

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
507 Fifth Avenue
New York 17, New York

Executive Office

- 13 -

OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

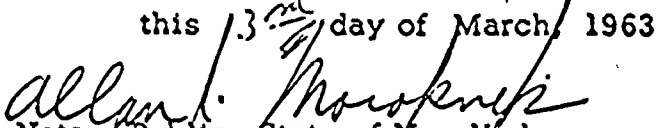
18. One small office building with two offices.
19. One small training school.
20. One playing field for 10,000 people.
21. Outdoor cinema for 500 people with projection booth and equipment.
22. Service facilities and garage and maintenance equipment.

It should be added that it is planned that the above will be contained in lands donated by The Khaibar Khan.


Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

Sworn to before me
this 3rd day of March, 1963

Sworn to before me
this 3rd day of March, 1963

Notary Public, State of New York
Appointed for Queens County
No. 0382773435
Commission Expires March 30, 1963

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
507 Fifth Avenue
New York 17, New York

Executive Office

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OXford 7-5690

To: Shahanshai Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Abadan:

1. One 9 hole golf course.
2. Six swimming pools.
3. Three tennis courts.
4. One baseball field.
5. One football field.
6. Three basketball field.
7. One stadium capacity for 2,000 people.
8. One complete clubhouse accommodating 200 people.
9. Three houses with three and four bedrooms with complete facilities for staff.
10. One playground and park with all facilities for children.
11. One swimming pool for children.
12. One driving range.
13. One tennis court for beginners.
14. Twelve two bed room houses with complete facilities for employees.
15. One sporting goods shop.
16. One small warehouse.
17. One guest house for 12 people.

(Cont.)

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
507 Fifth Avenue
New York 17, New York

Executive Office

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OXford 7, 590

To: Shahanshahi Sports Organization of Iran

March 3, 1963

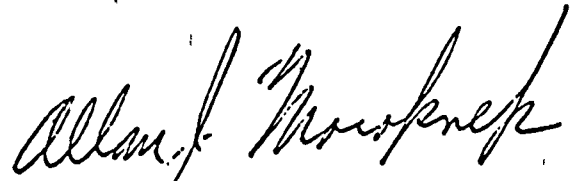
FINAL PROPOSAL

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Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

Sworn to before me
this 3rd day of March, 1963



Notary Public, State of New York
Appointed for Queens County

No. 03-2773435

Commission Expires March 30, 1963

(Cont.)

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
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New York 17, New York

Executive Office

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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Hamedan:

1. One 9 hole golf course.
2. Six swimming pools.
3. Three tennis courts.
4. One baseball field.
5. One football field.
6. Three basketball fields.
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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

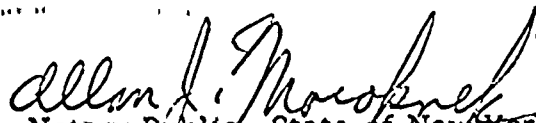
FINAL PROPOSAL

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Jacob S. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

Sworn to before me
this 3rd day of March, 1963


William J. Macomber
Notary Public, State of New York
Appointed for Queens County
No. 03-2773435
Commission Expires March 30, 1963

(Cont.)

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
507 Fifth Avenue
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Executive Office

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Oxford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Kermanshah:

1. One 9 hole golf course.
2. Six swimming pools.
3. Three tennis courts.
4. One baseball field.
5. One football field.
6. Three basketball fields.
7. One stadium capacity for 2,000 people.
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WORLD ATHLETIC SPORTS CORPORATION
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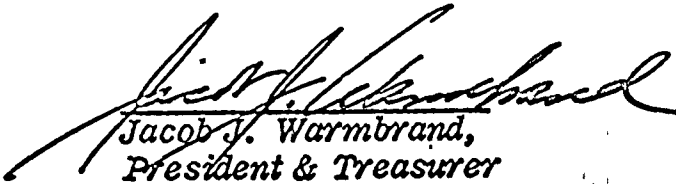
OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

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Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

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Commission Expires March 30, 1963

(Cont.)

C-70

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
507 Fifth Avenue
New York 17, New York

Executive Office

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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Kerman:

1. One 9 hole golf course.
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WORLD ATHLETIC SPORTS CORPORATION
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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

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Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

Sworn to before me
this 3rd day of March, 1963



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WORLD ATHLETIC SPORTS CORPORATION
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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Shiraz:

1. One 9 hole golf course.
2. Six swimming pools.
3. Three tennis courts.
4. One baseball field.
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WORLD ATHLETIC SPORTS CORPORATION
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OXford 7 790

To: Shahanshahi Sports Organization of Iran

March 3, 1963

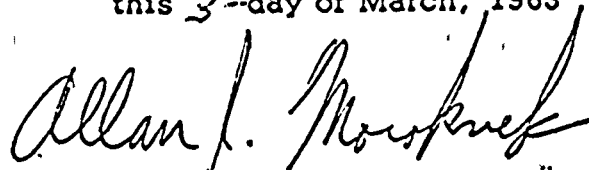
FINAL PROPOSAL

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Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

Sworn to before me
this 3rd day of March, 1963


Allan J. Mosknef
Notary Public, State of New York
Appointed for Queens County
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Commission. Expires March 30, 1963

(Cont.)

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Esphahan:

1. One 9 hole golf course.
2. Six swimming pools.
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7. One stadium capacity for 2,000 people.
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
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
To: Shahanshahi Sports Organization of Iran

March 3, 1963

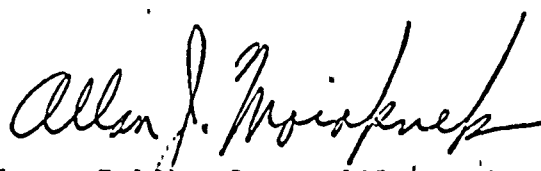
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OXford 7-5690

Executive Office

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Ramsar:

1. One 9 hole golf course.
2. One football field.
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WORLD ATHLETIC SPORTS CORPORATION
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OXford 7-590

To: Shahanshahi Sports Organization of Iran

March 3, 1963

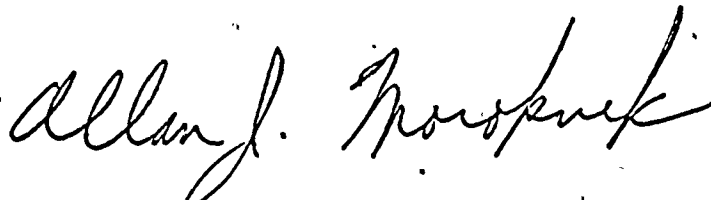
FINAL PROPOSAL

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Jacob J. Warmbrand,
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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Rasht:

1. One 9 hole golf course.
2. One football field.
3. Six swimming pools.
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OXford 7- 00

To: Shahanshahi Sports Organization of Iran

March 3, 1963

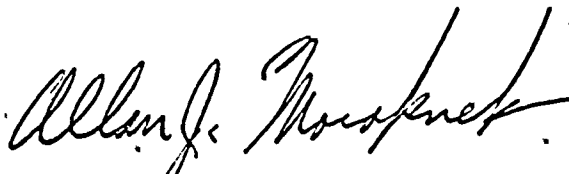
FINAL PROPOSAL

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Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

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No. 03-2773435
Commission Expires March 30, 1963

(Cont.)

