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Case No. 12721		Date of :	filing:	2110,	<u>, 89</u>
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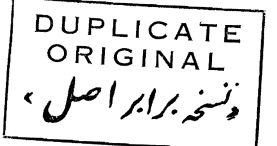
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IRAN-UNITED STATES CLAIMS TRIBUNAL

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102 ۱ دیوان داوری دعاوی ایران - ایالات سخی



CASE NOS. 10105 and 12713-12721 CHAMBER ONE

AWARD NO. 439-10105 and 12713-12721-1

ديوان داورى دعاوى MAL FIFE SATES إران-ابالات متد. CLAIMS TRIBUNAL FILED CCT 1039 2 DATE 1881 / 1/ 1. تاريخ

JOSEPH H. MCCABE, JR, JOSEPH H. MCCABE III, BETTY LOU MCCABE, WILLIAM R. MCCABE, DAVID MICHAEL MANDIG, KATHLEEN MARIE MANDIG, MRS. DUANE H. MANDIG, W. LLOYD HOLSTEIN, ESTATE OF MARY JANE SMYTHE WILSON, SAYCO CORPORATION, claims of less than US\$250,000 presented by the UNITED STATES OF AMERICA, Claimants,

and

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THE ISLAMIC REPUBLIC OF IRAN, Respondent.

AWARD ON AGREED TERMS

1. On 19 January 1982, the Government of the United States of America presented Claims of less than US \$250,000 on behalf of JOSEPH H. MCCABE, JR, (Case No. 10105), JOSEPH H. MCCABE III (Case No. 12713), BETTY LOU MCCABE (Case No. 12714), WILLIAM R. MCCABE (Case No. 12715), DAVID MICHAEL MANDIG (Case No. 12716), KATHLEEN MARIE MANDIG (Case No. 12717), Mrs. DUANE H. MANDIG (Case No. 12718), W. LLOYD HOLSTEIN (Case No. 12719), ESTATE OF MARY JANE SMYTHE WILSON (Case No. 12720), SAYCO CORPORATION (Case No. 12721) against THE ISLAMIC REPUBLIC OF IRAN.

2. Each of the Statements of Claim as originally filed included claims against the Islamic Republic of Iran and eighteen other Respondents. However, all claims against Aman Express Co., Atri Company, Douraghy Brothers & Co. Ltd., S.A. & S.B. Mahallati, Olatco, Parssavon Co., Ltd., Asadolah Resaeian, and Snamprogetti S.P.A. have since been withdrawn.

3. On 24 August 1989, a Joint Request for an Arbitral Award on Agreed Terms was filed with the Tribunal, signed by the Agent of the Government of the Islamic Republic of Iran and the Deputy Agent of the Government of the Unites States of America, ratifying a Settlement Agreement dated 15 September 1988 and requesting that it be recorded as an Arbitral Award on Agreed Terms. Copies of the Joint Request and the Settlement Agreement are attached hereto.

4. The Settlement Agreement states that it was entered into by the Shipping Lines of the Islamic Republic of Iran, Gulf Agency Co. (Iran) Ltd., Kharg Chemical Co. Ltd., and Government Trade Company of Iran (formerly Foreign Transaction Corp.) (hereafter referred to as "the Respondents"), on the one hand, and it further states that it is entered into by Joseph H. McCabe, Jr., Joseph H. McCabe III, Betty Lou McCabe, William R. McCabe, David Michael Mandig, Kathleen Marie Mandig, Mrs. Duane H. Mandig, W. Lloyd Holstein, Estate of Mary Jane Smythe Wilson, and Sayco

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Corporation (collectively referred to in the Settlement Agreement as "William R. McCabe, et al."), on the other. However, the signature of Joseph H. McCabe, Jr. appears in lieu of those of David Michael Mandig, Kathleen Marie Mandig, Mrs. Duane H. Mandig and W. Lloyd Holstein in the Settlement Agreement. On 6 September 1989 a letter of a Certified Public Accountant was filed by the Agent of the Government of the Islamic Republic of Iran, in which it is stated "that on 31 December 1986, Mr. Joseph H. McCabe, Jr. acquired all of the F. W. Saybolt & Co., S. A. shares previously held by W. Lloyd Holstein, David Michael Mandig, Kathleen M. Mandig, and Duane H. Mandig." A Copy of the letter is attached to the Award.

5. The Settlement Agreement provides for certain reciprocal obligations of the Parties. It is stated in Article Two that "[i]n consideration of full and final settlement of all disputes, differences and claims existing or capable of arising in connection with the Cases William R. McCabe, et al. will be paid the sum of U.S.\$ 9,000.00 (Nine thousand United States dollars only)".

