OIG-08-18 Interview Notes

Project #: ISP-__-2004 Review of the Removal of a Canadian Citizen to Syria

Binder Table of Contents C: Interviews

7		
BINDER	TAB	DOCUMENTATICE
C1	: 1	Record of Interview – Entrance Conference (2/3/04)
C1	2	Record of Interview – CIS Attorney (12/12/05)
C1	3	Record of Interview – CIS Attorney (2/7/05)
C1.	-4	Record of Interview – CIS Attorney (7/27/05)
C1	.5	Record of Interview – (8/29/05)
.C1	6	Record of Interview – ICE OPLA (1/23/04)
C1	7	Record of Interview – and and ICE OPLA (2/1/05)
C1	8	Record of Interview - CIS Attorney (8/30/05)
C1	9	Record of Interview - BTS Attorney (7/12/05)
C1	10	Record of Interview – BTS Attorney (10/14/05)
C1 .	11	Record of Interview — ICE OPLA (8/22/05)
· C1	12	Record of Interview – CIS Attorney (8/2/05)
:C1	13	Record of Interview – ICE OPLA (8/29/05)
;C1	14	Record of Interview – LESC/ICE (10/12/05)
C1.	15	Record of Interview – CBP (2/8/05)
C1	16	Record of Interview – ICE officials re: renditions (9/22/04)
.C1	17	Record of Interview – CBP NY (10/6/05)
'C1	18	Record of Interview - Relevant Inspectors, CBP NY (10/6/05)
C1	19	Record of Interview – CIS Asylum NY:(*10/5/05)
:C1	.20	Record of Interview — CIS Asylum NY (10/5/05)
:C1	21	Record of Interview – Arar's Attorney (10/6/05)
C1	22	Record of Interview - USAO/ED/VA (12/15/05)
Cĭ	22(a)	Record of Interview – (4/11/06)
C1	.23	Record of Interview – (2/8/06)
C1	24	Record of Interview –
	240	12 FLOWD OF INTERVIEW - 1005 (10/11/05)

UNCLASSIEED

∵C1	25	Record of Interview —	->
Cff	26	Record of Interview - (10/2	0/04)
(Cil	27	Arar Interview Matrix	. ·
C1	28	New York Interview List — Provided by CBP and ICE	
(Ct	29	Email - "Interview" (5/24/04)	٠.
:C1	30	Email – "RE: Interview" (6/2/04)	
C1	31	Email — "Arar CBP docs and other arrangements" (6/13/05)	
CI	32	OlG and Attorney Correspondence – interview (7/12/05)	
C1	33	Email— "RE: Arar" (7/13/05)	
C1	34	Faxes – (8/9-8/10/05)	
C1,	35	Correspondence - "OIG Interview of (8/11/05)	:
C1	36	Correspondence — "Investigation of Maher Arar" (8/12/05)	· · · · · · · · · · · · · · · · · · ·
G/1	37	Correspondence - "OIG Interview of "(8/29/05)	. ;
Cil	38.	Email — "Arar interview update" (12/9/05)	
C/I			

DATE & TIME:	Tuesday, February 3, 2004 @ 1:00 p.m.	
LOCATION:	Chester Arthur Building	
	425 Eye Street, N.W.	
	Room 3241	
	Washington, DC	
PARTICIPANTS:	Bureau of Immigration and Customs Enforcement	
	(ICE): See attachment	
	OIG	
	Chief Inspector	
	"Team Leader	
	, Senior Inspector	
<u>URPOSE</u> :	Entrance Conference Review of the Removal of Maher	
	Arar to Syria by the Immigration and Naturalization Service (INS)	
NFORMATION OBT	AINED:	
4	stated that and to	
review	are the	
our review of the		
	of the control of the	
 DOJ has to 	since	b5
during the period.	in question covered by our review.	#1] \\!!!!
 ICE has not offici 	ally asito	
mentio	oned by	
documents (work	papers) related to OIG reviews	
advised that our v	workpapers for the Arar review might	
	This is of additional	
concern because) may be	
		· .•

• Clarified that we will onl	
who were recommended that	twe first consult
obtain)
(Note: we have a copy of	isánow
	in (part of
Contacts	
is the Advisor.	
is the attorney for	b5,/b6
, who is	
interviews).	he Detention & Removal Office (for field
• Office is the	ser.
) Follow Up	
• ICE attorneys () will identify the appropriate
DOJ contact to	
will contact to	egarding concerns with
Written by	
Reviewed by:	

grammer Parkana



Entrance Conference: OIG Review of the Removal of Immigration Detainee to Syria February 3, 2004 • 1:00 p.m. • Room 3241- OMI Couf. Room

