESENTATIVE OFFICE.
$\square$ ADVISED THAT ALL INFORMATION CONTAINED IN THIS DOCUMENT WAS CLASSIFIED CONFIDENTIAL OR BUSINESS CONFIDENtial. the highest level of classification in this report is ©NFIDENTIAL. $\square$ ESIIMATES THAT BY OBTAINING IHIS DOCUMENT, THE PRESIDEFT'S NEGOTIATING POSITION CONCERNING A trade agreexent between the united states and the state of ISRAEL IS COMPROMISED BECAUSE THIS REPORT DIUULGES THOSE

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products and industries that have been ideftified by the International trade commission as being the most sensitive to imports from israel. also, the repori basically states that the united states can lower duties on all goods being Imported from israel and it will only hurt SEVEN INDUSTRIES. these indus tries are LISTED IN THIS REPORT.
$\square$ advised that this document was stolen or givef TO THE AIPAC by Either a menber of the united states trade REPRESENTATIVE STAFF OR THE INTERNATIONAL TRADE COMMISSION/ $\square$ advised that he believes the copy came from the INTERNAIIONAL IRADE COMTISSION BECAUSE ALL INTERNAL COPIES KEPT AT THE UNITED STATES TRADE REPRESENTATIUE ASSOCIATION WOULD HAVE AN INTERNAL DOCUMENT CONTROL NUMBER_IN IEE-UPPER right hand corner of the cover page. the document identified AS HAVING BEEN RETURNED FROM AIPAC HAD NO SUCH NUMBER.
investigation ©ntinuing; fBihq will be aduised of.


## pertinent details.


BT
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## Airtel

Date: 8/13/84

TO: DIREGTOR. FBI
FFOM: BAC. WASHINGTON FIELD OFFICE (65C-13191)(P)(CI-7)
UNSUBS:
THEFT OF CLASSIPIED DOCUMENTS FRCK
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Re WFO tel to Director dated 6/20/84.
Enclosed for the Bureau are the original and four copies of an $L H M$ dated and captioned as above.

Preliminary investigation by wFO indicates that the confidential report on trade with IBrael was likely taken while being prepared at the International Trade Commisgion (ITC). A cursory review of security procedures at. ITC disclosed no security procedures are in place that would prevent outright theft or the printing of an "extra" copy of the report.

This confidential report contains no national defense information and was orignally classified to protect the U.S. bargaining position during negotiations with Israel. The "Business Confidential" information identifies seven U. 8. industries that would be harmed by lowering import tariffs on Israel producta.


2-Bureau_ (Enc. 5)
1-Washington Field
MFR:Id 1
(3)

Parsonnel at USTR and Frc were most angered by the fact that the American-Igraeli Public Affairs Commission (AIPAC) had mpparently attempted to influence membera of Congregs with the use of a purloined copy of the ITC report and had unsurped their muthority,

WFO files disclose that AIPAC is a powerful pro-rgrael lobbying group gtaffed by U. 8 . citizena. WFO files contain an ungubgtantiated allegation that a member of the Israeli Intelifgence Service was a staff member of AIPAC.

REQUEST OF THE BUREAU
The Bureau is requested to coordinate this matter with the appropriate officials at the DEPARTMENT OF JUSTICE for a prosecutive opinion.

# U.S. DEPARTMENT OF JUSTICE <br> FEDERAL BUREAU OF INVESTIGATION WASHINGTON FIELD OFFICE <br> WASHINGTON. D.C. 20535 <br> Auguat 6. 1984 <br> UNKNOWN SUBTECTS: <br> THEFT OF CLASSIFIED DOCUMENTS FROM <br> THE OFFICES OF <br> THE UNITED STATES XRADE REPRESENTATIVES: <br> ESPIONAGE-ISRAEL <br> PRELIMINARY INQUIRY <br> (INITIATED JUNE 19. 1984) 

- 

-x All mexkings, motationg, and items of information
 -otherwise noted.

OFFICE OF ORIGIN: WASHINGTON FIELD OFFICE
DATE INVESTIGATIVE SUMMARY PREPARED: AUgUST 13. 1984
BASIS FOR INVESTIGATION:
Investigation is based upon a complaint received from Associare General Counsel. Office of the United States Trade Repregentative (USTR), 600 17th Street. NW, Washington. D.C. (WDC). This complaint alledges that person(s) unknown had made available to the government of Israel. a confidential report published by the International Trade Commisgion outlining The Probable Effect of Providing Duty-Free Treatment of Imports from Israel (332-180).

INVESTIGATION TO DATE:

On January 25. 1984, the U.S. International Trade Commisaion (ITC). WDC, was requested by the USTR to prepare a report for the President relating to the establishment of a Eree trade area with Israel. This report was to be available within four month. The first "prehearing report" was published April 4. 1984. by ITC. Twenty coples were distributed within ITC to key

This document contains neither recommendations nor concluaions of the FBI. It is the property of the FBI and is loaned to your agency: it and its contents are not to be distributed outaide your agency.

SEGRET
Clasgifiged by:
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Declasgify on: OADR

## UNKNOWN SUBJECTS

personnel. On May 3. 1984. five more copies were distributed within ITC for sentor staff/editorial review and for review by the six ITC Commissioners. On May 16. 1984. 13 more copies called "Action Jacket" copies were digtributed within ITC as a device for recording the clearances and comments of the commissioners. On May 31. 1984. 40 copies of the final report were distributed with one, copy to the President. 2.8 copies to USTR, and 11 copies within ITC. One copy of the statistical appendix to the subject report was made available to USTR on May 9. 1584, to assist in the preparation of testimony before Congress. No other copies were available to any other individuals or agencies until may 30. 1984.

On May 21, 1984, a DEPARTMENT OF COMMERCE (DOC) employee was in Jerusalem following the formal U.S.-Igraeli negotiationg which had been held the week before. This employee met with a $\qquad$ stated he had an Israeli Embassy official from WDC. received a cable from the Israeli Embassy in wDC and then summary of the report including the conclusiong regarding sensitive products.

On or about May 30. 1984, prior to the USTR distribution of the "final report." a member of the Trade Subcommittee of the Senate Finance Committee notified USTR that after a conversation with an employee of the AIPAC. WDC, this member was left with the impression that AIPAC had a copy of the gubject report although they did not offer a copy to this employee. This AIPAC member was famıliar with the reporta contents and conclusions.

On June 7, 1984, the Israeli trade minister and Iunched with Ambassador WIILIAM BROCX $\square$ USTR. recalled that was aware of the contents of the report.

On June 12 and 13,1984 . information passed to USTR indicated that certain members of Congress could acquire copies of the ITC report through AIEAC.

On June 15,1984 the USTR general counsel telephoned AIPAC employee $\square$ and inquired if aipac had a copy of the USIR report. $\square$ advised they did. $\square$ was asked to return this confidential report and all copies. Subsequently. of AIPAC, contacted USTR, to claim no knowledge of the report himself and to disagsociate himself from such activities. A copy of the USTR report was subsequently
delivered to USTR. Also delivered was a substantial portion of a second copy of the report in an unsorted condition. The full report copy was copy of the "final report" and had no. identifying mark on the outgide cover which was clearly gtamped confidential. Thig indicates that thia copy was probably made prior to the May 30 delivery to USTR. USTR officials advised the significance of the unauthorized disclosure of the contents of the ITC report is that the bargaining position of the United States was compromised and "Business Confidential" information used in the report was made available to the public. This disclosure also impacts on the effectiveness of the ITC to solicit data from the U.s. business commaity. No national defense information was utilized in the preparation of the ITC report.

OBJECTIVE:
To identify individual(s) responsible for the unauthorized disclosure of the contents of the ITC report to the government of Israel and employees of AIPAC through interviews of ITC personnel and congresaional staff aides.

VZCZCHRERED
RR UF
DE HO D115 2442222
 ON 04-17-2009
ZNY SSSSS
R 3 G20162 AUG 84
FH DIRECTOR FBI
TO FBI MASHIGGTON FIELD OFFICE (S5C-13191) ROUTIAE
ET
?
UNSUES: IHEFT OF CLASSIFIED DOCUMENTS FMOM THE UNIIED SIATES IRADE RE PRESENTATIUES: ESPIONAGE-ISKAEL; OO:WFD

RE WASH NGTON FIELD OFFICE AIRTEL, AND EMCLOSED LHM, DAIED AlGUST $15,1984$.