The Settlement Agreement includes a statement that 6. "William R. McCabe, et al. . . . unconditionally, irrevocably and forever withdraw their claims against the Islamic Industrial Republic of Iran, Behshahr Company. Ltd., Chemical Services Iran, Constructions Metalliques [sic] de Province, National Irania Oil Co., Pars International Manufacturing Co., Ltd., and Sea Man Pak Co., Ltd."

7. The Settlement Agreement also includes a statement that "William R. McCabe, et al. for themselves, for the successors, transferees, and assigns of themselves and for E.W, Saybolt & Co., S.A., its parent companies (should there be any), subsidiaries, affiliates, directors, officers, employees and agents by this Agreement release and forever discharge Iran, Respondents in the Cases, their parent companies (should there be any), subsidiaries, affiliates,

directors, officers and employees and their successors, transferees, and assigns and in general all Iranian legal entities or real persons named in the Cases from any and all liabilities that they ever had, now have and/or in future may have in connection with, and/or arising out of the contracts, transactions, and occurrences related to the subject matters of the Cases" and further that "Respondents, for themselves and for the successors, transferees and assigns of themselves by this Agreement release and forever discharge William R. McCabe et al., their successors, transferees and assigns from any and all liabilities that they ever had, now have and/or in the future may have in connection with, and arising out of the contracts, transactions, and occurrences related to the subject matters of the Cases."

8. The Tribunal accepts the Settlement Agreement in accordance with Article 34, paragraph 1, of the Tribunal Rules.

9. Pursuant to the foregoing,

THE TRIBUNAL AWARDS AS FOLLOWS:

(i) The Settlement Agreement is hereby recorded as an Award on Agreed Terms binding upon the Parties. Consequently the Respondents are obligated to pay the Claimants JOSEPH H. MCCABE, JR, JOSEPH H. MCCABE III, BETTY LOU MCCABE, WILLIAM R. MCCABE, DAVID MICHAEL MANDIG, KATHLEEN MARIE MANDIG, MRS. DUANE H. MANDIG, W. LLOYD HOLSTEIN, ESTATE OF MARY JANE SMYTHE WILSON, SAYCO CORPORATION jointly, the amount of Nine Thousand United States Dollars (U.S. \$9,000) which obligation shall be satisfied by payment out of the Security

Account established pursuant to paragraph 7 of the Declaration of the Government of the Democratic and Popular Republic of Algeria dated 19 January 1981.

This Award will be submitted to the President for notification to the Escrow Agent.

(ii) The Tribunal declares the proceedings in Cases No. 10105 and 12713-12721 terminated. The Cases are dismissed in their entirety and with prejudice.

Dated, The Hague, 2 October 1989

Bengt Broms Chairman Chamber One

In the Name of God Assadollah Noori

Howard M. Holtzmann





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25244 No. 6.9.89 Date... (15.6.68) Encl

EMBASSY OF THE ISLAMIC REPUBLIC OF IRAN Agent Bureau The Hague

IN THE NAME OF GOD

Chairman. Chamber 1, Iran-U.S. Claims Tribunal, Parkweg-13, The Hague

Re: Cases Nos.10105 & 12713-12721 Sir,

Attached hereto is a letter testimony issued by Robert G. Petoia, Certified Public Accountant, provided to us by Mr. Michael Raboin, Deputy Agent of the United States of America, explaining shares ownership status of the E.W. Saybolt & Co., S.A.

، دا وری دعا وی ایران ــ ایا لات متحده وخ ١٣

موضوع: پرونده های شما ره ۱۰۱۰۵ و ۱۲۷۲۱–۱۲۷۲۱ آقای محترم،

بهضمیمه ایک نا مه گوا هی ما دره اتوسط را برت جی پتویا حسابدار رسمی دائر برشرح مالکیت سهام شرکت ای دبلیو . سی بولت اندکو . اس . ا کهبوسیله ۲ قای مایکل رابوین معاون نماینده دولت آمریکا به ما تسلیم شده است ، ارسیال می شود .

