

I. Background of Undisputed Facts

II. The Posture of the Case

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(a) The parties agree that the statements of record constitute a sufficient basis for a decision on the merits

(c) This opinion shall constitute the findings of fact & conclusions of law to extent required by 28 USC § 1291. In any event, the findings of fact shall be a matter of law.

(b) P's seek declaratory & injunctive relief to set aside the determination of the AS directing the closure of the PLO in Washington, D.C. by December 3, 1987. Dec. 3, 1987. Dec. 15/87

III. ISSUES 'termination and'

(A) Was the designation of the PLO as a "mission", "foreign mission" or "entity" proper under the F.M. Act? 22 USC 4301-4314 through James A. McVerry, et al. v. State of Israel

(1) on 5/13/87 State said the "PLO Information Office in Washington D.C. and the PLO Mission in New York and their 'continued existence'... neither reflects nor requires the approval of the U-S Gov't."

(2) On 9/13/87 State James F. Nolan, Jr, Director, office of Foreign Missions sent the PLO a letter notifying it of 9/15/87 (note inconsistent dates) directing divestiture of real property and "benefits" as defined in 22 USC 4305(b) and 4302 (a).

has to be Director of the Affairs of the Arab American in Washington, DC.