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
507 Fifth Avenue
New York 17, New York

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OXford 7-5690

Executive Office

To: *Shahanshahi Sports Organization of Iran*

March 3, 1963

FINAL PROPOSAL

The following is the itemized list of the sports facilities for the proposed sports center in Mashad:

1. *One 9 hole golf course.*
2. *One football field.*
3. *Six swimming pools.*
4. *Three tennis courts.*
5. *One baseball field.*
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9. *Three houses with three and four bedrooms with complete facilities for the staff.*
10. *One playground and park with all facilities for children.*
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13. *One tennis court for beginners.*
14. *Twelve two bed room houses with complete facilities for employees.*
15. *One sporting goods shop.*
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(Cont.)

WORLD ATHLETIC SPORTS CORPORATION

Warmbrand Building
507 Fifth Avenue
New York 17, New York

Executive Office

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OXford 7-5690

To: Shahanshahi Sports Organization of Iran

March 3, 1963

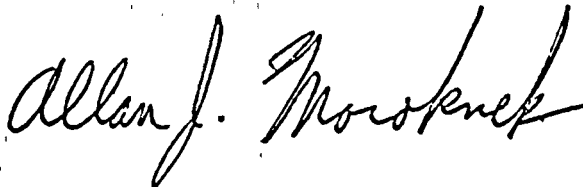
FINAL PROPOSAL

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Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

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No. 03-2773435
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(Cont.)

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
507 Fifth Avenue
New York 17, New York

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OXford 7-5690

March 3, 1963

FINAL PROPOSAL

To: Shahanshahi Sports Organization of Iran

The following is the itemized list of sports facilities for
the proposed sports center in Tabriz:

1. One 9 hole golf course.
2. One football field.
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c/c

[Signature]

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WORLD ATHLETIC SPORTS CORPORATION
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New York 17, New York

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OXford - 5690


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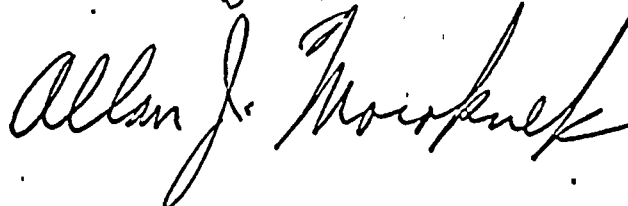
FINAL PROPOSAL

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Jacob J. Warmbrand,
President & Treasurer


Carol J. Conard,
Secretary of Corporation

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OXford 7-5690

To: Shahanshahi Sports Corporation.

March 3, 1963

FINAL PROPOSAL

We propose the following terms of payment in U. S. Dollars payable through a U. S. bank or a Swiss bank:

1. Ten (10%) per cent of the total estimated cost upon the signing of the contract.
2. Ten (10%) per cent upon the completion of preliminary drawings and specifications together with a detailed estimate of the cost of construction.
3. Eight (80%) per cent in ten equal annual installments through promissory notes bearing an interest of 5 1/2% per annum, and guaranteed by the Bank Meli of Iran or the Ministry of Finance.

Responsibility of selection of construction firm (s), architects and engineering firm will be assumed by this firm in conjunction of the International Sports Foundation.

The Khaibar Khan agrees to accept the Honorary Chairmanship in the development of this Sports' Project which is intended to be used for the public at large. The Khaibar Khan asserts he will exert his best efforts on the behalf of this program. As you are well acquainted with International sports' reputation of The Khaibar Khan, you may readily appreciate his earnest effort during the past seven (7) years in the fulfillment of an improved sports' facilities program in Iran. When completed such facilities will bring to Iran and other Middle Eastern countries increased recognition, healthier bodies and minds, and a greater measure of prosperity.

It is further recommended that upon completion of the entire project, that a committee, selected by the public-at large, be named. Such a committee will be selected which is divorced and devoid of political

(Cont.)

WORLD ATHLETIC SPORTS CORPORATION
Warmbrand Building
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OXford 7-590

To: Shahanshahi Sports Organization of Iran

March 3, 1963

FINAL PROPOSAL

affiliation. such members should have a background of sports and be distinguished in their interests for the benefit of the public-at large.

Respectfully submitted,


WORLD ATHLETIC SPORTS CORP.,


Jacob J. Warmbrand,
President & Treasurer


Joseph Trachtenberg,
Attorney of Corporation



Mariam Kushan,
Assistant Treasurer


Martin J. Warmbrand,
Vice President & Comptroller


Carol J. Conard,
Secretary of Corporation

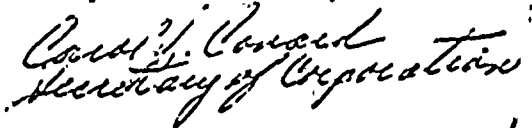
Sworn to before me
this 3rd day of March,
1963

cc: The Khaibar Khan
cc: International Sports Foundation


Notary Public, State of New York
Appointed for Queens County
No. 03-2773435

Commission: Expires March 30, 1963

Serial proposal dated
March 3, 1963, including
pages 1 (CH) through 35 (thirty-five)


Carol J. Conard
Secretary of Corporation

LAW OFFICES

MOSS, WELS & MARCUS

FRANK MOSS (1900-1970)

ISIDOR WELS

RICHARD H. WELS

ALAN D. MARCUS

JAMES L. ADLER, JR.

*3441 Madison Avenue**New York 17*

April 12, 1965

Senator John L. McClellan
 United States Senate
 Washington, 25, D. C.

Dear Senator McClellan:

Reference to the kangaroo court held by you on March 30, 1965 at the instance of the Shah's agents and unjust and falls accusations made by yourself and some of your colleagues on the floor of the Senate on April 5, 1965 in an obvious attempt to pressure the Nation into stoping to pusblish the article entitled 'Million Dollar Mystery' of which you had a galley proof a week ahead; I would like to make the following comments.

That is to remind you of the contents of my letter to you of December 23, 1964 of which I am sending you a copy in case it has disappeared from your files and landed up at the Iranian Embassy like other documents.

Also I would like to remind you of what took place during our second meeting when I informed you that the Shah's sister had stated that 'this is the Americans' baby and they have no choice except to white-wash these charges'. You stated that it is true, a lot of influential people who are involved in this matter would try to do that but they will not be successful. You even went further in order to reassure me of your good intentions and made the following statement in front of other members of your Committee 'I am glad I did not receive a gold watch from this during his last visit', meaning the Shah. You requested me to have private talks with your counsel Jerry Adlerman during which time I was approached by him to take off the names of five most influential Americans involved in these charges in order to make the investigation easy for you. When I brought this to your attention and informed you that I refuse to be a subject to these kind of approaches and do not trust Adlerman you tried to convince me that he meant well and assigned Paul Kemrick in his place who turned up to be the same.