Yours sincerely,

بااحتسرام مم الم ها, 8 ما Ali H. Nobari Agent of the Government of the Islamic Republic of Iran to the Iran-U.S. Claims Tribunal

على حيرا نے نوبری نمایندهرابط دولت جمهوری اسلامی ایران در دیوان داوری دعاوی ایران - ایالات متحده

cc: Mr. Michael Raboin, Deputy Agent of the Government of the United States of America to the Iran-U.S. Claims Tribunal, Parkweg-13, The Hague

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رونوشت : آقای مایکل را بـوین معاون نما يندهرا بط دولت ايا لات متحده ۲ مریکا دردیوان دا وریدطوی ا يرا ن ـ ا يا لات متحده ، با رک و خ١٣ ـ لاهه

ROBERT & PETOIA Conflict Statio Secondari B3 WINDSOR DRIVE INE BROOK NEW JERSEY 07050

PHONE (201) 227-4450

September 23, 1988

United States Department of State Office of International Claims -23 Invalument Disputes Washington, D.C. 20520

tertion: Jessice Bolkes

r

These were the accountert for E. W. Saybolt 5 Col. S. A. for the past of three years.

In response to your letter dated July 25, 1988 (copy enclosed for reference), please be advised that on December 31, 1986, Mr. Joseph F MoCabe, Jr. acquired all of the F. N. Saybuit & Co., S. A. shapes previously hold by W. Iloyd Holstein, David Michael Mandig, Kathleen M. Mandig, and Duale H. Mandig

I hope the foregoing will satisfy your request to evidence the transfer of the shaped on N . McCabe.

Sincerely,

Robert G. Petoia

Sworn and subscribed to me this 23rd day of September 1988.

Mary & Barber

MARY R. BARBER NOTARY PUBLIC OF NEW JERSEY My Commission Expires April 13, 1993

IN THE NAME OF GOD

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Before Iran-United States Claims Tribunal The Hague, The Netherlands

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Cases Nos. 10105 and 12713-12721 Chamber One

JOINT REQUEST FOR ARBITRAL AWARD ON AGREED TERMS

Pursuant to Article 34 of the Tribunal Rules, the Government of the United States of America, and the Government of the Islamic Republic of Iran, jointly request that the Tribunal issue an Arbitral Award on Agreed Terms that will record and give effect to the attached Settlement Agreement reached by Joseph H. McCabe, Jr., Joseph H. McCabe III, Betty Lou McCabe, William R. McCabe, David Michael Mandig, Kathleen Marie Mandig, Mrs. Duane H. Mandig, W. Lloyd Holstein, Estate of Mary Jane Smythe Wilson, and Sayco Corporation for themselves as the owners of 100% of the stock of E.W. Saybolt & Co., S.A., a Panamanian corporation, and on behalf of the said corporation, (hereinafter collectively referred to as "William R. McCabe, et al."), on one part and the Shipping Lines of the Islamic Republic of Iran, Gulf Agency Co. (Iran) Ltd., Kharg Chemical Co. Ltd. and Government Trade Company of Iran (hereinafter collectively referred to as "Respondents") on the other.

William R. McCabe, et al. and Respondents have entered into a Settlement Agreement which, inter alia, provides that William R. McCabe, et al. will be paid the amount of US\$9,000.00 (nine thousand United States dollars only) in complete, full, and final settlement of all claims and counterclaims now existing or capable of arising in connection with Cases Nos. 10105 and 12713-12721. Also in the Settlement Agreement, William R. McCabe, et al have unconditionally, irrevocably and forever withdrawn their claims against the Islamic Republic of Iran, Behshahr Industrial Company, Ltd., Chemical Services Iran, Constructions Metalligues de Province, National Iranian Oil Company, Pars International Manufacturing Co. Ltd and Seaman Pak Co. Ltd.

The undersigned hereby ratify the said Agreement and request the Tribunal to record it as an Arbitral Award on Agreed Terms, with payment to be made to William R. McCabe, et al. out of the Security Account, and to declare all of the Cases Nos. 10105 and 12713-12721 terminated, withdrawn and dismissed in their entirety and with prejudice.

Respectfully submitted,

Ali H. Nobari,

Agent of the Government of the Islamic Republic of Iran to the Iran-U.S. Claims Tribunal

Michaelf. Rabin

Michael F. Raboin, Deputy Agent of the Government of the United States of America to the Iran-U.S. Claims Tribunal

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IN THE NAME OF GOD

SETTLEMENT AGREEMENT

	TRIBUHAS	ری د تاری لات شنعده	و ارگاه دار ایرانیسایها
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This Settlement Agreement ("the Agreement") is made this 15th day of Sept., 1988, by and between the Shipping Lines of the Islamic Republic of Iran, Gulf Agency Co. (Iran) Ltd., Kharg Chemical Co. Ltd., and Government Trade Company of Iran (formerly Foreign Transactions Corp.) (hereinafter collectively referred to as "Respondents") on the one part, and Joseph H. McCabe, Jr., Joseph H. McCabe III, Betty Lou McCabe, William R. McCabe, David Michael Mandig, Kathleen Marie Mandig, Mrs. Duane H. Mandig, W. Lloyd Holstein, Estate of Mary Jane Smythe Wilson, Sayco Corporation, for themselves as the owners of 100% of the stock of E.W. Saybolt & Co., S.A. a Panamanian Corporation, and on behalf of the said corporation, (hereinafter collectively referred to as "William R.McCabe, et al. "), on the other part.