IN DISCUSSIU MS WITH THE DEPARTHENT OF JUSTICE (DO J)
KEGABDING CAPIIONED CASE, DOL OPINED THAI CAPTIDAED VIATIER DID HOT FEP

ESENT A VIOLATION OF THE ESPIOMAGE STATUS'AS IT WAS GEPORTED THAT MO NATIDNAL DEFENSE INPORMAIION WAS UIILIZED I THE PREPARATION OF THE REFORT. DOJ ADUISED A VIOLATION OF THE THEFT DF GOVERIVMENT PROPERTY (IGP) STATUS HAE OCCURRED AND THAT IHE MERITS OF TH W İGP V GLATION SHOULD EE PRESENTED IO THE LOUGL UNITEE STATES ATTOFNTYS OFFICEFOR A PKOSECUTIVE OFINIDA!.



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$\square$

PAGE THREE
YQTE:
THIS CASE UAS PREDICATES UPON RECEIPT OF INFORMATION FROM TKE OFFICE OF THE U.S. TRADE REPRESENTATIVE \{USTR\} 2 ON b/L母/B4. USTR HAD REQUESTED THE U.S. INTERNATIONAL TRADE COMMISSION IITC\} TO PREPARE A REPORT REGARDING THE EFFEETS OF LOUERING IMPORT TARIFFS ON ISRAEL PRODUCTS. "THE REPORT CLASSIFIED "CONFIDENTIAL" CONTAINS NO NATIONAL DEFENSE INFORMATION. BEFORE THE REPORT GAS MADE AVAILABLE TO THE USTR, THERE HERE REPORTS THAT THE AMERICAN ISRAELI PU日LIC AFFAIRS COMMISSION IAIPACF HAD ALREADY RECEIVED A COPY OF THE REPORT. USTR CONTACTED AIPAC AND AIPAC SURSEQUENTLY RETURNED A COPY OF THE REPORT TO THE USTR.

THIS MATTER HAS DISCUSSED WITH
 SECURITY SECTION, DOU, ON B/21/84; HITH SSA , FUGITIVE/ GENERAL GOYERNMENT CRIMES PROGRAM, ROOM SOL2, ON 8/24/84; AND WITH GENERAL LITIGATION AND LEGAL ADVISE SECTION, DOJ, ON ALGUST 24, 2984.

THIS COMMUNICATION IS TO ADVISE LFO THAT THE DOJ HAS RECOMMENDED THAT CAPTIONED MATTER BE PRESENTED TO THE UNITED STATES ATTORNEY OFFICE FOR A PROSECUTIVE OPINION REGARDING VIOLATION OF THE TGP STATUE AS THE MATTER HOULD NOT WARRANT PROSECUTION AS A VIOLATION OF THE ESPIONAGE STATUE.

## U.S. Departmeneof Justice

Federal Bureau of Investigation

In Reply, Please Refor to
File No. 52B-18153

Washington Field Office
Washington, D. C. 20535
September 19, 1984

United States Attorney
Washington, D. C. 20001
Attention: Assistant United States Attorney - (AUSA) Charles Harkins
all inforulatiun contained
HEREIN IS UNCLASSIFIED
DATE 04-17-2009 EY 60324 uc baw/dz/shs

Re: Unknown Subjects;
Theft of Classified Documents From The United States Trade Representatives; Theft of Government Property

Dear Sir:
Please recall a conversation between AUSA Charles Harkins and Special Agent $\qquad$ of this office on September 18 , 1984. On this occasion, the following facts were discussed:

On January 25, 1984, the U.S. International Trade Commission (ITC), Washington, D. C., was requested by the United States Trade Representatives (USTR) to prepare a report for the President relating to the establishment of a free trade area with Israel. This report was to be available within four months. The first "pre hearing report" was published April 4, 1984, by ITC.

On or about May 30, 1984, prior to the USTR distribution of the "final report", a member of the Trade Subcommittee of the Senate Finance Committee notified USTR that after a conversation with an employee of the AIPAC, Washington, D. C.., this member was left with the impression that AIPAC had a copy of the subject report.

On June 15; 1984, the USTR general counsel telephoned AIPAC employee $\square$ and inquixed if AIPAC had a copy of the USTR report.

2 - Addressee
(2) - Washington Field. Offi/ce advised they di-a. $\square$ was asked to

.
both agreed the case lacks prosecutive merit. Thus, AUSA Harkins declined prosecution of the matter under the TGP statute.

In view of AUSA Harkins' opinion, this office will not investigate the matter any further.

Sincerely.

Norman A. Zigrossi
Special Agent in Charge
By :
Supervisory Special Agent


FBr,

| TRANSMIT VIA: | PRECEDENCE: |
| :--- | :--- |
| $\square$ Teletype | $\square$ Immediate |
| $\square$ Facsimile | $\square$ Priority |
| $\$ \square$ ATRTEI. | $\square$ Routine |

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DATE 04-17-2009 BY 60324 2 c baw/dk/3vz


WFO 65C-13191

An investigative summary of this matter was prepared 8/6/84, and forwarded to the Bureau prior to coordination with DOJ. No other reports were prepared.


To
The Director
Federal Bureau of Investigation

From
Stephen S. Trott
Assistant Attorney General Criminal Division

The Griminal Division has determined that additional investigation should be conducted to ascertain responsibility for the unauthorized disclosure of the report of the United States International Trade Commission (No. 332-180). This matter was the subject of a previous FBI inquiry which may be identified by reference to file no. 52B-18153.

The known information indicates that it is likely that offenses under 18 U.S.C. $\$ 641$ (theft of government property) and 18 U.S.C. § 1905 (disclosure of confidential business information) have occurred; therefore, please conduct an appropriate investigation, designed to identify the offender or offenders and to determine the details regarding the disclosure (s).

Reports of your investigation should be made to the Public Integrity Section to the attention of

Any questions regarding the investigation should be addressed to him.

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HEREIN IS UNCLASSIFIED
DATE 04-17-2009 BY 60324 wc baw/dk/sbs



TRANSMIT VIA:
AIRTEL
CLASSIFICATION:
DATE: 11/15/85

| FROM: | Director, FBI |
| :---: | :---: |
| TO: | SAC, Washington Field (52B-18153) |

## UNKNOWN SUBJECTS, THEFT AND UNAUTHORIZED DISCLOSURE OF DOGUMENTS FROM THE UNITED StATES INTERNATHIONAL TRADE COMMISSION TGP <br> OO: WASHINGTON FIELD <br> BUDED: $12 / 30 / 85$

Reference Bureau telephone call to Washington Field Office on 11/15/85.

Enclosed for Washington Field are two copies of a selfexplanatory Department of Justice memorandum, with its enclosure, dated $11 / 1 / 85$, captioned as above.

Washington Eield will reopen this matter and expeditiously conduct investigation in accordance with the provisions of Section 52, Manual of Investigative Operations and Guidelines.

On $11 / 13 / 85$, Public Integrity Section, Department of Justice, advised FBIHQ that a meeting is scheduled for Friday, $11 / 15 / 85$ at $3: 15$ p.m. in his office to discuss this matter. $\square$ requests that a representative from the FBI 'attend this meeting. It is anticipated that the complainant,
] will be present and the Washington Field case Agent is to be available to interview $\square$ regarding this case.

Upon completion of this investigation Washington Field will submit an LHM with copies of pertinent FD-302s attached setting forth all investigation conducted in this matter to the attention of the PEugitive/General Government Crimes Unit, FBIHQ, by COB 12/30/85.

SESEI MATERIAL ATTACHED.
Enclosures (2)


FROM: SA JOHN HOSINSKI (C-4)

UNSUBS;
THEFT AND UNAUTHORIZED DISCLOSURE OF DOCUMENTS FROM THE U.S. INTERNATIONAL TRADE COMMISSION
PGP

00:WFO
should be the person to address these questions and that he would time.

Regarding $\square$ stated that she resigned her position at AIPAC"shortly before the birth of her child and that she is not expected to return.

Continuous efforts to telephonically
Continuous efforts to telephonically $\square$
$\square$ SA During the period December 3, 1985 thru December 11, 1985 by
Proved negative.


On December December 11, 1985, DEPUTY ASSISTANT DIRECTOR (DAD) PHIL PARKER, INTELLIGENCE DIVISION, FBIHQ, telephonically contacted $\mathrm{SA} \square$ regarding captioned matter. DAD PARKER stated to SA $\square$ that this investigation had come to the attention of Director WEBSTER and asked for an explanation of investigation thys far. DAD PARKER indicated that this matter would be studied at FBIHQ and WFO would be contacted re further investigation.

On December 13, 1985, SSA advised

SA
that the investigation regarding captioned matter should proceed in the normal investigative procedure.