Even as recently as February of this year I telephoned Paul

Senator John L. McLellan

April 12, 1965

Kemrick and told him that one of the Senators in your Committee has been in close contact with the Iranian Embassy and the investigators are making a report according to the desire of the Embassy, Kemrick stated that this is a matter that I should discuss with you. You telephoned me later at Mr. Wells' office at which time I advised you of the same and told you that the reports of your staff's investigation are being prepared practically at the Iranian Embassy with the intention of white-washing the entire matter and making me and my people the guilty party. you denied any knowledge of this and asked to talk to my attorney during which time you assured him and me that you would investigate this matter and pretended to be shocked.

Therefore my information that certain dishonest people connected with your Committee, State Department and the Justice Department had been working and cooperating all along with the Iranian Embassy to white-wash this entire matter and to make me and my people the guilty ones has been right and accurate.

I do not entirely blame you as I understand that you have been under tremendous pressure but one thing makes me happy and that is ever since Senator Robert F. Kennedy left the Justice Department as the Attorney General I stoped to furnish your Committee with additional documents. I will shortly receive copies of the reports made by your staff and investigators according to the desire of the Shah's Embassy through my confidential sources at that Embassy which will always remind my people of the great injustice done to us by you and others connected with your Committee.

I would like to repeat that all the remarks made by you and some of your colleagues on the floor of the Senate on April 5, 1965 are falls, inaccurate, phony, nonsense and without any foundation which you are aware of. I really would like to hear them away from the Senate floor to show to you how absurd and phony they are.

In conclusion I, on behalf of my people stand and support the charges brought to your Committee for investigation in the hope that justice would be done. You dear Senator stand, support and protect the Shah's corrupt regime, his dishonest Iranian and American collaborators and try to do us injustice.

UNITED PATRIOTS FOR JUSTICE

Yours truly,

THE KHAIBAR KHAN
THE KHAIBAR KHAN
Honorary Chairman,
Ruling Council

MOSS, WELS & MARCUS
341 MADISON AVENUE
NEW YORK, N. Y. 10017

October 24th, 1965

C
O
P
Y
Honorable Robert F. Kennedy
United States Senate
Washington, D. C.

Dear Senator Kennedy:

I very much appreciated your letter of some months ago in connection with the Rubiner film.

In that letter you said that "if you think that there is anything in particular that you think I should be doing about this matter, I would appreciate hearing from you further." There have been recent developments which I think will be of much concern to you as they have been to me, and I hope that I am not imposing in writing you about them.

It has now been established on the record that representatives of the State Department have been intervening behind the scenes in this litigation to which the Government is not a party.

Thus, on July 2, 1965, Mr. Justice Irving L. Levy, a New York Supreme Court Justice, acknowledged on the record in open court that he had decided particular matters before him in this case, not on the basis of what the parties and their counsel had submitted, but on the basis of private conversations which he had had with unidentified representatives of the State Department.

I enclose a copy of our appendix in the Appellate Division in this matter, in which the judge's statements are reprinted at pages A 103 through A 116. I also enclose a copy of our brief in which this matter is gone into extensively. On September 27, 1965, the Appellate Division, after these happenings were brought to their attention, stayed Mr. Justice Levy from proceeding further in the case.

The State Department's reaction to this was perhaps to have been expected. It invited selected press representatives to

October 3th, 1965

a background briefing session at which it told the press about grand jury proceedings before a Federal grand jury in the Southern District of New York as to which there has been no grand jury action taken, indicated that the grand jury would shortly hand up an indictment (which appears not to be the fact), and suggested that the press run "background articles" about Khashan on the basis of outrageous memoranda which it distributed to them.

The curious thing about the grand jury proceedings is that the grand jury, which is being conducted by Assistant United States Attorney Robert L. King of the Special Prosecution Section of the United States Attorney's Office, has been going into the charges concerning waste and corruption in the foreign aid program for Iran which Khashan brought to the attention of the McClellan Committee. Khashan and his associates have voluntarily appeared before the grand jury, have made all of their documents available to the grand jury, have answered all questions put to them freely and fully, and have been cooperative in every way. None of those who attacked Khashan have, so far as I have been able to ascertain, have appeared. Mahmoud Reza Pahlavi and Youssef Pahlavi have insisted that they would testify only in Tehran, and Mahmoud Foroughi claimed diplomatic immunity and fled the country rather than back up his charges in the United States.

This "background briefing session" resulted in an article which appeared on the first page of The Washington Post on Sunday, October 3, 1965, of which I enclose a copy.

It was extraordinary for me to read in the Washington Post Under Secretary Ball's admissions that the Shah of Iran is putting pressure on the State Department to have Khashan prosecuted; and that the State Department is responding to this pressure by having its representatives apply behind the scenes pressure to judges in New York. It seems incredible to me that, at a time when we are facing great crisis in foreign affairs, Secretary Rush and Under Secretary Ball should just in this past week be devoting substantial parts of their personal time to attempts to persuade a reluctant Iranian delegate to the International Monetary Fund to testify against Khashan.

I enclose a copy of a letter which I have written to Secretary Ball concerning this. This type of activity was not con-

Honorable Robert F. Kennedy

-3-

October 5th, 1965

sidered proper in the days when I was in government service, and I know that it was not tolerated by you when you were Attorney-General.

You will note from Mr. Justice Levey's remarks from the bench in the enclosed Appendix that he was advised by the State Department that "Iran is the only real friendly country to the United States in that area" and that because of this off the record information given him by the State Department, he disregarded the proofs and evidence before him, and decided that he could not "point a finger at that country".

I do not believe that we further the interests of the United States when our government officials cynically abandon our traditional concepts of the judicial process, when they admit that our law and our courts recognize a privileged treatment to particular persons because of their relationship to the Shah of Iran which is not available to others, when it is admitted that the decisions of courts and grand juries can be the result, not of the law, but of pressure applied by the Secretary of State and the Under Secretary of State in response to pressures put upon them by a foreign dictator.

If you have not already seen it, I hope that you will have a look at "The Coming Crisis in Iran", by Hecsein Mahdavi, who until 1964 was Director of Research at Bohemian University, and is now at Harvard. This appears in the October 1965 issue of Foreign Affairs.

The fact that the Shah governs Iran as the dictator of a police state, through the Savak secret police, with all the techniques of oppression, has been well documented and established by many objective writers, including Professor Richard H. Cottam of the University of Pittsburgh and Professor T. Gaylor Young of Princeton. Mr. Mahdavi's article in Foreign Affairs confirms that this is still going on.

Equally important to all of us is the fact which he points out that the backing which the State Department has given to every aspect of the Mahdavi regime, no matter how distasteful to Americans and world public opinion, has completely alienated the Iranian people from us.

October 5th, 1963

Extensive American interest in Iran really dates from President Roosevelt's attendance at the Tehran conference. On his return, he wrote a memorandum to Secretary Hull, dated January 12, 1944, in which he said:

"Iran is definitely a very, very backward nation. It consists really of a series of tribes, and 99 per cent of the population is, in effect, in bondage to the other 1 per cent. The 99 per cent do not own their land and cannot keep their own production or convert it into money or property.

I was rather thrilled with the idea of using Iran as an example of what we could do by an unselfish American policy. We could not take on a more difficult nation than Iran. I should like, however, to have a try at it. The real difficulty is to get the right kind of American experts who would be loyal to their ideals, not fight among themselves, and be absolutely honest financially. If we could get this policy started, it would become permanent if it succeeded as we hope during the first five or ten years. And incidentally the whole experiment need cost the taxpayers of the United States very little money."

