

who acquires a second nationality, those restrictions as applied in the Aryeh case simply required sale of the property under certain conditions, with the proceeds to be paid to the dual national owner. Also on September 25, 1997, Chamber Three issued an award in *Ouziel and Eliyahou Aryeh v. Iran*, AWD No. 584-839/840-3, dismissing the claims on the grounds that the claimants did not prove that they inherited under their father's will the property which they alleged was expropriated by Iran or that they held a beneficial interest in other properties purchased by their brother.

In Tribunal-related litigation in United States courts, on June 23, 1997, the District Court of the District of Columbia issued its decision in *McKesson Corp. v. The Islamic Republic of Iran*, granting McKesson's motion for summary judgment. The court found that Iran's interference with McKesson's shareholder rights ripened into an expropriation by April of 1982. In its decision, the court gave preclusive effect to the Tribunal's findings in the *Foremost Tehran, Inc. v. Iran* award, issued on April 10, 1986.

5. The situation reviewed above continues to implicate important diplomatic, financial, and legal interests of the United States and its nationals and presents an unusual challenge to the national security and foreign policy of the United States. The Iranian Assets Control Regulations issued pursuant to Executive Order 12170 continue to play an important role in structuring our relationship with Iran and in enabling the United States to implement properly the Algiers Accords. I shall continue to exercise the powers at my disposal to deal with these problems and will continue to report periodically to the Congress on significant developments.

Sincerely,

William J. Clinton

NOTE: Identical letters were sent to Newt Gingrich, Speaker of the House of Representatives, and Albert Gore, Jr., President of the Senate. This letter was released by the Office of the Press Secretary on November 26.

Remarks at the Thanksgiving Turkey Presentation Ceremony and an Exchange With Reporters

November 26, 1997

The President. Good morning, ladies and gentlemen. I want to welcome the folks from the National Turkey Federation here, the chairman, Sonny Faisun, and the president, Stuart Proctor. And a special word of welcome to all the kids who are here from Horton's Kids in Anacostia and all the rest of you who want to see one more turkey before Thanksgiving. [*Laughter*]

This is a special day in the Rose Garden every year, and let me thank again the National Turkey Federation on their golden anniversary for donating a Thanksgiving turkey to the White House every year for 50 years. That's right. Now, this marks the 50th year when we give one more turkey in Washington a second chance. [*Laughter*]

I want to acknowledge our special guest, this fine tom from the Tarheel State of North Carolina, the number one turkey-producing State in our Nation. President Truman was the first President to pardon a turkey, but in some ways, the tradition actually began 83 years earlier when President Lincoln received a turkey for Christmas holiday. His son, Tad, grew so attached to the turkey that he named him "Jack," and President Lincoln had no choice but to give Jack the full run of the White House. Jack was here, actually, for some monumental events. On election day in 1864 when Mr. Lincoln was running for reelection, a special polling place was actually set up right here on the grounds of the White House so that the soldiers could vote. Well, Jack the turkey actually strutted in front of some of the would-be voters and broke in line. Lincoln asked his son, "Why is your turkey at the polls? Does he vote?" Without hesitation, Tad said, "He's not old enough yet." [*Laughter*]

Tomorrow, 45 million turkeys will make the ultimate sacrifice for America's feast. But not this one. I'm granting this turkey a permanent reprieve. After many years in the coop, he's on his way to a farm in Virginia to bask in the sun, collect his hard-earned pension, and enjoy his golden years. And

that's one less turkey in Washington. [Laughter] Happy Thanksgiving.

Attorney General Janet Reno

Q. Mr. President, how is the Attorney General?

The President. She's fine. I talked to her this morning. She said she was feeling great.

NOTE: The President spoke at 11:20 a.m. in the Rose Garden at the White House.

Statement on Signing the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1998

November 26, 1997

Today I have signed into law H.R. 2159, the "Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1998."

I am pleased that the Act contains funding for many key international affairs programs at or near the amounts requested. The Act contains vital funding and other needed authorities in support of the Middle East peace process. It also provides for contributions to the multilateral development banks, including a down payment on the clearance of arrears, notably to the International Development Association; assistance to Eastern Europe and the Baltic States, as well as New Independent States of the former Soviet Union; international narcotics control; development assistance; and migration and refugee assistance. I am also very pleased that the Congress has fully funded my request of \$222 million for the Peace Corps.

In addition, I commend the Congress for funding international planning programs without the misguided "Mexico City" restrictions. My Administration continues to oppose these restrictions, which would deny funding to the most experienced and qualified family planning and maternal-child health care providers. I am also pleased that the Congress has reduced the number of other restrictions on assistance, such as earmarks, that have hampered my ability to carry out U.S. foreign policy.

I deeply regret that the Congress did not include funding for the International Mone-

tary Fund's New Arrangements to Borrow (NAB) program. The NAB is needed to ensure that sufficient resources are available to respond to monetary crises in a world of rapidly expanding trade and finance. Recent events in southeast Asia only underscore the threat of shocks to the global financial system and the need for a strong and responsive IMF. The decision by the Congress not to provide this authority is irresponsible. I call on the Congress to provide funding for the NAB, and my Administration stands ready to work with the Congress to overcome obstacles to funding this important program.

My Administration is concerned that Russia's new law on religion be implemented in a manner that is consistent with international obligations and that fully respects religious freedom. We are watching carefully to assess Russian implementation of this law. At the same time, my Administration continues to oppose legislating limits on assistance, especially without the possibility of a presidential waiver. American assistance to Russia, including to the Russian government, serves important U.S. interests. Technical assistance that promotes tax reform and aids in removing obstacles to investment and assistance in nuclear reactor safety are two good examples.

While H.R. 2159 does contain a national security waiver related to Russian assistance to the Iranian missile program, my Administration still opposes in principle legislating limits on assistance to the Russian government because this assistance serves U.S. interests. The United States is conducting critical discussions with Russia on missile technology to Iran, and legislated assistance cut-offs could harm this process.

This Act contains several provisions that raise constitutional concerns, such as requirements that the United States take particular positions in international organizations. I will apply these and other provisions in the Act consistent with my constitutional responsibilities.

William J. Clinton

The White House,
November 26, 1997.

NOTE: H.R. 2159, approved November 26, was assigned Public Law No. 105-118.