1-WFO
JAH: erw
(1)


FEDERAL BUREAU OF INVESTIGATION

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HEREIN IS UNCLASSIFIED
DATE 04-20-2009 BY 60324 uc baw/dk/sbe

Date of transcription $\quad 1 / 6 / 86$

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American Israel Public Affairs Committee (AIPAC), 500 North Capitol Street, N.W., Suite 300, Washington, D.C. (WDC), telephone \#638-2256 was interviewed_bv FEDERAT. BUREAU OF b7c INVESTIGATION Special Agents (SAs) and regarding a trade report puklished by the Trited States Trade Representatives (USTR) which alledegly was in the possession of AIPAC in 1984.
$\quad$ was interviewed in the presence of her
Attorney,
representing the law firm of

advised that she has been employed with
AIPAC from January 1982 until present. She advised that in April of 1984, she received a document from an Israeli Embassy Official, is the $\qquad$ advised that

described this document as being
an International Trade Commission (ITC) report studying free trade between Israel and America and the implications resulting from possible agreements. She stated that the document was $50-80$ pages in length and that she was not aware of the title of this report. She further advised that this document was marked "confidential".

Regarding the receipt of this document, $\square$
stated that $\square$ came to the AIPAC office for a meeting
and prior to the meeting he handed her an envelop which was unmarked. At that time, she said she was unaware of the contents of the envelop. She further stated that this meeting was a conference on the free trade issue between America and Israel but she advised she cannot recall who else was attending this meeting.


Thls document contains nelther recommendations nor conclusions of the FBI. It Is the property of the FBl and is loaned to youl agency; it and its contents are not to be distrlbuted autside your agency.
$\square$ On 12/19/85 , Page $\qquad$
document stated that $\square$ never discussed the document with her and that he never explained to her how he received it. She stated that after she received the document, she placed the document in her desk and subsequently gave it a cursory examination a short time later before passing it on to $\qquad$ with this document approximately one week after she had received it from advised that when she gave this document to $\square$ she does not recall any specific instructions she gave to $\square$ $\square$ advised that she paid no attention to this document until she received a phone call from the ll.s. Trade Representative (USTR) General Counsel $\square$ several weeks later. $\square$ called to ascertain if AIPAC had this trade report in their possession. She further advised that prior to that call she was given a duplicate copy of the report by AIPAC official $\square$ She advised she had no information as to who duplicated this report but that after AIPAC received a call from she then received a call from telling her to destroy the duplicate copy of the report. $\square$ advised that she destroyed this duplicate copy by throwing it down the garbage shute at her residence. She stated that the original report was then returned to the U.S. Trade Representatives but that she does not know the identity of the person who returned the report.

Regarding the availability of the report;advised that the document was known to be "floating around town" and that the contents of the report were common knowledge to those interested in these matters.
or comments regarding what other officials provide no opinion seen the report or in what manner $\square$ obtained the report. It was then requested by her Attorney, that if the FBI had any further request of $\square$ that the FBI should contact and he would submit any questions to otherwise did not wish to furnish any addItional
information regarding this matter.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 04-20-2009 BY 60324 uc baw/dk/sbs

1/6/86
Date of transcription

1

Attorney $\quad$ was interviewed in the presence of her
representing the law firm of FRIED,
FRANK, HARRIS, SHRIVER AND JACOBSON, 600 New Hampshife Avenue,
N.W., Washington, D.C. (WDC), telephone \#342-3622.
provided the following information:
for AIPAC is 500 North Capitol Street, N.W., Suite 300, WDC, telephone \#638-2256. "She furthered. advised that she does not plan on returning to AIPAC
advised that she first became aware of the
U.S. International Trade Commission Report on American Israeli Free Trade when she received the report in June of 1984. She stated that she received the report from $\square$ who as employed as $\quad$ with AIPAC. $\quad$ advised that when she was given the report by $\square$ she was told to "keep it in a safe place" but was otherwise given no specific instructions regarding the report or regarding who initially received the report for AIPAC.

advised that as
it was
her responsibility to study any reports or documents pertaining to American Israeli trade and considered the receipt of this report a very ordinary event. She did not know if it was common knowledge at AIPAC whether or not AIPAC had possession of this report. She stated she receitved the report in June of 1984 and


Continuation of FD-302 of $\square$ $\cdots \cdots$ On 12/19/85
Page
held on to it for a few weeks. She stated that sometime in July of 1984 , the General Counsel for the U.S. Trade Representatives (USTR) $\square$ asked her if she had seen a copy of this report. She advised that she had seen a copy and for her to check with AIPAC General Counsel if he had any further questions regarding this document.

advised that subsequent to her conversation she turned the report over to someone at AIPAC but she does not remember specifịcally who it was. She further advised that she had no information reqarding who provided this report to $\qquad$ and that $\qquad$ did not indicate to her how she received it.

100 ,described the report as being approximately 100 pages in length but stated she did not see a title to this report. She further described this report as being a study by the International Trade Commission (ITC) examining the different product sectors in America and the possible impact these sectors if duty free imports from Israel were allowed. She advised that sherdid not utilize any of the information gleaned from this report. She could not recall whether the report was classified or not.
returned the report does not specifically recall to whom she returned the report at AIPAC but thinks it could have been general discussion of the report at AIPAC but that this was not considered an especially significant matter. $\square$ advised that her became aware of the report at the time of the newspaper articles regarding this matter.
$\qquad$ could otherwise provide no other information relating to how the report was received by AIPAC or who initially received the report. $\square$ advised that she has no pertinent information regarding this matter and requested that any future contact of her by the FBI be coordinated through her Attorney,

TO: . DIRECTOR, FBI ATTENTION: FUGITIVE/GENERAL CRIMES UNIT

FROM:
SAC, WASHINGTON FIELD (52B--18153)
(C) $(c-4)$

SECRET
UNSUBS; Theft and Unauthorized
Disclosure of Documents from the United States International Trade Commission TAP;

DECLASSIFIED BY 60324 ut bato/4; (00:WFO)

All-maxkings, notations and item e of information
 un leas otherwise noted.

Re Bureau artel dated ' $11 / 15 / 85$; captioned as above.

Enclosed for the Bureau are the original and four (4) copies of an LHM captioned as above and two (2) copies each of $F D-302$ 's concerning the' interviews of conducted by WFO on 12/19/85.

Captioned matter initially investigated as an espionage matter, (Preliminary Inquiry initiated 6/19/84). In August, 1984, DOJ advised that captioned matter did not represent a violation of the espionage statute.
sECRET/
Classified ky: . G-3 Declassify on k OADR.

7-Bureau (Enc. 9)
(7) Washington Field Office
 (3)


On 9/18/84, Assistant United States Attorney (AUSA) CHARLES HARKINS declined prosecution of this matter. under the Theft of Government Property. (TGP) violation.

On $11 / 1 / 85$, DOJ, Public Integrity Section requested re-investigation of captioned matter under captioned violations.

Subsequent investigation at WFO revealed that
ISRAEL, WDC, was the individual who presented this document to representatives of the AMERICAN ISRAEL PUBLIC AFFAIRS. COMMITTEE (AIPAC) in WDC.

Logical investigation dictates that be interviewed regarding this matter. However, due to the fact that $\square$ and has been granted immunity against prosecution in the U.S., WFO is considering this matter closed. WFO will re-open this matter if authority is granted regarding the interview of.

## REQUEST OF THE BUREAU

Liaison with appropriate officials at the DEPARTMENT OF JUSTICE and at the U.S. DEPARTMENT OF STATE to determine procedure for obtaining authority to interview regarding captioned matter.

Washîngton, D.C. 20535 . SECxET January $\mathrm{I}_{\mathrm{r}} \mathrm{I} 1986$

UNKNOWN SUBJECT
THEFT AND UNAUTHORIZED DISCIASURE OF DOCUMENTS FROM THE
UNITED STATES INTERNATIONAT TRADE COMMISSION;
THEFT OF GOVFRNMENT PROPERTY

HII maskings, motations and itemitef information-
 turtess othempine moted.

Office of origin: Washington Field Office.
Date Investigätive Summary Prepared:
January 3, 1986.
Basis For Investigation:
The initial investigation regardinq this matter was based upon a complaint received from Associate General. Counsel, Office of the United States Trade Representative (USTR), 600 l7th Street, N.W., Washington, D.C. (WDC). The complaint alledged that person (s) unknown had made available to the Government of Israel, a confidential report published by the International Trade Commission (ITC) outlining the probable effect of providing duty-firee treatment of imports from Israel.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

Washington Field Office

## Investigation To Date

This matter was initially investigated by WFO as a possible violation of the espionage statute. The preliminary inquiry regarding this investigation was initiated on June 19, 1984.

This preliminary inquiry determined that on January 25, 1984, the U.S. International Trade Commission (ITC), WDC, was requested by the USTR to prepare a report for the President, relating to the estabiishment of a free trade area with Israel.

On May 31, 1984, 40 copies of the final report were distributed with one copy designated for the President; 28 copies to the USTR, and 11 copies within the ITC.