Twenty years later, and more than a billion dollars later, things are very much as they were before, and in large part because the "ideals" which President Roosevelt indicated were an essential ingredient, have been subverted to a policy of support of the Shah's regime no matter how repugnant or distasteful it was to American ideals and to the public opinion of the world, and even of the United States.

I would hope that, before the coming crisis in Iran eventuates, the Senate, as well as the Executive Department, would take stock and act so as to avoid the happening of Mr. Khrushchev's prognosis that "It is probable that the American position in Iran

Honorable Robert F. Kennedy

-5-

October 9th, 1965

will continue to deteriorate along with the growing unpopularity of the Shah's regime and that the United States will replace Britain as the prime target of nationalist attacks".

I was encouraged by the fact that Senator McClellan, in the course of the debate on the foreign aid appropriation bill on September 23, 1965, for the first time spoke up about some of the things which have occurred in the course of the foreign aid program for Iran, and stated that he could not support these programs while conditions such as he described existed.

It seems to me, however, that the Committee on Government Operations, of which you are a member, is charged by the Senate Rules with the responsibility of "receiving and examining reports of the Comptroller General of the United States and of submitting such recommendations to the Senate as it deems necessary or desirable in connection with the subject matter of such reports."

I do not believe that the Committee will have met its responsibilities until it makes an issue of the label of "Secrecy" which the State Department manages to have placed upon the reports of the Comptroller-General dealing with the foreign aid program. Senator Morse has stated that problem well:

"Read what the Comptroller General has said. He is the watchdog. He is the agent of Congress Before this debate is over I shall again pile on my desk the reports of The Comptroller General, some of which are marked "Secret". I have yet to read a single report of the Comptroller General which really is secret. Every report of the Comptroller General that I have read contains material that should be available to the taxpayers of the United States. If the taxpayers of the United States could read these shocking reports of the Comptroller General of the United States, they would demand a housecleaning of foreign aid, and quickly."

Sincerely yours,

Richard H. Wols

RHW:RG
encl.

May 31, 1966

Dr. Khosro Khosrovani
The BIG HOUSE
c/o Iranian Embassy
3005 Massachusetts Avenue, N.W.
Washington, D.C.

COPY FOR R.F.R.

Dr. Khosrovani:

It is not necessary to identify myself to you, as I am sure you will recall our meeting several years ago. I was very surprised to learn of your return to this country, especially as an Ambassador considering the facts of your previous recall.

For the past few months, it has come to my attention that in your own "jovial fat" manner, you have had reason to concern yourself with my personage. Although, my existence seems to bother you, and with good reason, may I take this opportunity of discussing for your clarification certain factors.

1. The American Public at large are not stupid. In this country the truth is important.
2. It is my information that you have illicited several poignant remarks about myself.
3. That my Military Reserve Status and records concern you and your staff.

As my country has accepted you as the responsible "agent" for the Shah, I will not try to belittle my State Department's decision. Albeit, unfortunately on occasions they have and do misinterpret events and personages. However, "Right or wrong, it is my country".

It is my fondest desire that the complete facts as to the Foreign-Aid Scandal, Sports' Project and World Athletic Sports Corp. be brought and kept before the American Public. This country is populated with so many more Americans with "gutts" than the relatively few "corruptible" ones. When the truth is known, justice and truth must and will prevail.

I understand that my "uniform" seems to bother you and that you would like to see that I am removed from the Air Force Reserve Program which I have been participating in for 20 years in active and reserve time. Also that you have recently informed one of your attorneys, Mr. Marshall, that you are concerned as to the activities of "that Dirty Jew." Dr. Khosrovani, as I remember you, you are a man who is short in stature, fat and whose though not immaculate, was not loud. It is true that the clothing may have been old, but at least the colors did not clash - perhaps dull but definitely not loud.

I can well appreciate that my consistent statements concerning corruption in your government and as to its position of being a police state must bother you. I am so----- so-----sorry, not for you or for your "chosen group", but sorry for the poor innocent people who are now suffering under this Police State yoke.

As for your unworthy comments as to my being "that Dirty Jew", I take exception to this comment. For your enlightenment, it is my general practice to bathe frequently, shave and wash each day and brush my teeth at least twice a day. I also frequently change my clothing, a recommended procedure for you and your staff. As to my mode of clothing, I prefer to be more contemporary and do not endorse your acceptance of outmoded styles.

As for a comparison of military careers, it is my information that you have never had a chance at a "stable-career" as did the Old Shah. Pictures available to me, show that he "knew his business". I think that this is just unfortunate for I believe that the sight of you astride a jackass or some other mount would have made quite a comical scene. (What a loss to the world).

Perhaps, your hatred of me is really traceable to the fact that I am proud of my religious heritage --- you have one too ---- do you not???? Would it not be interesting for the world to learn as to one of the reasons why the Old Shah was deposed by The Allies during World War II. Was it not his hatred of the Jews and a strong desire to align his country with Hitler that led to his downfall and replacement?

This is a little more data for the public to be acquainted with, strange when you think back as to the many members of the Royal Families who have some form of Jewish Heritage in their background. This will be most interesting to the public.

Dr. Kosrovani, I want to reacquaint you with a few facts. You are in the greatest country in the world. Anyone, yes anyone, can "shoot" their mouths off here and you enjoy that privilege as well. It is a lot different than under the conditions in your "POLICE STATE", you lucky devil. In this country one wouldn't be involved in corrupt activities, removed from a post and then reassigned to a job in the Oil Industry - rather such a person would go to prison and justly so.

Now you can't blame me for refusing to sell out my country and my friends? Can you? I believe that quite a number of "controlled dummies" yes, Americans, have sold out their country and principles to a number of crooks in your country. That shame lives on within them and some day they will pay for this deceit.

Let us not play with words anymore. It was the interference by your former boss, A. Zahedi, that prevented the Shah's dream for a Sport's Development from materializing. Zahedi's hatred of The Khalibar Khan and utter disregard of The Shah's feelings prevented fulfillment of The Shah's wishes. It is absolutely fantastic how certain "influential" ones get "the boot", especially when found out. Zahedi was finally found out, and The Shah also discovered other facts and divorced his daughter from him. However, his crooked connections, unfortunately still give him some temporary influence, but to how long- that too is questionable.

Concerning the allegations of The Khaibar Khan, we both know them to be true as well as do many other people in the U.S. Government and definitely within the Iranian Government and Persia. From what I know, The Shah must live in dread fear of his "friends" who in reality are some of his most "greedy" enemies.

The Khaibar Khan, his associates and friends wished only to complete the facilities as requested and required by The Shah. This wish was diverted by such great patriots as Chafig, Zahedi and "other greedy" patriots. The fact is that they, as well as others, in your immediate group could and cannot stand anything that is considered for the benefit of the people; and as such could not stomach The Khaibar Khan's popularity and the potential benefits to the people.

Surely, you must recall your personal lucrative meetings with Mr. Dickens and others. Isn't it amazing that Chafig, Ala, Khatemi and others, of the immediate group, were all astonished that I would not accept substantial bribe offers. It must have been shocking to them to find that to this American, money was not everything.