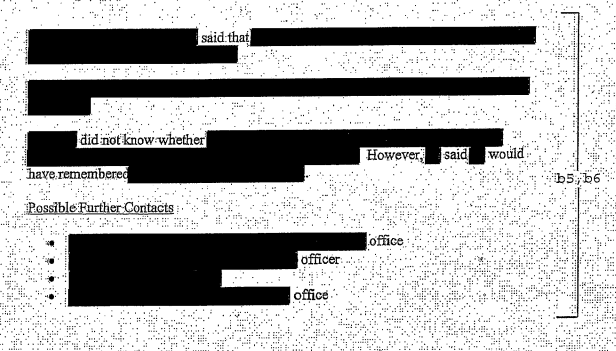
													_	9 (6 :	•										· .			•	
		# 	::: :::					,			.1		•	, 2d				•	.•.							·			
			·												·:		. :		:	***									
	Address																		dhs.gov										
	E-Mail Address																		ibäugh@										
																			Robert. Ashbaugh@dhs.gov										
					:							. :					: •		Ro								.: · ·.		
	FAX Number											:				· · ·													
	FAX							.]			·	· :						;			:						· .	::	
	aber																												
	Tel. Number																												
				::							· · · · ·											:	•••				1-3		
	Org.		E	٠, ١	H		H.	J. Adv.	Œ	ations	Œ	:	田	ence	迅	÷	TS		16		IG		IG.)IG		321-		した。
	0		OIA-ICE	:	OIA-ICE		DHS-ICE	Prin. Lgl. A.	DHS-ICE	Investigation	DHS-ICE	NSU	DHS-ICE	Intelligence	DHS-ICE	DRO	DHS-BTS		DHS-OIG		DHS OIG	:	DHS-OIG		DHS-OIG		J-SHQ		DHS-10
enter person		1.2			-			4				:						. :		:	.:				:				
reinei America						1		: ::									·			aluation	: '	nalyst-		*					
1 × 42.11.14.	Name			ections				:								cer				ons, Ev		grain A	.i: <u>;</u>		· .				
***************************************	`` *			ent Ins												on Offi			shbaug	nspection		ory Prog		þę					
M. M		a de des des es entre d'an		Management Inspections		ICE		Lawyer				J				Deportation Officer		BTS	Robert Ashbaugh	AIG for Inspections, Evaluations		Supervisory Program Analyst-	:	Team Lead		TORONO (CO)			
		;	Ż	<u> </u>	1		-	<u>ائر</u> /		<u> </u>				1		<u> </u>	/	m M	K	¥	.;	\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	1	<u>}</u>		_	1	<i>}</i>	
				<u> </u>	Ą	₹.		۲.						-				4)				7		· *					

Project Number: ISP-_-2004 Binder C

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Record

PURPOSE:	Interview an aftorney for the U.S. Citizenship and Immigration
	Service (CIS) who dealt with
DATE:	Monday, December 12, 2005, at 2:30 p.m.
LOCATION:	, Washington, D.C.
ATTENDEES:	Office of Chief Counsel, CIS — (202)
	The state of the s
	DHS OIG
	, DHS OIG
PREPARED BY:	
At the time of Arar's r	emoval to Syria (October 2002), was was 5
	for the), working in the
and the same of th	
Former	and former
told	that
While	that
VY 11110	
	· · · · · · · · · · · · · · · · · · ·
The context of Arar's	
Unli	ike
	entails the
also involved the	
	Under the
la, ist little in the	
the production of the state of	



Project Number: ISP- -2004

Binder C

Tab 3

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Record

Summary of a meeting held with an attorney for the U.S. PURPOSE: Citizenship and Immigration Service (CIS) regarding OIG access to relevant CIS interview subjects and documents. Monday, February 7, 2005, @ 11:00 a.m. DATE: Washington, D.C. LOCATION: ATTENDEES: Counsel, CIS -(202)CIS - (202)DHS OIG DHS OIG PREPARED BY: b5, b6 Discussion: reviewed the "Joint Memorandum Regarding Treatment of Privileged Information in Arar v. Ashcroft, et al." with Arar's case. about whether recalls hearing about They were described the Arar matter as . For example, the asked to