On May 21; 1984;a Department of Commerce (DOC) employee was in Jerusalem following the formal U.S.-Israeli. negotiations which had been held the week before. This employee met wifth of the Israeli Delegation and for the Israeli b7c Embassy in WDC. $\square$ stated that he had received a cable from the Israeli fmbassy in WDC and then proceeded to read from this cable what appeared to be a full summary of the report, including the conclusions regarding sensitive products.

On or about May 30, 1984r prior to the USTR distribution of the "final report", a member of the Irade Sub-Committee of the Senate Finance Committee notified USIR that after a conversation with an employee of the "American Israel Public Affairs Committee" (AIPAC) in WDC, this member was left with the impression that AIPAC had a copy of the subject report: This unidentified AIPAC member was familiar with the report's contents and conclusions.

On June 7, 1984, the Israeli Trade Ministry and Iunched with Ambassador William Brock of the USTR. recalled that $\qquad$ was aware of the contents of the report.

On June 12 and 13, 1984, information passed to USTR indicated that certain members of Congress could acquire copies of the ITC report through AIPAC.

## ONKNONA SUBTECT

## Sxernem

On June 15, 1984, the Usmr general counsel telephoned AIPAC emplayee $\qquad$ and linquired in ATPAG had a copy of the USTR report advised they did. was asked to return this confidential report and all copies. Subsequently. $\qquad$ of AIPAC, zontacted USIR to claim no knowledge of the report himself and to disassociate himselif from such activities. A copy of the USIR report was subsequentiy delfvered to USTR. Also delivered was a substantial portion of a second copy of the report In an unsorted condition. The full report copy was a copy of the "final report" and hat no identifying mark on the outside cover which was clearly stamped confidential. This indicates that this copy was probably made prior to the May 30 delivery to USTR. ESTR officials advised the significance of the puauthorized disclosure of the contents of the ITC report is that the bargaining position of the United States was compromised and "Business Confidential" information used in the report was made available to the public. This disclosure also impacts on the effectiveness. of the ITC to solicit data from the U.S. business commanity. No national defense informaxion was utilized in the preparation of the ITC report.

This matter was studied byy w.s. Departinent of Justice (DOJ) officials Internal Security Section, and by Mr. $\square$ General Litigation and Legal Advice Section. On August 24; 1984, it was determinea that this matter did not represent a violation of the esplonage statute as it was reported that no national defense information was utilized in the preparation of the report.

DOT subsequently opinea that a violation of the Theft of Government Property statute had occurred and that the matter should be presented to the local United States Attorney's office for a prosecutive opinion.

On September 19, 1984, Assistant United States Attorney (AUSA) Charles Harkins, MDC, opined that this matter lacked prosecutive merit and declined prosecution undex the Theft of Government Property statuten.

On November-1. 1985, the Criminal Division of the DOJ advised 6 GO that it has determined that additional investigation shoula be conducted to ascertain responsibility. for the unauthorized disclosime of this report." "Specifically,
it was requested that this mattex be investigated to determine if offenses under 18 U .5 C .641 (2hert of Governaent Property) and 18 U.S.C. 1905 (Disclosure of'Confidential Business Information) had odcurred:

Mr. $\square$ DOJ, Public Integrity
Section, vas designated to coordinate this investigation. A meeting took oflace on frovember 15, 1985, "at the Department of Justice between and representatives of the Federal Bureau of Tnvestigation (FBI) in an effort to outizne investigative strategies.

As a resait of the investigation finta thin matmer being re-opened, two employees at AIPAC vere interviewea by WFO.
On December 19, 1985. $\square$ wat Interyindient miy FFO and advised that she was employed as for AIPAC auxing the perioa of

She man adyised that as an employes of ampac, whe Decame aware of the trade report prepared by the rice.
She indidated that she received the report Fxom $\qquad$
Fox ATPAC; in approximately June of 1964.
$\square$ explained that she studted the meport for a ferf weeks before returning It to an unrecalled offictal at AIPAC. She iurther advised that she had no information regarding who inithally received the report at aipac who, released it from the ITC, or the USTR OX who gave it to

On Dacember 12.10 g, $\square$ was also tinterviewed reganding this reoozt. 1 advized that she received the report Exom for the Israeli bmbascy in woc. she ackised that gave her this report in approximately April of 2984.

She advised that $\square$ gave no tpecifie instructions regarding the report and, in Eact, she later learned that the report was known to be "floating axound town and that the contents of the report were common knomleage to those interested in these matters. $\square$ stated she could provide no information
regarding who initially provided the report to $\square$

SECLI

Eoth $\square$ and Fere accomparied hy their atitorney's during their respective interviews.

In an effort to locate the individual responstble for releasing this report, the USTR conclucted an internal investigation into this matter mils investigation revealed that 78 oopies of the document Mexe made prior to May 30. 1984. Investigation revealed that a large numbex of usmR personnel had access to this document. The investigation was inconclusive regarding who released the report.

## Conclusion:

Appropriate officiais at the $\mathrm{U}_{\mathrm{A}}$ S. Department of State and at the U.S. Departront of Justice vill be requestea to review this natter and radze a detenmintion mecaxdding the ieasibility of interviening
concerning captioned matter.

TO: $\quad$ SAC, WHO (52B-18153)
FROM:
SSA
SUBJECT: UNSUBS;
THEFT AND UNAUTHORIZED DISCLOSURE OF
DOCUMENTS FROM THE USS. INTERNATIONAL
TRADE COMMISSION
TAP
( 00 : FO)
Re telephone call of SSA to SSA
 1/23/86.
$\square$
 requested that
By referenced telcall, SSA $\square$ SSA $\qquad$ stated captioned investigation be reopened by WFO. SA that Department of Justice had requested additional interviews be conducted in furtherance of this investigation. Specifically, SSA $\qquad$ requested that $\qquad$ of the Is raeli Embassy and MR.
 of AIPAC be interviewed by WFO personnel to obtain all details regarding their contact with documents mentioned in this investigation.

further advised that prior to
 being interviewed, authority should be obtained from the Israeli desk at the U.S. State Department in view of $\square$ diplomatic status.

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DATE 04-20-2009 BY 60324 we baw/dk/abs


## FEDERAL BUREAU OF INVESTIGATION



FD-302a. (Rev 11-13-83)

Continuation of FD-302 of On 2/13/86 Page2*
all information contained
HEREIN IS UNCLASSIFIED
DATE 04-20-2009 BT $60324 \mathrm{uc} \mathrm{baw} / \mathrm{dr} / \mathrm{sbs}$

Date of transcription $\quad 3 / 13 / 86$

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time in 1984 he received this USITC report pertaining to free trade between America and Israel. $\square$ advised that he received this document from someone that he would not identify. He indicated that he received this information in his official capacity as a diplomat and that it would be against the principles of diplomatic work to divulge any information pertaining to the identity of the individual who provided him the report. He further advised that it is impossible within the professional ethics of a diplomat to identify individuals who provide certain information to a diplomat.

did state that the individual who provided him with the report was not a U.S. Government Official nor was he an employee of the U.S. Government. indicated that there were numerous negotiators regarding this free trade issue representing several U.S. Government agencies including the U.S. Trade Representatives, the U.S. Treasury, the U.S. Commerce Commission, the U.S. Department of State, and the U.S. Department of Agriculture. He advised that there were usually one or two principales representing each of these agencies which would attend most negotiations. He further advised that he thinks certain U.S. negotiators wanted the person who provided $\square$ the report to know about certain aspects pertaining to the United States


This document contalns nelther recommendations nor conclusions of the Fel. It is the property of the Fel and is laaned to yout agency; it and its contents are not to be distrlbuted outside your agency.


UNKNOWN SUBJECT
THEFT AND UNAUTHORIZED DISCLOSURE OF DOCUMENTS FROM THE UNITED STATES INTERNATIONAL TRADE COMMISSION; THEFT OF GOVERNMENT PROPERTY
-A11 mameings, notationg and items of innfornation -entained in this eommunication ate elassified hreenetlumiess -othownigemeted-

Office of Origin: Washington Field Office.
Date Investigative Summary Prepared: March l4, 1986.
Basis for Investigation:
The initial investigation regarding this matter was based upon a complaint received from
Associate General Counsel, Office of the United States Tr ade Representative (USTR), 600 l7th Street, N.W., Washington, D.C. (WDC). The complaint alleged that person(s) unknown had made available to the government of Israel, a confidential report published by the International Tr ade Commission (ITC) outlining the probable effect of providing duty-free treatment of imports from Israel.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

> SE\&KET
> Classified by: G-3
> Declassify on: OADR

5-Bureau
Washington Field Office
JAH: laslos

## UNKNOWN SUBJECT

## Investigation to Date:

This matter was initially investigated by WFO as a possible violation of the espionage statute. The preliminary inquiry regarding this investigation was initiated on June l9, 1984.