May I suggest that you concentrate on improving the image of U.S. Foreign-Aidless (Iran). For as we know, President Johnson and his Administration rightly feel that Iran is a "developed country". Perhaps this is the nicer way of saying that the U.S. Government is tired of being taken advantage of by misappropriated funds, and suggests that the Iranian Government utilize their own available funds to satisfy their needs relating to bribery, etc.

Try to improve your situation with your "bothersome" Iranian Students. The Caviar and money being lavishly thrown to "peddlers" and "controlled U.S. dummies" is wasted, for it only buys time and not true friends. They may sell the U.S. short today, tomorrow perhaps their mothers and fathers and with the same reasoning, friends and down the line they go.

Can we arrive at an arrangement? The only one that is possible between us. This is my suggestion: You will not refer to me as "that dirty Jew" as I have indicated, I am proud of my heritage for I can trace out this heritage -- and I will refrain from referring to you as a fat, irresponsible character. By the way, are not the lawyers for Princess Fatemi and Prince Mahmoud Reza in an awkward position? It must be most embarrassing for them to discuss with you or your staff, any aspect relating to the Jewish Religion. For it is my information that this legal firm is staffed by quite a number of key officials and employees, who are, themselves, Jewish. Better stick with them though, as the firm is well qualified in expensive delaying actions and legal maneuvers as required by their clients. I understand millions of dollars have been expended endeavoring to delay or stop the legitimate claims of The Khaibar Khan and World Athletic Sports Corporation-- -----What a waste of time and money !!!

GAD-----If the truth were known back in Teheran (and I am making efforts to let it be known), as to the power-politics and misappropriations, etc. there would be certain changes made here in the United States and abroad.

ots For Justice'

hed 1951)



Eastern Open Doesn't Want For Color

From out of a world that seems almost unbelievable steps the incredible Khaibar Khan Goodar-zian, world traveler, clothes horse and golfer of some international reputation.

He's in Baltimore to play in the Eastern Open Golf Tournament and about to cause more individual curiosity than any visitor in the 12-year history of the event.

You don't necessarily have to hear him because the Khaibar Kid comes on loud and clear even when he doesn't say anything.

If clothes makes the man then all the rest of the world's male population is running a distant lint-covered second.

Goodar-zian has three weaknesses he admits to—the lure of the fairway, the music which suggests "let's dance" and a new bolt of cloth that might be shaped to his own discerning fashion.

The 38-year-old Goodar-zian is from a mountain tribe in Iran and has been in the United States since 1951. He is an amateur golfer who scored one of the longest holes-in-one on record—a jet-propelled shot of 345-yards.

But his golf is an avocation, as are most of his other pursuits. He holds the title of the World's Best Dressed Man, which also takes in Upper Govans.

Goodar-zian, who brings his own gallery along with him in that he has a staff which includes two secretaries, a public relations consultant, wardrobe assistant, butler and chauffeur, obviously likes having people around him.

Invariably the crowd following him expands, like say a cozy party of six turns into a ball for a modest group of even 100 or more.

There is an aura of captivating intrigue about this smiling man who has a project underway to take sports, as played on the American level, back to Iran.

He is specifically interested in a group he calls the International Sports Foundation, which he says will be the vehicle for carrying baseball, basketball and tennis to the Middle East.

Excess Baggage Fee \$145

The Khaibar, also known around golf rooms as "Mr. Goodie" or "Alley-Oop," isn't exactly down to his only pair of sneakers and levis. The last inventory taken showed him to have 392 suits, separated into four seasons; 451 pairs of shoes, 714 ties, 55 tuxedos and 12 tails.

To bring only part of his extensive ensemble here, he took 32 pieces of luggage and three taxi-cabs to transport it from his Fifth Avenue apartment to the airport. The excess baggage air charge from New York to Baltimore ran \$145.

He has three bags of golf clubs, each one a different color, with shoes to match. His golf shoes run the spectrum of color—yellow, white, red, green, blue, black and gray.

No question that he is the World's Best Dressed Golfer along with being the World's Best Dressed Man. But the Khaibar Kid let a wonderful sense of humor show through.

"Maybe I will go to the tournament dressed as a caddy," he laughed. "Yes, that would be different."

All of the Khaibar Kid's golf clubs, made by MacGregor, bear his signature and the initials W.B.D.M.

Going to the Pine Ridge course today, he's sure to out-dress the professional golfers, who aren't exactly left in the rough when it comes to sartorial splendor.

But the Khaibar Kid, even though he has clothes hanging in the closet he could hardly ever get to wear, doesn't flaunt his silk and vicuna riches. He prefers to look his best and let it go at that.

"I feel if I can take American athletics back to my country it will help our people," says the spreader of Iranian cheer and goodwill. Under no conditions does Khaibar like to talk politics.

Wants Sports To Prosper

Perhaps Iran's leading athlete of the modern era has been Mahmood Namjoo, a name which sounds like a bee-bop artist but, quite to the contrary, was a rugged weight lifter.

There should be better athletes developed in Iran, says the Khaibar, and it's to that end he says he is working. A well educated man, he can speak six languages.

He seems to have a vitality that never runs down. He puts himself through calisthenics daily and doesn't need much sleep to carry him over. There is a suspicion that if he ever went to bed before midnight that he might be ill in the morning.

Apparently he has all of this world's goods, speaking both financially and textorially, to keep the seat of his pants from wearing out. As yet he has never had to go back to Iran in a barrel.

Probably the most difficult decision in life for this internationally known good sport is what to do in the morning.

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United States Senate

COMMITTEE ON
GOVERNMENT OPERATIONS

SENATE PERMANENT SUBCOMMITTEE
ON INVESTIGATIONS
(PURSUANT TO S. RES. 214, 87TH CONGRESS)

August 19, 1963

Mr. Richard H. Wels
Moss, Wels & Marcus
341 Madison Avenue
New York 17, New York

Dear Mr. Wels:

This acknowledges your letter of August 16th.

I shall be very glad to give The Khaibar Khan an appointment sometime after September 1st. I assume you have in mind to accompany him to Washington and participate in the presentation of the additional documentation in substantiation and corroboration of materials presented to the Subcommittee sometime ago.

If you will contact me again about September 1st--I suggest by telephone--I shall set a definite time for the meeting. Please advise if this is satisfactory.

Sincerely yours,


John L. McClellan

JLM/jr

United Patriots For Justice

DATE:
PLACE:

Rusk Puts a Stop in Khan's Suit

By ALFRED ALBELLI

Secretary of State Dean Rusk personally intervened last Tuesday to keep the Iranian ambassador to the U. S. from being served with a court order stemming from a multimillion-dollar suit against a brother and a sister of the Shah of Iran, THE IRANIAN, learned yesterday.

At that time Rusk expressed concern that efforts to serve the State Supreme Court order on Mahmoud Foroughi, the ambassador, were not conducive to friendly relations between the U.S. and the Shah.

Richard H. Wels, attorney for Khaibar Khan, an Iranian exile

others to show cause Jan. 5 why they should not be held in contempt and fined a total of \$1,281,000.