WHEREAS, the Government of the United States of America has filed certain claims on behalf and for the benefit of William R.
McCabe, et al. with the Iran-U.S. Claims Tribunal ("the Tribunal"); against 1. Aman Express Co., 2. Arya National Shipping Lines ("the Shipping Lines of the Islamic Republic of Iran"), 3. Atri Company,
4. Behshahr Industrial Co. Ltd., 5. Chemical Services Iran,
6. Constructions Metalligues De Province, 7. Douraghy Brothers and Company, Inc., 8. Foreign Transactions Corp. (Government Trade Company of Iran), 9. Gulf Agency Co. (Iran) Ltd., 10. Kharg Chemical Co. Ltd., 11. S.A. & S.B. Mahallati, 12. National Iranan Oil Co., 13. Olatco, 14. Pars International Manufacturing Co. Ltd., 15. Parsavon Co. Ltd., 16. Asadolah Rezaeian, 17. Sea Man Pak Co., Ltd., 18. Snamprogetti S.P.A. (hereinafter collect-ively referred to as "Respondents in the Cases");

WHEREAS, William R. McCabe, et al. have previously withdrawn their claims against Aman Express Co., Atri Company, Douraghy Brothers & Co., Ltd., S.A. & S.B. Mahallati, Olatco, Parssavon Co., Ltd., Asadolah Rezaeian and Snamprogetti S.P.A., and hereby unconditionally, irrevocably and forever withdraw their claims against the Islamic Republic of Iran, Behshahr Industrial Company, Ltd., Chemical Services Iran, Constructions Metalligues de Province, National Iranian Oil Co., Pars International Manufacturing Co., Ltd. and Sea Man Pak Co., Ltd.,

WHEREAS, Respondents and William R. McCabe, et al.wish to settle all claims and disputes which are outstanding or capable of arising in connection with the Cases Nos. 10105 and 12713-12721 and their subject matters (hereinafter referred to as the Cases);

THEREFORE, Respondents and William R. McCabe, et al. agree as follows:

Article One

The scope and subject matter of this Agreement is to settle and dismiss forever, all disputes, differences, claims, counterclaims and matters directly or indirectly raised or capable of arising out of the relationships, transactions, contracts and events related to the subject matters of the Cases, against Respondents in the Cases, their agencies, branches, affiliates and subsidiaries and/or against the Islamic Republic of Iran and its political subdivisions, Iranian entities, agencies, organizations, institutions and instrumentalities (hereinafter referred to as "Iran") and in general all Iranian real persons or legal entities named in the Cases.

Article Two

(1) , In consideration of full and final settlement of all disputes, differences and claims existing or capable of arising in connection with the Cases William R. McCabe, et al. will be paid the sum of U.S.\$ 9,000.00 (Nine thousand United States dollars only), (hereinafter "the Settlement Amount").

-2-

(2) The Parties agree to submit this Agreement to the Agents of the Governments of the United States of America and the Islamic Republic of Iran in order to be filed with the Iran-U.S. Claims Tribunal on or before 30 day of Sept. 1989 together with a Joint Motion ratifying the Agreement and requesting the Tribunal to record it as an Arbitral Award on Agreed Terms.

Article Three

Upon the issuance by the Tribunal of the Award on Agreed Terms, William R. McCabe, et al. shall cause, without delay and with prejudice, all proceedings against Respondents in the Cases, and/or against Iran and in general all Iranian real persons and legal entities named in the Cases in all courts, fora, or before any authorities or administrative bodies to be dismissed, withdrawn and terminated, and shall be barred from instituting and/or continuing with any proceedings before the Iran-U.S. Claims Tribunal or any other forum, authority or administrative body whatsoever, including but not limited to any court in the United States of America or the Islamic Republic of Iran, in connection with disputes, differences, claims and matters related to the subject matters of the Cases and/or any other past dealings.