This preliminary inquiry determined that on January 25, 1984, the U.S. International Trade Commission (ITC), WDC, was requested by the USTR to prepare a report for the President relating to the establishment of a free trade area with Israel.

On May 31, 1984, 40 copies of the final report were distributed with one copy designated for the President, 28 copies to the USTR, and 11 copies within the ITC.

On May 2l, 1984, a Department of Commerce (DOC) employee was in Jerusalem following the formal U.S.-Israeli
negotiations which had been held the week before. This employee met with
for the Israeli Embassy in WDC.
stated that helhad received a cable from the Israeli Embassy in WDC and then proceeded to read from this cable what appeared to be a full summary of the report, including the conclusions regarding sensitive products.

On or about May 30, 1984, prior to the USTR distribution of the "final report", a member of the Trade SubCommittee of the Senate Finance Committee notified USTR that after a conversation with an employee of the "Amer ican Israel Public Affairs Committee" (AIPAC) in WDC, this membler was left with the impression that AIPAC had a copy of the subject report. This unidentified AIPAC member was familiar with the report's contents and conclusions.

On June 7, 1984, the Israeli Trade Minister and lunched with Ambassador William Brock and
$\square$ was aware of the of the USTR.
contents of the report.

On June 12 and 13, 1984, information passed to USTR indicated that certain members of Congress could acquire copies of the ITC report through AIPAC.

On June 15, 1984, the USTR general counsel telephoned AIPAC employee and inquired if AIPAC had a copy of the USTR report. $\square$ advised they did. $\square$ was asked to return this confidential report and all copies. Subsequently,
knowledge of the report himself and to disassociate himself from such activities. A copy of the USTR report was subsequently delivered to USTR. Also delivered was a substantial portion of a second copy of the report in an unsorted condition. The full report copy was a copy of the "final report" and had no identifying mark on the outside cover which was clearly stamped confidential. This indicates that this copy was probably made prior to the May 30 delivery to USTR. USTR officials advised the significance of the unauthor ized disclosure of the contents of: the ITC report is that the bargaining position of the United States was compromised and "Business Confidential" information used in the report was made available to the public. This disclosure also impacts on the effectiveness of the ITC to solicit data from the U.S. business community. No national defense information was utilized in the preparation of the ITC report.

This matter was studied by U.S. Department of Justice (DOJ) officials Internal Security Section, and by General Litigation and Legal Advice Section. On August 24, 1984, it was determined that this matter did not. represent a violation of the espionage statute as.it was reported that no national defense information was utilized in the preparation of the report.

DOJ subsequently opined that a violation of the Theft of Government Property statute had occurred and that the matter should be presented to the local United States Attorney's Office for a prosecutive opinion.

On September 19, 1984, Assistant United States Attorney (AUSA) Charles Harkins, WDC, opined that this matter lacked prosecutive merit and declined prosecution under the Theft of Government Property statute.

On November 1,1985 , the Criminal Division of the DOJ advised WFO that it has determined that additional investigation should be conducted to ascertain responsibility for the unauthorized disclosure of this report. Specifically, it was requested that this matter be investigated to determine if offenses under 18 U.S.C. 641 (Theft of Government Property) and 18 U.S.C. 1905 (Disclosure of Confidential Business Information) had occurred.
$\square$ DOJ, Public Integrity
Section, was designated to coordinate this investigation. A

Justice between and representatives of the Feder al
Bureau of Investigation (FBI) in an effort to outline
investigative strategies.


On December 19, 1985, $\square$ was intervjewed by WFO and advised that she was employed as for AIPAC during the period of $\square$ She also advised that as an employee of AIPAC, she became aware of the trade report prepared by the ITC. She indicated that she received the report from June of 1984. for AIPAC, in approximately
(
explained that she studied the report for a few weeks before returning it to an unrecalled official at AIPAC. She further advised that she had no information regarding who initially received the report at AIPAC, who released it from the ITC, or the USTR, or who gave it to

On December 19. 1985, $\square$ was also interviewed regarding this report. advised that she received the report from $\square$ for the Isr aeli Embassy in WDC. She advised that $\quad$ gave her this report in approximately April of 1984.

She advised that $\square$ gave no specific instructions regarding the report and, in fact, she later learned that the report was known to be "floating around town" and that the contents of the report were common knowledge to those interested in these matters.
$\square$ stated she could provide no information regarding who initially provided the report to $\qquad$
On February 13, 1986, for AIPAC was interviewed by WFO. advised that he first became aware of this report being in the possession of AIPAC at some unrecalled date in the spring of 1984.

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            At this time, }\square\mathrm{ advised that }
informed him that USTR General Counsel }
contacted her to determine if AIPAC had this report.
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## UNKNOWN SUBJECT

## Conclusion:

Investigation by WFO indicates that this report was likely leaked while being prepared at the International $\operatorname{Tr}$ ade Commission (ITC). A review of security procedures at ITC disclosed the fact that there are no security procedures in place that would prevent the outright theft or the printing of an "extra" copy of a report.

The internal investigation conducted by the USTR concluded that the report was compromised by May 21, 1984. Also, the first indication of AIPAC's possession of the report preceeded or was coincidental with the delivery of USTR's copies.

As a result of this incident, both the USTR and the ITC are re-evaluating their security procedures and changes will be implemented as deemed appropriate.

In view of the above information and due to the fact that $\square$ has claimed diplomatic immunity in this matter, active investigation into this matter will be discontinued at WFO. Washington Field will be contacted by the USTR or the ITC if pertinent information is developed regarding this or similar incidents.
$\qquad$ DATE: $\qquad$ $1 / 14 / 87$

FROM: Director, FBI
TO: SAC, Washington Field (52B-18153)

UNSUBS;
THEFT AND UNAUTHORIZED DISCLOSURES
OF DOCUMENTS FROM THE UNITED STATES
INTERNATIONAL TRADE COMMISSION;
THEFT OF GOVERNMENT PROPERTY
OO: WASHINGTON FIELD
Enclosed for Washington Field are two copies of a self-explanatory letter received from the Department of Justice, dated August 25, 1986, classified Secret, pertaining to captioned matter.

Washington Field should close your investigation based on the enclosed letter.

Enclosures (2)


ALL INFORULATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 04-20-2009 EY 60324 uc baw/dy/sbs


Mr. Grant Smith Institute for Research
Middle Eastern Policy
Calvert Station
P.O. Box 32041

Washington, D.C. 20007
Dear Mr. Smith:

This letter is USTR's response to the ISCAP decision to declassify and release some portions of the report,'"Probably Economic Effect of Providing Duty-Free Treatment for Imports from Israel,'"Investigation No.332-180.

On November 3, 2011 we sent to you, via e-mail, portions of the document and informed you that additional portions would be provided as they become available.

Today, we are providing you the remaining portions of the document. The ITC has asked us to redact some of the data from Appendix B pursuant to 5 U.S.C. $\$ 552$ (b(4), because the data discloses confidential business information which the ITC obtained from private sources.

If you have any questions regarding this release please contact David Apol at (202) 395-9633.


Associate General Counsel

# The 'AIPAC Two' aren't the only ones on trial 


by Douglas M. Bloomfield

NJJN
March 5, 2009
Trials can be dangerous things. And not just for the accused. They can make or break prosecutors, defense lawyers, and judges. And even a vaunted lobby.

The American Israel Public Affairs Committee and its leaders could be the biggest losers in a case that threatens to expose the group's inner secrets.

The oft-delayed trial of two former AIPAC staffers charged with passing classified information to journalists and the Israeli government is now expected to begin May 27, but that could easily slip, and don't be surprised if it never happens, given a series of prosecutor setbacks.

Two of those setbacks occurred last month when prosecutors lost their attempt to block the former AIPAC staffers from using critical materials and witnesses in their defense.

The government case has been losing steam as a result of these and other court rulings. Many of the Justice Department professionals responsible for bringing the case are gone, most notably the chief prosecutor, who quit last year to go into private practice, a sign some see as a lack of faith in a high-profile case.

The case was brought by the secrecy-obsessed Bush administration, which had vowed to plug all leaks unless Dick Cheney authorized them to go after his enemies.

This case was on tenuous legal ground from the start. It was the first time the 1917 espionage law was invoked against civilian nongovernment employees who distributed information they received from the government.

In the face of an increasingly weak case, the Justice Department may try to avoid an embarrassing loss by dropping it under the cover of protecting classified information from public exposure, as it has done in similar cases.