State Dept. Aid Named

The two others are Donald A. Wehmeyer, assistant legal adviser for the Office of Near Eastern and South Asian Affairs in the State Department, and Kosrow Eghbal, an official of the National Iranian Oil Co. Klein specified that the order be served on the three men personally.

Klein issued the order on an affidavit by Wels, who charged that Eghbal had defied a court restraining him from removing any assets of Princess Fatima by withdrawing \$200,000, on the princess' instructions,

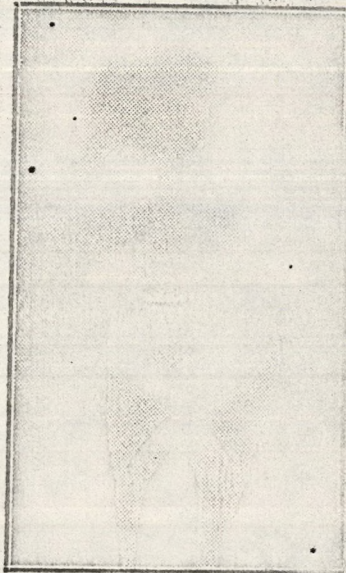
from her account in a San Marino, Calif., bank and from the country with this money on Nov. 23.

Wels also charged that Eghbal disregarded a subpoena of him to appear in Manhattan Supreme Court Dec. 2 to testify on the extent of the princess' assets in this country.

Charge Against Eghbal

Wels claimed that Wehmeyer and Foroughi were also guilty of defying the court by urging Eghbal to disregard the subpoena, the restraining order and to leave the country with Princess Fatima's money.

Wehmeyer had already been served with the show cause order. Eghbal, of course, is out of the country.



Khaibar Khan

Up Against State Department

who initiated the suit, notified Rusk Wednesday that he was instructing his Washington representatives to cease trying to serve Foroughi.

Wels told Rusk he was taking his action because of "my high regard and respect for you and because I would not wish to embarrass you in your conduct of the foreign relations of the U.S."

Prince, Sister Sued

On Aug. 27, 1963, the khan obtained a judgment of \$1,281,000 each against the shah's brother, Prince Mahmoud Riza Pahlavi, and a sister, Princess Fatima Pahlavi.

The khan, who claims to be titular leader of two million Bakhtiari tribesmen in southwest Iran, accused the defendants of misappropriating \$2,562,000 in funds of the World Athletic Sports Corp. Since obtaining the judgment, he has been trying to seize their assets in this country.

On Dec. 11 Supreme Court Justice Arthur G. Klein signed an order directing Foroughi and



UNITED STATES DEPARTMENT OF JUSTICE

WASHINGTON, D.C. 20530

Address Reply to the
Division Indicated
and Refer to Initials and Number

October 29, 1963.

Mr. E. Haring Chandor
151 East 83rd Street
New York 28, New York

Re: Registration No. 1638

Dear Mr. Chandor:

This will acknowledge receipt of your letter of September 17, 1963, with which was enclosed an amendment to your registration statement filed under the Foreign Agents Registration Act of 1938, as amended.

In your letter you advise that you do not anticipate any further activities on your part on behalf of the Khaiber Khan or his organization which would necessitate notice to the Registration Section. It is presumed from this statement that you wish to have your registration terminated under the Act. In order to accomplish this, it will be necessary for you to amend Item 5 of your original registration statement indicating that as of June 12, 1963, the date of your registration, you performed no further services for your foreign principals. If you have performed services for the foreign principals subsequent to June 12, 1963, it will be necessary pursuant to Rule 260 under the Act to file a final statement for the final period of the agency relationship not covered by the original registration statement.

Amendment forms and forms for a final statement are enclosed herewith. The appropriate set of forms should be filed in duplicate with this office as soon as possible.

Sincerely,

J. WALTER YEAGLEY
Assistant Attorney General
Internal Security Division

By:

Nathan B. Levin
NATHAN B. LEVIN, Chief
Registration Section

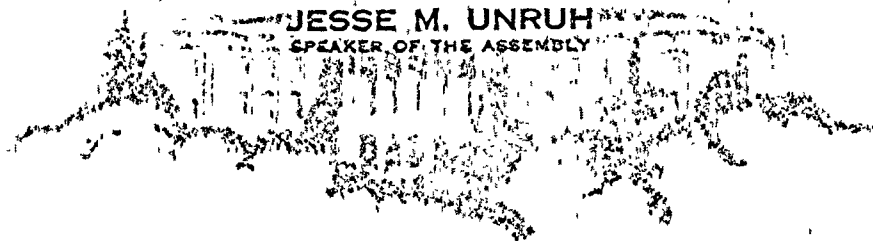
Enclosures
3 FA-10 Forms
3 FA-1-6M Forms

SACRAMENTO ADDRESS
ASSEMBLY BOX 65
STATE CAPITOL
ZONE 14
ROOM 3164
TEL. HICKORY 5-4711
EXT. 3134

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CALIFORNIA STATE COLLEGES
CALIFORNIA STATE DISASTER
COUNCIL

Assembly California Legislature

JESSE M. UNRUH
SPEAKER OF THE ASSEMBLY



April 1968

Dear Ms. Khan:

As chairman of the Kennedy for President Committee I want to express to you my sincere thanks for your offer of assistance in this critical campaign.

With your help I am confident that we can elect Senator Robert Kennedy our President and, once again, get this country moving on the right course.

Sincerely,

Jesse M. Unruh

Jesse M. Unruh
Speaker of the Assembly,
Chairman, Kennedy for President Committee

P.S. If you have not yet been assigned a task by the Campaign Committee, please call our headquarters at (213) 937-6300 or write to me at my Los Angeles office.

(COPY)

UNITED PATRIOTS FOR JUSTICE

December 23, 1964

Honorable John L. McClellan
United States Senate
Washington 25, D.C.

Dear Senator McClellan:

Your letter of November 20, 1964 addressed to my attorney Mr. Richard H. Wells was called to my attention by him. In that letter you acknowledge that the Department of State undertook some investigation in Iran at your request.

I have found through my sources that the people from the Department of State and others who have been assigned to do this investigation are not doing an honest job either for your Committee or the poor people of my country. They are working hard to satisfy the Shah, his corrupt Iranian and American collaborators. They have been in close contact with the Iranian Embassy and have been conducting an investigation according to the instructions of the Iranian Embassy which are intended to be turned against me.

I have been aware of this fact for quite some time and it was even brought to my attention by some of my American friends in this country like Miss Elizabeth Heinz, Mr. Ashley Chanler and others that an investigator from your Committee has been twisting and distorting their testimonies which were favorable towards me. Investigator Wolf even has gone as far as trying to turn them against me.

The investigation that the Department of State undertook for you in Iran was even worse. Their so-called investigation has not been intended to find the truth, instead they have been in close contact with the SAVAK Police of the Shah and have prepared a report only with the intention of pleasing the Shah and his corrupt officials and dishonest American Collaborators. It has become a joke among Iranian circles that ever since I submitted these documents to your Committee nothing has come out of it except costing the Shah a fortune and making some investigators of the Department of State, the Department of Justice and your Committee rich and prosperous.