Article Four

(1) Upon the issuance by the Tribunal of the Award on Agreed Terms, William R. McCabe, et al. for themselves, for the successors, transferees, and assigns of themselves and for E.W. Saybolt & Co., S.A., its parent companies (should there be any), subsidiaries, affiliates, directors, officers, employees and agents by this Agreement release and forever discharge Iran, Respondents in the Cases, their parent companies (should there be any), subsidiaries, affiliates, directors, officers and employees and their successors, transferees, and assigns and in general all Iranian legal entities or real persons named in the Cases from any and all liabilities that they ever had, now have and/or in future may have in connection with, and/or arising out of the contracts, transactions, and occurrences related to the subject matters of the Cases.

-3-

(2) Upon the issuance by the Tribunal of the Award on Agreed Terms, Respondents, for themselves and for the successors, transferees and assigns of themselves by this Agreement release and forever discharge William R. McCabe et al, their successors, transferees and assigns from any and all liabilities that they ever had, now have and/or in the future may have in connection with, and arising out of the contracts, transactions, and occurrences related to the subject matters of the Cases.

(3) Should any claims be pending or filed by a third party in any court or forum against either of the parties hereto based on any assignment or transfer of rights of any kind from one of the Parties hereto, the party who has effected or caused such assignment or transfer of right shall be exclusively liable to such third party.

Article Five

Upon the issuance by the Tribunal of the Award on Agreed Terms, Respondents and William R. McCabe, et al. waive any and all claims for costs (including attorney's fees) arising out of or related to the arbitration, prosecution or defence of the claims asserted (or which might have been asserted) before the Iran-U.S. Claims Tribunal, U.S. courts or elsewhere with respect to, and in connection with the matters involved in the Cases.

Article Six

Upon the issuance by the Tribunal of the Award on Agreed Terms, the releases, dismissals, waivers and withdrawals contained and referred to in this Settlement Agreement become self-executing. After the issuance of the Award on Agreed Terms by the Tribunal, no further documents need to be executed in implementing this Agreement.

Article Seven

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(1) It is agreed that this Settlement Agreement is made in a spirit of private settlement of disputes, that it shall be null and void if not approved by the Tribunal and that it shall not affect any position of the Parties in any matter other than the Cases. The Parties further agree that they shall not use, or cause any person to use this Settlement Agreement in the prosecution or defence of any cases before the Iran-U.S. Claims Tribunal or any other forum, except that the Parties may use this Agreement for the purpose of implementing its terms.

-5-

(2) This Settlement Agreement is for the sole purpose of settling the Cases. Nothing in this Settlement Agreement shall be relied upon or construed as relevant to or affect in any way any arguments Respondents in the Cases or Iran have raised, or may raise, concerning the jurisdiction or the merits of these Cases or any other cases whether before the Tribunal or any other forum.

(3) Nothing in this Agreement, including the releases and waivers set forth in Article 4 hereof, shall constitute or be construed as waiver of, or release from, or affect in any way, any claims or counterclaims the Islamic Republic of Iran (as defined in Article VII(3) of the Claims Settlement Declaration) has or may in the future have against the United States (as defined in Article VII(4) of the Claims Settlement Declaration).

Article Eight

This Settlement Agreement shall be null and void if not approved by ^cIranian authorities and not filed with the Tribunal by 30 September, 1989, and in that event, no party to this Agreement may rely upon, cite or publish its terms and the Parties shall be placed in the same position as they were before the date of this Agreement.

Article Nine

For the purpose of construction and interpretation of this Agreement the entire Agreement shall be read and construed as a whole without giving any specific effect to any article separately.

Article Ten

This Agreement has been written and signed in both languages of Persian and English and each text shall have the same and equal validity.

The representatives of the Parties hereto expressly declare that they are duly empowered to sign this Agreement and their signatures will commit their respective principals to fulfillment of their obligations under this Agreement without any limitations except as may otherwise be contained in this Settlement Agreement.

In witness whereof, the Parties hereto have executed and delivered this Agreement.

Perper Michary

Joseph H. McCabe, Jr.

Date _____ Joseph H. McCabe, III

Date _____9/15/33

Betty Lou MacCabe

Date Betty For McCake

The Shipping Lines of the Islamic Republic of Iran	
By	
Date	
Gulf Agency Co. (Iran) Ltd.	
By du	
Date	

William R. MacCabe

Date <u>- 7/ 5/ 88</u>

Jupper Tre Cake C. David Michael Mandig

Date _______

Kathleen Marie Mandig

Date _____///////

fryde Drollale ?? Mrs. Duane H. Mandig

W. Lloyd Holstein

Date 7/15/+1

Estate of Mary Jane Smythe Wilson, , Date 10-15-88

Sayco Corporation

Date 9/15/53

Kharg Chemical Co. Ltd

Ву ____ Date

Government Trade Company of Iran (formerly Foreign Transaction Corp.)

By _____ Date _____

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