Although AIPAC claims it has nothing to do with the convoluted case, it is also on trial, in a way. The organization fired the pair and said they were rogues acting beneath the group's standards. That will be shot full of holes from all directions in court, whether in the criminal case or in a likely civil suit by the defendants claiming damage to their reputations and careers.

The mere threat of a multimillion-dollar civil suit could prompt a very generous settlement offer from AIPAC in exchange for a vow of silence from the former staffers. But don't worry; AIPAC can easily afford it.

Soon after the FBI raided AIPAC offices, the organization launched a fund-raising campaign to defend against any charges, and the appeals for money didn't stop when it fired the pair. Since the scandal broke in 2004, AIPAC's fund-raising juggernaut has hauled in so much dough that one senior staffer told me that "it's coming in faster than we know what to do with it."

JTA quoted tax records showing AIPAC raised $\$ 86$ million in 2007, doubling 2003's $\$ 43$ million. Not all of that money was a result of the espionage case, but many millions were.

In cutting loose the pair, AIPAC insisted it had no idea what they were doing. Not so, say insiders, former colleagues, sources close to the defense, and others familiar with the organization.

One of the topics AIPAC won't want discussed, say these sources, is how closely it coordinated with Benjamin

Netanyahu iextheat 1990s, when he led the Israeli Likud opposition and later when he was prime minister, to impede the Oslo peace process being pressed by President Bill Clinton and Israeli Prime Ministers Yitzhak Rabin and Shimon Peres.

That could not only validate AIPAC's critics, who accuse it of being a branch of the Likud, but also lead to an investigation of violations of the Foreign Agents Registration Act.
"What they don't want out is that even though they publicly sounded like they were supporting the Oslo process, they were working all the time to undermine it," said a well-informed source.
"After Rabin came in in 1992 and said he wanted to make peace and signed the Oslo accords, and the U.S. was supposed to pay the tab, every restriction on all political and financial dealings [by the Palestinians] came out of our office," said the insider. "We took full advantage of every lapse by [Yasser] Arafat and the Palestinians to put on more restrictions and limit relations," the source added.

In addition to cooperating with the Israeli opposition, AIPAC worked closely with congressional Republicans to undermine the Clinton administration’s Middle East policy, several sources confirmed.

If this case goes to trial, civil or criminal, the inner workings of AIPAC will be aired, and it will be clear that top professional and lay leaders were kept fully informed, said a former official.

Defense lawyers are expected to contend both staffers were following routine practices not only condoned but encouraged by the organization's leadership. The FBI has evidence showing that when juicy material was collected it was shared with the higher-ups.

Will the organization want to go through discovery, depositions, interrogatories, subpoenas, and compelled testimony under oath about all the elements of this case? That could be the key to very generous out-of-court settlements for Steve Rosen and Keith Weissman.

That will leave unanswered the biggest question of all: Why was this case brought in the first place?

## Douglas M. Bloomfield is the president of Bloomfield Associates Inc., a Washington lobbying and consulting firm. He spent nine years as the legislative director and chief lobbyist for AIPAC.

Comment: comments@njjjewishnews.com

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## FOR FURTHER INFORMATION CONTACT:

Denise T. DiPersio, Esq, Unfair Import Investigations Division, U.S.
International Trade Commission,
telephone 202/523-0113.
Issued: February 7, 1984.
By order of the Commission.
Kenneth R. Mason,
Secretary.
[FR Doce 34-1441 Piled 2-14-8t; 545 am]
BULING COOE 7020-02-M

## [Investigation No. 337-TA-181]

## Certain Meat Deboning Machines; Order No. 1

Pursuant to my authority as Chief Administrative Law Judge of this Commission, I hereby designate Administrative Law Judge John J. Mathias as Presiding Officer in this investigation.

The Secretary shall serve a copy of this order upon all parties of record and shall publish it in the Federal Register.

Issued: February 8, 1984.

## Donald K. Duvall.

Chief Administrative Law Judge.
[FR Doce 84-1442 Filed 2-14-at: 8:45 am] BRLING COOE 7620-92-4

## [Investigation No. 337-TA-181]

## Certain Meat Deboning Machines; Investigation

agency: International Trade
Commission.
ACTION: Institution of investigation pursuant to 19 U.S.C. 1337. SUMMARY: Notice is heregy given that a complaint was filed with the U.S. International Trade Commission on January 3,1984 , under section 337 of the Tariff Act of 1930 (19 U.S.C. 1337), on behalf of Lever Brothers Co., 390 Park Avenue, New York, New York 10022; Protecon B.V., Wim de Korverstraat 43a, Postbus 9, 583044 Boxmeer, Holland; and Protecon, Inc., P.O. Box 1109, 112688th Place, Kenosha, Wisconsin 53151. Supplements to the complaint were filed on January 31, 1984 and February 1. 1984. The complaint as supplemented alleges unfair methods of competition and unfair acts in the importation of certain meat deboning machines into the United States, or in their sale, by reason of alleged infringement of claim 1 of U.S. Letters Patent 4,137,605. The complaint further alleges that the effect of tendency of the unfair methods of competition and unfair acts is to destroy or substantially injure an efficiently and economically operated domestic industry and/or to prevent the
establishment of such and industry in. the United States.

Complainants request the Commission to institute an investigation and. after a full investigation, to issue a permanent exclusion order and a permanent cease and desist order.

## Authority

The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930 and in section 210.12 of the Commission's Rules of Practice and Procedure (19 CFR 210.12).

## Scope of Investigation

Having considered the complaint, the U.S. International Trade Commission, on February 1, 1984, ordered that- -
(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, an investigation be instituted to determine whether there is a violation of subsection (a) of section 337 in the unlawful importation of certain meat deboning machines into the United States, or in their sale, by reason of alleged infringement of claim 1 of U.S. Letters Patent $4,137,605$, the effect or tendency of which is to prevent the establishment of an efficiently and economically operated domestic industry in the United States.
(2) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:
(a) The complainants are-

Lever Brothers Co., 390 Park Avenue, New York, New York 10022 Protecon B.V., Wim de Korverstraat 43a, Postbus 9, 583044 Boxmeer, Holland Protecon, Inc., P.O. Box 1109, 1126-88th Place, Kenosha, Wisconsin 53151.
(b) The respondents are the following companies, alleged to be in violation of section 337, and are the parties upon which the complaint is to be served. Machinefabrieken H.J. Langen \& Zoper * B.V. Cuyk, Netherlands
H.J. Langen \& Sons, LTD., 2357 pevon Ave., Elk Grove, Village, Illinois 60607.
(c) Linda L. Moy, Esq., Unfair Import Investigation: D̄ivision, U.S.
International Trade Commission, 701 E Street NW., Room 128, Washington, D.C. 20438, shall be the Commission investigative attorney, a party to this investigation; and
(3) For the investigation so instituted, Donald K.' Duvall, Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding officer.Responses must be submitted by the named respondents in accordance with $\S 8210.21$ of the Commission's Rules of Practice and

Procedure (19 CFR 210.21). Pursuant to $\$ 201.16(\mathrm{~d})$ and 210.21 (e) of the rules. such responses will be considered by the Commission if received not later than 20 days after the date of service of the complaint. Extensions of time for submitting a response will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint and inthis notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the presiding officer and the Commission, without further notice to the respondent, to find the facts to be as alleged in the ${ }_{F}$ complaint and this notice and to enter both an initial determination and a final determination containing such findings.

The complaint, except for any confidential information contained therein, is available for inspection during official business hours ( $8: 45$ a.m. to $5: 15$ p.m.) in the Office of the Secretary, U.S. International Trade Commission, 701 E Street NW., Room 156, Washington, D.C. 20438, telephone 202-523-0471.
FOR FURTHER INFORMATION CONTACT:
Linda L. Moy, Esq., Unfair Import
Investigations Division, U.S.
Internationsl Trade Commission,
telephone 202-523-4693.
Issued: February 6. 1984.
By order of the Commission.

## Kenneth R. Mason,

Secretary.
(FR Doc 4.44 Fied 2-14-06; 565 am]
BCLINO COOE r020-02-M
[332-180]
Probable Economic Effect of Providing Duty-Free Treatment for Imports From Israet
AGENCY: International Trade Commission.
ACTION: Institution of an investigation under section 332(8) of the Tariff Act of 1930 (19 U.S.C. 1332(8)) concerning the probable economic effect of providing duty-free treatment for imports from Israel on U.S. industries producing like or directly competitive articles and on consumers, at the direction of the President, and the scheduling of a hearing in connection therewith.
EFFECTIVE DATE: February 8, 1984. FOR FURTHER INFORMATION CONTACT:
Mr. Robert Roeder (202-724-1170)-
Agricultural and forest products

Mr. Robert Wallace (202-523-0120)Textiles and apparel
Mr. Jim Emanuel (202-523-0334)Energy and chemicals
Mr. Robert Ruhlman (202-523-0309)Minerals and metals
Mr. Nelson Hogge (202-523-0377)Machinery and equipment
Ms. Edith Hagelin (202-724-1746)Miscellaneous manufactures
All of the above staff are in the Commission's Office of Industries. For information on legal aspects of the investigation contact Mr. William Gearhart of the Commission's Office of the General Counsel at 202-523-0487.