If you recall during my first and second visit with you and your Committee members even before I submitted the documents to you, it was understood between us that the Department of State would not be the proper agency to undertake such an investigation in order to learn the truth about the misuse of the Foreign Aid program to Iran. You personally agreed with me and promised me under oath that the Department of State would not be apart of this investigation.

(COPY)

Honorable John L. McClellan,

December 23, 1964

If you and other members of your Committee are interested in learning the truth, I suggest that you designate some sincere people to undertake this investigation both in Iran and in this country. People who have no desire to satisfy and please the Shah, his corrupt Iranian and American collaborators but who are only desirous to learn the truth and to do an honest investigation.

UNITED PATRIOTS FOR JUSTICE

Yours truly,

Khaibar Khan

THE KHAIBAR KHAN

Honorary Chairman, Ruling Council

*Copy for
R. F. T. 12/16*

The Khaibar Khan
c/o Moss, Wels & Marcus
341 Madison Avenue
New York City, N.Y.

-(COPY)

UNITED PATRIOTS FOR JUSTICE

December 12, 1966

Mr. Robert L. King
Assistant U.S. Attorney
Special Prosecution Section
United States Court House
Foley Square
New York City, New York

Dear Mr. King:

Reference to the meeting of my attorney, Mr. Richard H. Wels and myself with you of this afternoon at your office I will again repeat what I brought up then. That is to say that I am shocked and infuriated by how some original checks and documents which were furnished by me voluntarily to you as parts of the Grand Jury Exhibits were brought to the Iranian Embassy through the attorneys of the Pahlavis.

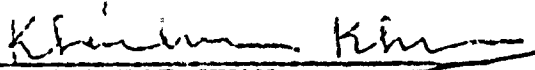
This afternoon when I confronted you with this fact you denied having any part in this outrageous action and stated that may be it was done by the F.B.I. This explanation and guess work on your part were quite amazing especially when you have acknowledged the receipt of these original checks and documents in your letters of February 1, 1965, March 1, 1965, June 10, 1965 and June 17, 1965 addressed to me.

I went through this game before but I learned through my experience with the McClellan Committee to make sure and get a receipt for whatever documents I furnish to different Committees and Agencies.

I hope that this unethical and outrageous action will not be repeated by your office again.

Yours truly,

UNITED PATRIOTS FOR JUSTICE


THE KHAIBAR KHAN,
Honorary Chairman, Ruling Council

The Khaibar Khan
c/o Moss, Wels & Marcus
341 Madison Avenue
New York City, New York

MOSS, WELS & MARCUS
341 MADISON AVENUE
NEW YORK, N. Y. 10017

December 23, 1964

C
O
P
Y

The Honorable Dean Rusk
Secretary of State
Department of State
Washington, D.C.

Dear Mr. Secretary:

As you are aware, on December 22, 1964, Mr. Eugene Anderson, Chief of the Civil Division of the United States Attorney's Office For the Southern District of New York, advised me of your scheduled meeting for three o'clock in the afternoon of that day with the Foreign Minister of Iran, and of your concern that our efforts to effect service of an order of the Supreme Court of the State of New York upon Mr. Mahmoud Foroughi, the Ambassador of Iran, was an embarrassment in maintaining friendly relations between the United States State Department and the Shah of Iran.

Of course, I immediately informed Mr. Anderson that I would adhere to such request made on your behalf, and would instruct our Washington representatives to cease immediately all efforts to effect service upon Ambassador Foroughi. As soon as Mr. Anderson and I completed our telephone conversation, I immediately gave such instructions. I am to meet with Mr. Anderson for a further discussion of this matter on Monday, December 28, 1964, at 11:00 A.M.

I should like to make it clear that such action on my part was taken because of my high regard and respect for you, and because I would not wish to embarrass you in your conduct of the foreign relations of the United States.

I am somewhat concerned that, in the exchange of telegrams which Mr. Anderson and I had confirming our conversation and understanding, he should have had occasion to say

December 23, 1964

"While the Department of State is apprehensive that a matter of such delicacy rests solely upon your word, I have assured them that there will be no difficulty in this regard."

I am, of course, quite sure that this apprehension on the part of the Department of State is nothing which you share, and that it had its origin with subordinates.

I have had occasion to deal with the Department of State many times in the twenty-eight years that I have been admitted to the bar, sometimes in an official capacity and other times in a private capacity. On none of these occasions has the Department had any reason to feel that anything which I said was not completely accurate or that I breached any commitment or agreement.

From the text of Mr. Anderson's telegram I have the impression that there may be a feeling in the Department that I have acted capriciously and without cause in including Ambassador Foroughi among those to whom the court order was directed. Let me dispel this feeling if it does in fact exist.

There is no doubt whatever that on November 28, 1964, he urged Mr. Eghbal to disregard the subpoena and restraining order of the Supreme Court of the State of New York, to leave the country, and not to appear in court. In doing so in connection with private litigation to which the Government of Iran was not a party, he was abusing his position and status, and was contemptuous of our courts and judicial process.

We had, of course, carefully considered the question of immunity of an Ambassador. The United States Supreme Court, in an opinion written by Mr. Justice Holmes in Popovici v. Alger, 280 U.S. 379, 383-4, has held that state courts were not precluded from entertaining suits against consular officials. And, in an earlier decision in Ex parte Baiz, 135 U.S. 403, the Court had held that for purposes of the jurisdictional requirement ambassadors, ministers, and consuls were all in the same category.

Title 22, United States Code, Section 252, to

December 23, 1964

which reference was also made in Mr. Anderson's telegram, prohibits the arrest or imprisonment of an ambassador, or the seizure or distraint of his goods and chattels. It goes no further. Neither the arrest nor imprisonment of the Ambassador, nor the seizure or distraint of the Ambassador's goods or chattels, are of course involved here.

Most important among the matters which were given consideration was the waiver of immunity by the Ambassador.

You are probably not aware that on November 2, 1964, in connection with this litigation, Ambassador Foroughi addressed a two page letter to the Honorable Irving L. Levey, a Justice of the Supreme Court of the State of New York (a copy of which was appended to and made a part of the defendant's moving papers) relating to matters in issue in the litigation, and concluded his letter by saying

"I certify to the truth of the foregoing;
and I am prepared to submit it in affidavit form, if Your Honor so desires."

Thereafter, on November 10, 1964, Ambassador Foroughi executed an affidavit before Mary Louise Werres, a Notary Public in the District of Columbia, for use in this litigation, and caused such affidavit to be served upon me and filed with the Court.

It is established law that the immunity which a sovereign or its ambassador may possess is waived by conduct inconsistent with a claim of immunity from the judicial process of a court, State or Federal. Field v. Predenica, 263 App. Div. 155, 31 N.Y.S.2d 739; Pacific Molasses Co. v. Comite De Ventas De Mielles De La Republica Dominicana, 219 N.Y.S.2d 1018, 30 Misc. 2d 560; Er Ve Balik Kurumu v. R.S.N. International Sales Corp., 204 N.Y.S.2d 971, 25 Misc.2d 299, affirmed 17 A.D.2d 927, 233 N.Y.S.2d 1013.