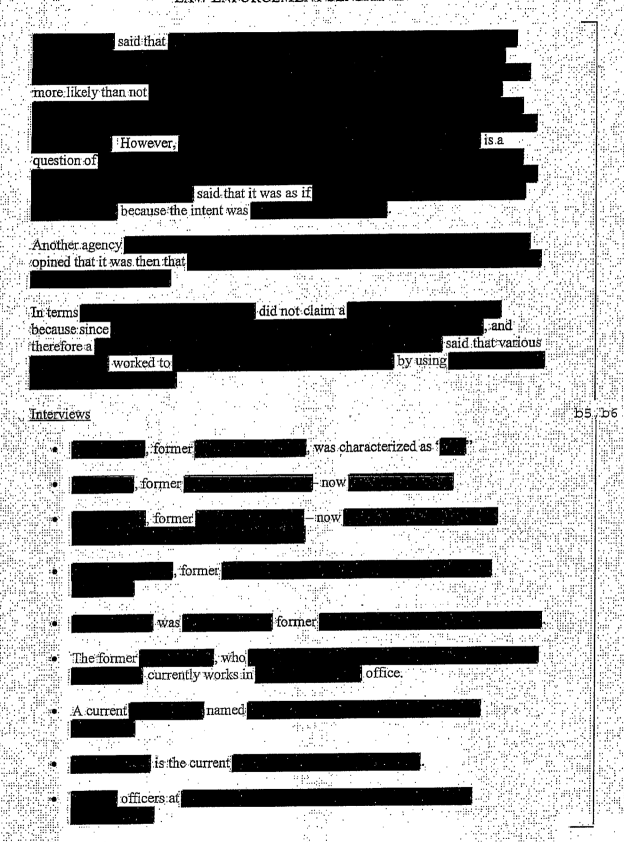
(see below).