## Background and Scope of Investigation

The Commission instituted the investigation, No. 332-180, following receipt on January 30, 1984, of a request therefor by the President transmitted through the U.S. Trade Representative (USTR). The advice requested would be used in connection with negotiations with the Government of Israel relating to the establishment of a free trade area between the United States and Israel.
The Commission will, as requested by USTR, advise the President with respect to each item in the Tariff Schedules of the United State as to the probable economic effect of providing duty-free treatment for imports from lsrael on. industries in the United States producing like or directly competitive articles and on consumers.

As requested by USTR, the Commission will conduct this investigation as if the request had been made pursuant to section 131 of the Trade Act of 1974 (19 U.S.C. 2151). The Commission's scheduled completion date for the report is May 30, 1984.

## Public Hearing

A public hearing in connection with the investigation will be held in the Commission Hearing Room, 701 E Street NW., Washington, D.C. 20436, beginning at 10:00 a.m., on April 10. 1984, to be continued on April 11, if required. All persons shall have the right to appear by council or in person, to present information, and to be heard. Requests to appear at the public hearing should be filed with the Secretary, United States International Trade Commission. 701 E Street NW., Washington, D.C. 20436, not later than noon, April 3, 1984.

## Written Submissions

In lieu of or in addition to appearances at the public hearing. interested persons are invited to submit written statements concerning the investigation. Written statements should be received by the close of business on April 3.1984. Commercial or financial
information which a submitter desires the Commission to treat as confidential must be submitted on separate sheets of paper, each clearly marked
"Confidential Business Information" at the top. All submissions requesting confidential treatment must conform with the requirements of $\$ 201.6$ of the Commission's Rules of Practice and Procedure (19 CFR 201.6). All written submission, except for confidential business information, will be made available for inspection by interested persons. All submissions should be addressed to the Secretary at the Commission's office in Washington, D.C.
Issued: February 9, 1934.
By order of the Commission.
Kenneth R. Mason,
Secretary:

BLLUNG CODE $7020-22-4$
[Investigation No. 332-115]
Study of the Effect of the Enlargement of the European Community on U.S. Trade; Termination of Investigation
Agencr: International Trade Commission.
ACTION: Termination of investigation.
EFFECTIVE DATE: February 10, 1983.

## Background

The Commission, on its own motion, instituted the study, effective September 29, 1980, investigation No. 332-116, under section 332(b) of the Tariff Act of 1930 (19 U.S.C. 1332(b)). Notice of the institution of the investigation was published in the Federal Register on October 8, 1980 (47 FR 7350).

Issued: February \&, 1984.
By order of the Commission.
Kenneth R. Mason,
Secretary.

вицима COOE 7020-01-u

## [Investigation No. TA-201-52]

## Unwrought Copper; Investigation

agency: International Trade
Commission.
ACTION: Institution of an investigation under section 201 of the Trade Act of 1974 (19 U.S.C. 2251) and scheduling of a hearing to be beld in connection with the investigation.

EFFECTIVE DATE January 28, 1934. summary: Following receipt of a petition filed on January 28, 1984, on behalf of Anaconda Minerals Co.,

Asarco Inc., Copper Range Co., Cyprus
Mines Corp., Duval Corp., Inspiration Consolidated Copper Co., Kennecolt Corp. Magma Copper Co., Phelps Dodge Corp., Pinto Valley Copper Corp., and Ranchers Exploration and Development Corp., the Commission instituted investigation No. TA-201-52 under section 201 of the Trade Act of 1974 to determine whether black copper, blister copper, and anode copper, provided for in item 612.03 of the Tariff Schedules of the United States (TSUS), or unwrought copper, other than alloyed, provided for in TSUS item 812.06, are being imported into the United States in such increased guantities as to be a substantial cause of serious injury, or the threat thereof, to the domestic industry producing articles like or directly competitive with the imported articles. The Commission must report its determination to the President by July $26,1984$.
FOR FURTHER INFORMATION CONTACT:
Daniel Leahy, Investigator (202/5231369), or Vera A. Libeau, Supervisory Investigator (202/523-0368), U.S.
International Trade Commission, Washington, D.C. 20436.

## SUPPLEMENTARY INFORMATION:

Participation in the Investigation
Persons wishing to participate in this investigation as parties must file an entry of appearance with the Secretary to the Commission, as provided in $\$ 201.11$ of the Commission's Rules of Practice and Procedure (19 CFR 201.11). not later than 21 days after the publication of this notice in the Federal Register Any entry of appearance filed after that date will be referred to the Chairman, who shall determine whether to accept the late entry for good cause shown by the person desiring to file the entry.

Upon the expiration of the period for filing entries of appearance, the Secretary shall prepare a service list containing the names and addresses of all persons, or their representatives, who are parties to the investigation (19 CFR 201.11(d)). Each document filed by a party to this investigation must be served on all other parties to the investigation (as identified by the service list), and a certificate of service must accompany the document. The Secretary will not accept a document for filing without a certificate of service (19 CFR 201.16(c)).

## Public Hearing

The Commission will hold a public hearing in connection with this investigation beginning at 10:00 a.m., on May 15, 1984, in the Hearing Room, U.S. International Trade Commission


## DELIVERED BY MESSENGER

Dr. Paula Stern, Chairwoman
U.S. International Trade Commission 701 "E" Street, N.W.
Washington, D.C. 20436
Dear Dr. Stern:
Thank you for meeting with us this morning and for your genafine interest about our concerns relating to the Comission's security procedures fot, ... "business confidential" information submitted by the private sector. We very much appreciate your willingness to review the various matters wi. discussect with left with you and Mr. Goodrich.

We look forward to your response on how you might be able to describe, characterize, or give us specifically what "business confidential" information, submitted by the U.S. Bromine Alliance, was included in the Commission's confidential report concerning the U.S. - Israel Free Trade Area proposal that was prepared for the U.S. Trade Representative. We are also hopeful you will be able to tell us (as an example on point) what you found within the Commission concerning the disposition of the 15 copies of "business confidential" information we recently submitted in connection with your GSP investigation.

As you review the other items in the enclosed document to see what type of further advice you can furnish to us with respect to the Commission's standard security procedures, we will undertake to draft a proposal (for consideration) on the type of handing we hope the Commission would adopt with respect to future submissions of "business confidential" information from the U.S. Bromine Alliance or the individual member companies of the Alliance. We also plan to review this same subject with the appropriate personnel at the Office of the U.S. Trade Representative.

Thank you again for your warm reception and cooperation.

> Sincerely,
U.S. bromine alliance


MT:clk

## Enclosure

> cc: U.S, Bromine Alliance Members
> Edward R. Easton, Esquire
> Will E. Leonard, Esquire

Talking Points for Meeting with Dr. Paula Stern, Chairwoman, U.S. International Trade Commission

1. Persons present.

Max Turnipseed, Spokesman, U.S. Bromine Alliance, accompanied by Will E. Leonard and Edward R. Easton, attorneys, Busby, Rehm and Leonard, P.C.
2. General Topic.

Commission security procedures for confidential business information submitted to the agency.
3. Background.

The U.S. Bromine Alliance supplied very sensitive cost information to the Commission in response to the Commission's requests for confidential business data in connection with its report on a free trade agreement with Israel. The Alliance presumes that these data were quoted in the Commission's confidential report to the USTR, a copy of which was obtained by representatives of the American-Israel Public Affairs Committee.