I would normally have consulted with the Department before taking this action. I did not do so because of the fact that all but one of a whole series of letters addressed by my

The Honorable Dean Rusk

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December 23, 1964

Washington associate, Mr. James R. Sharp, and myself, from December 2, 1964, have been ignored and gone unanswered. And, in the one letter which was answered as well as in telephone conversations, the Office of the Legal Advisor has demonstrated an extreme partisan attitude in this litigation, and, although doing extraordinary things to assist the defendants, has refused us the most elementary courtesy and assistance.

I regret that anything which we may have done should have been construed or had the effect of embarrassing you in the conduct of foreign relations. I would welcome the assistance of the Department in bringing this whole matter to a conclusion, and I will be glad to make myself available at your convenience.

Sincerely yours,

Richard H. Wels

RHW:gg
Cert. Mail,RRR

cc: Eugene Anderson, Esq.
J. Walter Yeagley, Esq.

LAW OFFICES

MOSS, WELS & MARCUS

FRANK MOSS (1908-1980)
 ISIDOR WELS
 RICHARD H. WELS
 ALAN D. MARCUS
 JAMES L. ADLER, JR.

341 Madison Avenue
 New York 17

October 11, 1963

Honorable John L. McClellan
 United States Senate
 Washington 25, D. C.

Dear Senator McClellan:

As requested by the Committee during the previous testimony of The Khaibar Khan, enclosed please find copies of summons, complaints, and judgments - some brought by World Athletic Sports Corp. and some by The Khaibar Khan against:

Thompson-Starrett Company
 Mahmoud Reza Pahlavi
 Judith Ellen Fromer
 William E. Burk, Jr.
 Ali Dashti

Randolph Dickins, Jr.
 Fatemeh Pahlavi
 Robert Fromer
 Paula Braun
 Batool Shidfar

Judgments have been obtained against all above-mentioned parties except Judith Fromer and Robert Fromer, who could not be reached or located so far, and the action against Burk is on calendar.

You will find background information on Ali Dashti and Batool Shidfar for your records. It is of interest to note that the names of some of the parties mentioned above were given to the press and other sources by the Embassy of Iran with some fabricated stories against The Khaibar Khan in order to discredit him.

Sincerely yours,

R. H. Wels
 Richard H. Wels

RHW:sbp
 Enclosures

EXHIBIT "D"

Published by or on behalf of the K. K. United Patriots For Justice, Shabbone Avenue, Zhoramshahr, Iran, of which the Khaibar Khan, 341 Madison Avenue, New York 17, New York, is the United States agent. The Khaibar Khan is registered with the Department of Justice, Washington, D. C. under the Foreign Agents Registration Act of 1938 as amended as the Agent of the aforesaid principal. Copies of the Registration Statement referred to are available for public inspection in the files of the Department of Justice. Registration does not indicate approval of the contents of this publication by the United States Government.

December 12th, 1966

Jack Corinblit, Esq.
Suite 1010, I.B.M. Bldg.
3424 Wilshire Boulevard
Los Angeles 5, California

Dear Jack:

This afternoon I went down with Khaibar Khan to see Mr. King at the U. S. Attorney's office in connection with obtaining the exhibits which Khaibar Khan needs for his appearance before a grand jury in Los Angeles. Mr. King said that Khaibar Khan could obtain from the U. S. Marshal today travel funds for the California trip. He said that Mr. Van der Kamp had talked personally with the U. S. Marshal to make sure the funds would be available.

Incidentally, we arranged with Mr. King that even though the check was made out to Khaibar Khan Goodzarian, acceptance of the check in that name and endorsement in that name will not be deemed to be admission or to be construed in any way that Khaibar Khan is anybody but Khaibar Khan.

Khaibar Khan and I then went down to see Mr. Costa in the U. S. Marshal's office. To my surprise, Mr. Costa declined to make payment of the travel funds at this time. The reason given for this was that the U. S. attorney in California might change his mind and might not want Khaibar Khan to appear before the grand jury after all. This, of course, sounds to me as though the U. S. Attorney is playing games and that the subpoena was issued in the hope that he would decline to appear or might assert a privilege. It might very well be that the U. S. Attorney, like the Iranian Embassy, would really be most unhappy to have Khaibar Khan telling his story to a grand jury.

Jack Corinblit, Esq.

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December 12th, 1966

in California just as they were unhappy when he told it to a grand jury in New York. I telephoned Mr. King from Mr. Costa's office to tell him of this curious development. I pointed out to him that the government could not expect Khaibar Khan to appear before a grand jury in California without having the opportunity for at least a day or two prior to his appearance to discuss the problems involved with the attorney who is going to represent him in that appearance in California, that is, yourself. I told Mr. King that I hoped that he could have this matter straightened out with Mr. Van der Kamp by tomorrow afternoon when Khaibar Khan is to pick up from him the necessary exhibits. If they really mean that they are not going to make travel funds available until the end of this week, the actual appearance before the grand jury should be put off for two or three days so as to permit him the opportunity to discuss this with you. If, on the other hand, for reasons best known to the Ambassador of Iran they have decided to call off his appearance, please let us know about it so that he can make his independent arrangements for the holidays.

Incidentally, you will be interested to know that Her Imperial Highness, Princess Ashraf who, as you know, is the twin sister of the Shah, has arrived in New York and is presently at the Waldorf Astoria. I do not know whether there are any plans for her appearance while in this country either before a grand jury or before the Narcotics Bureau.

Sincerely yours,

Richard H. Wells

Copy for R.F.F. K.K.
RHW:RG

Parc Chahr - Téhéran

No. : SS00I-235-T

~~2025 RELEASE UNDER E.O. 14176~~

(COPY)

UNITED PATRIOTS FOR JUSTICE

May 20, 1967

Honorable Robert F. Kennedy
United States Senate
Washington 25 ,D.C.

Dear Senator Kennedy:

As you probably will recall according to your advice, I have stayed behind my charges and tried to clear certain unjust and untrue remarks made by Senator McClellan and some of his colleagues which were made in an effort to pressure The Nation into deciding not to publish its April 12, 1965 issue and to diminish the truth.

In order to clear these matters and bring out the truth, I have made several voluntary appearances before the District Attorney of New York, Federal Grand Jury in the Southern District of New York and also appeared before a Federal Grand Jury in Los Angeles and have testified in detail and submitted full documentations.

Much to the disappointment of the Shah, his corrupt officials and his dishonest American agents and collaborators in this country, I have cleared these unjust and false accusations and have not and will not give up my struggle to achieve justice and freedom for the poor people of my country.

The Shah has been spending millions of dollars through his agents in this country to damage me, my reputation and the reputation of my associates. They have even gone as far as trying openly to persuade some of my American friends and associates who understood my cause and were knowledgeable of his corrupt regime and dishonest actions to be turned against me. Enclosed you will find copies of letters of May 2, 1966, May 26, 1966 and May 31, 1966 showing how some of the Shah's American backers tried to do this. I am also enclosing a copy of my letter of December 12, 1966 to Robert L. King, Assistant U.S. Attorney which is self-explanatory and tells of how some original documents and checks as important as exhibits of a Federal Grand Jury have found their way to the Iranian Embassy.

So far all of these efforts on their part to damage me and my associates have been unsuccessful. Now a new maneuvering and conniving is going under way in order to put pressure on me