

OFFICIAL COMMUNICATIONS TO  
THE SECRETARY OF STATE  
WASHINGTON, D. C.

XIII - 40(2)

DEPARTMENT OF STATE  
WASHINGTON



Commission Exhibit No. 915

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AIR MAIL

December 10, 1959

OFFICIAL-INFORMAL  
~~CONFIDENTIAL~~

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Dear Bob:

I refer to your letter of October 28, 1959 to Gene Foster, in which you discussed action which the Embassy should take in documenting the loss of citizenship by persons who have "defected" (Webster, Oswald cases, etc.). Gene has been looking into this matter but departed on leave yesterday before this reply could be typed.

We were in the process of preparing a reply, when we learned that the Passport Office had sent a confidential Mirom [redacted] on the case of Lee E. Oswald which it believed answered your questions. However, upon reading this Mirom, I see that it refers only to the responsibility falling on the Embassy by reason of Section 1959 of the revised statutes to accept a citizenship renunciation when an American citizen makes known his wishes to this effect. Your question regarding the leeway which the Embassy has in pursuing the question of proof of acquisition of foreign citizenship has not been commented upon.

From our discussions with the Passport Office relative to these recent renunciation cases, I gather that you have raised a delicate question. We have gone quite fully into our position in SOV over the years of giving liberal interpretations to any regulations which pertain to the status of Americans in the Soviet Union. I am quoting below PFI's guidance in this matter.

"Here it seems that the opportunity to be 'lenient' is not considered to be available because specific provisions of law are involved which give us no discretionary authority. It would hardly seem reasonable, to say the least, to expatriate a man in a friendly country and not do so in an 'unfriendly' country for the same expatriative act. We cannot do this and could get into serious trouble if we were to do it. Failure to act in a proper manner in the knowledge of specific actions could result in exclusion or deportation action by ICS such to our embarrassment at a later date.

I don't  
think this  
holds here

The

Richard E. Snyder, Esquire,  
Consul,  
American Embassy,  
Moscow.

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221 - CITIZENSHIP - Defection of American Citizens 12/10/59

REFERRAL  
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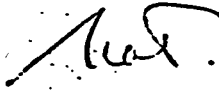
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"The securing of evidence necessary to establish a firm case of loss of citizenship is your responsibility and ours too. Whenever a case is before you for consideration you must expend the necessary effort to obtain evidence which establishes the real facts beyond any reasonable doubt. Such evidence is sometimes difficult to obtain and sometimes impossible. When it is difficult to obtain, the extra effort necessary has to be expended. When it is impossible to obtain, you can record what you have and if the case fails for the want of evidence, then so be it.

"In the Webster case the evidence has been strengthened by affidavits from Rand and Bockhinder. It is expected that the certificate of loss of citizenship will be approved. Your statement has been corroborated by them under oath."

Perhaps you should consider every case on its own merits and follow through in accordance with your best judgment keeping, however, the Passport Office thoroughly informed so that they can interpose other instructions if they believe this is necessary.

Sincerely yours,



Nathaniel Davis  
Acting Officer in Charge  
USSR Affairs

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