The Alliance is currently an interested party in the on-going GSP-related investigations Nos. $503(\mathrm{a})-12$ and 332-187. The Alliance has also submitted confidential business information to the Commission in connection with these investigations also.
4. Specific inquiries concerning the Commission's procedures for handling confidential business information;
a. When confidential commission reports are supplied to the President, the Congress, USTR, or the GAO, what procedures are followed in addition to individually numbering the limited copies supplied? Does a contact person with the recipient undertake to insure that no additional copies will be made? Are there agreements to keep the copies of the reports in a secured filing system with "need to know access" at the recipient institution?
b. Does the Commission have a legal obligation to submit information that may be confidential to any other agencies?
c. The Commission's regulations require a signed original and fourteen copies of each document submitted by a party to an investigation. Is there a commission policy statement identifying those persons who receive each of these copies? Is there a method for controlling additional copies made from the copies submitted? What criteria exist for guidance with respect to whether additional copies are made? Who is designated to know the location of each copy and those persons with access to it?
d. What are the Commission's instructions to its employees concerning the handing of confidential business submissions? Is the staff instructed not to accept writings which have not been declared confidential by the Secretary? What instructions exist concerning information solicited by telephone or in meetings? Does a staff person decide whether notes concerning such
information are to be treated as confidential information or is the staff instructed to consult supervisory personnel in making the decision?
e. How are the Commission's employees made aware of mandatory security procedures? How often does the office of Administration survey compliance with these instructions?
f. Does the Commission have a training program for instructing its employees on the treatment of submissions from business entities? How often is the program prezented? How often are employees required to participate? Would the Commission allow interested business groups to participate in designing future programs?
5. Unlike other administrative agencies such as the Environmental Protection Agency or the Federal Drug Administration, the Commission has not undertaken to notify the submitter of confidential business information when access to such information is sought under the Freedom of Information Act or otherwise. Would the Commission be willing to amend its regulations to notify the submitter when such access was sought?

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November 29， 1984

Mr．Max Turnipseed U．S．Bromine Alliance c／o Ethyl Corporation 1155 15th Street，N．W． Washington，D．C． 20005

Dear Mr．Turnipseed：
This is in reply to your November 1,1984 ，letter sent to me following the meeting of the same day relating to the handilng of business confidential＂information by the U．S．International Trade Commission． In addition to your observations on our securit procedures you have specific inquiries concerning（1）the＂busines ，wnfidential＂information submitted by the U．S．Bromine Alliance in co：．tion with the U．S．－Israel free trade study，and（2）the dis；osition of the 15 copies of ＂business confidential＂information the Alliance submitted in connection with the current GSP investigation．I would like to address these matters separately．

1．You requested us to describe，characterize，or specify what business confidential information submitted by the U．S．Bromine Alliance in your letter of April 27，1984，was included in the U．S． International Trade Commission＇s confidential report to the U．S． Trade Representative on investigation No．332－180，Probable kffect of Providing Duty－Free Treatment for Itaports from Israel．

The specific business confidential numbers extracted from the Alliance＇s letter wid shown in the report included：（1）the production cost ${ }^{\prime} \sim$ bromine，（2）production cost，raw material cost， depreciation，of $c$ nanufacuring cost，by－product cost，and shipping cost for the conj und TBBPA and（3）the length of time that sales of domestic TBBPA could be suppiled from inventory．

As we discussed at the November 1 meeting the study is currently classified "confidential" from a national security standpoint by the Office of the $U$. S. Trade Representative. For your information I am enclosing a copy of the clearance (enclosure 1 ) we received from that office to allow us to provide you the above characterization of the "business confidential" information submitted by the Alliance.
2. Dispositinn of "business confidential" information related to investigation nos. $503(a)-12$ and $332-187$ ("GSP- to Add Products to the List of Eligible Articles for the Generalized System of Preferences") - in this particular case the 15 copies of the Alliance's "business confidential" information was distributed within the U. S. International Trade Commission as listed below. It should be noted that not all of the 15 coples are currently in the Commission's files. Some have already been processed for disposal by burning or shredding.

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$\frac{\text { Number of Copies }}{1}$

I appreciate your comments concerning the Commission's information security procedures and welcome any suggestions you may have. You may be assured that we place a high priority on esfeguarding sensitive data and we are currently preparing detailed internal procedures. At this point we can respond to items 4. a., 4. b. and 5 of the discussion paper you left with me on November 1 (enclosure 2).

I hope this information is useful to you and we look forward to the Alliance's participation in future Commission investigations and studies.


## Enclcowres

$\mathrm{cc:}$ Porris Lynch Ken Mason Mike Mabile Lorin Goodrich

## Monsanto

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THOMAS L. OSAGE
Group Vice Prasdont and Manag-na Directer

MONSANTO INTERNATIONAL<br>800 N. Lindbergh Boulovard St. Louis. Missouri 63167 Phone: $1314,894-2524$

May 2, 1984
Secretary Kenneth Mason
United States International Trade Commission
701 E. Street, N. W.
Washington, D.C. 20436

Dear Secretary Mason:
I would like to respond to the inquiry concerning the proposed U.S. -Israeli Free Trade Treaty now under discussion. There are some issues important to Monsanto and the chemical industry that should be considered during the ensuing discussion between the two governments.

- Intellectual Property Rights-Patents: While the protection offered by granted Israeli patents is satisfactory, a procedural flaw in this patent system can be manipulated to deny U.S. innovations' protection for extended periods of time. Monsanto, for example; has had a patent application pending on a product widely patented around the world for well over a decade.

Because a local concern has been able to take advantage of the procedural shortcomings in the Israeli "patent opposition system," the granting of a patent to Monsanto has been blocked. While these proceedings have gone on, the local firm has been producing and exporting Monsanto's proprietary product. Furthermore, it appears that the proceedings will continue beyond what would have been the full term of the patent -- if it had been issued in a reasonable time. Thus, at this point, Monsanto's patent application will be moot. All of these difficulties could be prevented by relatively simple changes in Israel's patent procedure laws.

If the problems inherent in the patent procedure laws are not corrected, the international competitiveness of U.S. high technology industries could be easily undercut. This is especially true in the agricultural chemical and pharmaceutical industries and has significant implications for the growing biotechnology area.

We will be providing your office with a detailed paper outlining our concerns and possible solutions to problems that arise from Israeli patent procedure laws in the near future.

Safeguards/Competitive Need Limits: Monsanto supports the establishment of a safeguard system modeled on the effective process developed in the GSP legislation. The need to maintain safeguards is :mpertant to ensure that U.S. chemical markets and U.S. manufacturers are not injured by imports. Three fourths of Israel's chemical industry is owned by the governmen. and it receives substantial export subsidies. The government also subsidizes research and development in the chemical industry. These incentives make israel a strong competitor in agricultural chemicals and pharmaceuticals -- two areas which requife a relatively low amount of capital investment compared to the traditional chemical businesses.

Currently $95 \%$ of israel's chemical exports to the U.S. enter duty free through MFN and GSP privileges. In the decade ahead, Israel will become an increasingly active exporter of these products and may cause some market discontinuities in the U.S. Therefore, a system of safeguards, modeled on the GSP codes, would be extremely important to the chemical industry.

- Trade Distorting Factors and Non-Tariff Barriers: This agreement should also address non-tariff barriers and other trade-distorting practices such as export subsidies. For example, Israel requires importers to place on deposit $15 \%$ of the value of the import for one year in a non-interest bearing account. Because of Israel's high rate of inflation, this deposit acts as a $10 \%$ tariff on imports. In addition, as stated above, there are several export incentives that give Isracli producers a significant advantage compared to their international competitors.
In general, Monsanto strongly supports our government's efforts to strengthen U.S. international economic relations through bilateral trade and investment treaties with our trading partners. But these agreements should include strong statements on: 1) protection of intellectual property rights, 2) adequate and well-defined safeguard provisions, and 3) reduction and/or elimination of non-tariff barriers, export subsidies and performance requirements.

However, our government should also make a distinction between the advanced developing and developed countries with a strong current account position (such as Taiwan, Hong Kong and Japan) and those with severe balance of payments problems (such as Brazil, Nexico, and Argentina). In this regard, the United States should be willing to grant a "realistic" amount of time to obtain a phased-in reduction of tariff, non-tariff barriers, and export incentives with those countries with weak economies -- without sacrificing import safeguards or protection of U.S. property rights.

With those countries with strong current account balances, the United States should be aggressive in obtaining lowered trade barriers, and protection of property rights. For example, Taiwan has a $\$ 6.7$ billion trade surplus with the U.S. and an average tariff rate of $30 \%-$ the highest in the region. Taiwan has also resorted to quotas on U.S. imports despite the large U.S. trade deficit with Taiwan. The U.S. also has a $\$ 20$ billion trade deficit with Japan, and Japanese non-tariff barriers have been cx:remely successful in keeping out U.S. goods. The U.S. and Japanese government should work hard "to identify American sources that meet Japanese market requirements while encouraging Japanese procurement officials to purchase these products" -- as was stated in the Joint Communique of the 20 th Japan-U.S. Businessmen's Conference.

In addition, we hope U.S. industry representation can continue to play a role in the bilateral negotiations. U.S. industry has a lot riding on these negotiations and our knowledge of the markets and products would be an asset in these discussions.
I hope these remarks prove useful in your discussions.
Yours truly,


## CERTIFICATE OF SERVICE

 the Plaintiff-Appellant and Defendants-Appellees at the addresses set forth below by regular United States mail, this 13th day of January, 2012.

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Motion

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