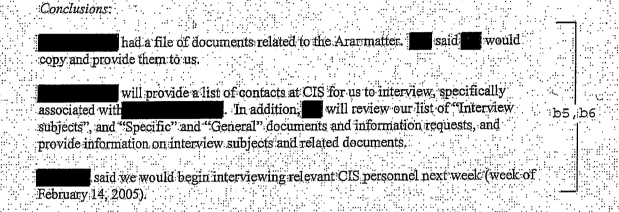
that contained information

LAW ENFORCEMENT SENSITIVE

Documents developed by were seen by

said the



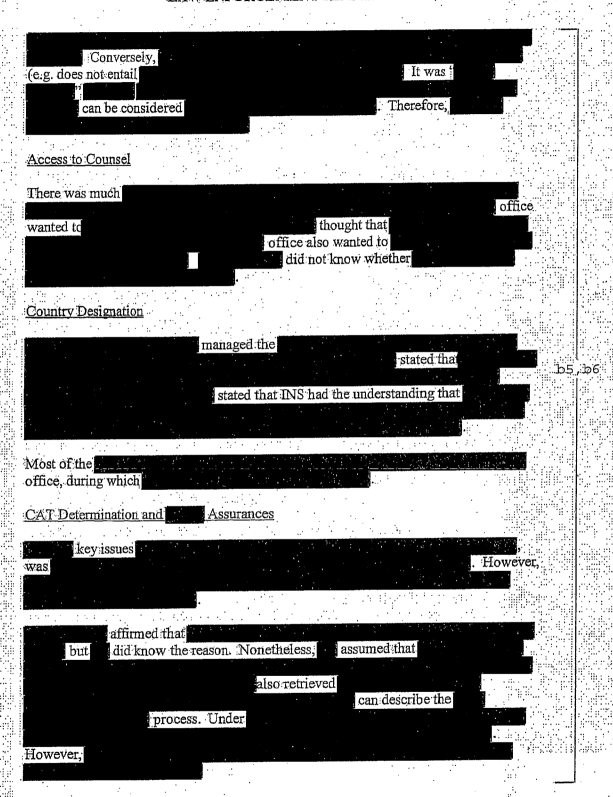


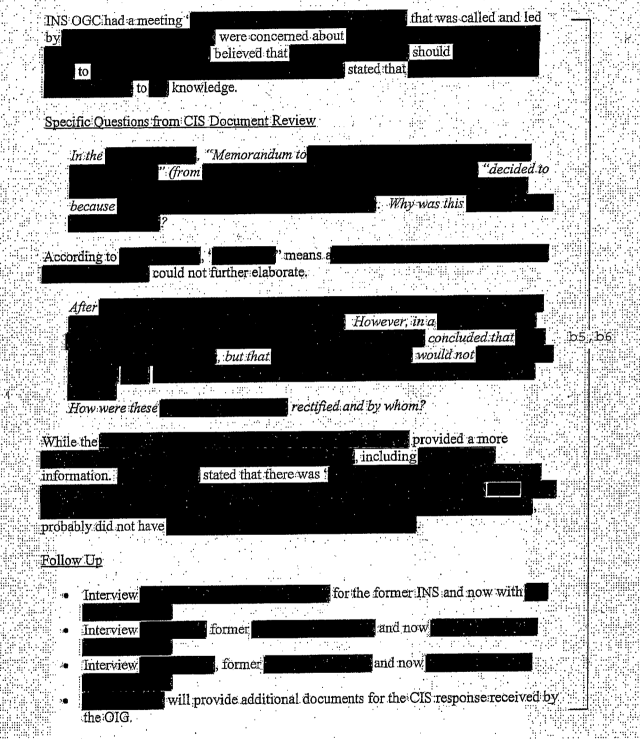
Project Number: ISP- -2004

Binder C Tab 4 Review of the Removal of Maher Arar to Syria by INS in October 2002 Memorandum of Record Interview an attorney for the U.S. Citizenship and Immigration PURPOSE: Service (CIS) who Wednesday, July 27, 2005, @ 2:00 p.m. DATE: LOCATION: Washington, D.C. CIS - (202)ATTENDEES: DHS OIG DHS OIG PREPARED BY: Role and Initial Experience for INS during primarily dealt with b2,5,6 The Arar matter was first brought to attention around Arar was first apprehended at the JFK POE on work on the Arar matter Thursday, September 26, 2002. was during Charging Decision was made to this meant that agreed with had read f and was told that was privy to did not doubt the determined that especially if it was

LAW ENFORCEMENT SENSITIVE

the first instance for





Project Number: ISP-__-2002 Binder C

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Record

		during Arar's	apprehension and	egagi vilot i fella
	removal.			
DATE:	Monday, August 29	9, 2005, at 10:30 a.r	n.	
		វិទូត។ ទំនាំងបែលនៅទា		
LOCATION:			, Washington, D	C
ATTENDEES:				
	(cell (offi	•		
	(Only	G G)		
		DHS OIG		
PREPARED BY:	Silver Williams			
				.b5.,1
Role and Initial Expe	<u>rience</u>			
			at th	
was time (September/Octo		was the	at in	
TIMO (Doptomon) Ook	5501.2002).			
first learned of the	case	3 4 3 m - 45 7 7 m	which would	1
have advised of		gag Wiki Salaya Kibaratan Agi Tanggaran		
with whom	most frequently wor	ked were		
general role in the	e Arar case consisted served a			
The case w	as eventually	S		
Tine case w		ich dealt mostly wit	th	
This happened			first apprehended on .	
September 26, 2002).				
		rovided information	n on	
treated as '	." In addition	7		
had a cleara	ince level.			

is clear.	 ;
role in the was was	
was applied was applied	
were forwarded to which advised	
	c^{\cdot}
only advised on — must pinpoint), a meeting of high-level officials was	:: ;:
held at the DOJ Command Center.	
At this meeting, they	
While the However, according to	26
This was also the impression of	
Arar's request to be returned to Canada was disregarded because of	
Therefore,	
found out that	
The issue of removing Arar to	
did not recall whether	
did not a second y and only	
participated in	
did not know whether . However, believed that	
was more likely than not to	
While thought that	
	:

	rokor	TICIAL COL CIV				
filder i e						*:
believed that				knew		
BOHOVOL HILL				assumed		
		because that is				
Post-Removal N	<u>leeting</u>					
	called a meeting of		. :			
	meeting,	expressed that				
in terms		believed that				
	in order to		." Howe	ver,		
		i litera, ka ili				
rigarias	i marenti		in the second			
	he INS in After Sept. 11,	sought to				
. :	After the Ar	ar matter.			b5.	, b6 🗆
Other Issues						
<u> </u>	<u>-4</u> 744, 1970, 1981					
	speculated that		37	ecause the		
would		unless	10	ecause me		
U.S. gov	ernment wanted to					
	was not aware of		3			
Future Interview	S					
	NS					!
T.	NS NSU agent					
I	NS NSU agent					
	Territoria de la companya della companya della companya de la companya della comp					

Friday, January 23, 2004

Littley, building 25, 250	
Purpose: To meet with Customs Enforcement (ICE) and pertinent DHS ICE officials to review the unclassified Alien	
File (A-File) for Maher Arar	
Source: National Security Law Division, Office of the Principal Legal Advisor, DHS, Immigration and Customs Enforcement, Washington D.C. 202	
A-File of Mr. Maher Arar	
Scope/Methodology: Met with reviewed the A-File for Maher Arar, obtained copies of pertinent portions of the file, and recorded relevant information into the data collection	
instrument (DCI) prepared by	b5,6
Discussion:	
On January 23, 2004, Senior Inspector, DHS Office of Inspector General (OIG) and Senior Inspector, DHS/OIG, met with subject of Inspector, who directed us to senior inspector, DHS/OIG, met with provided us with Mr. Maher Arar's A-File and subsequently mentioned that while no classified A-File existed,	
tag any documents in the unclassified A-File that we wanted to copy. Once we had a chance to	
review the file and saked a member of the Administrative Support staff (to copy the OIG-designated documents.	
stated that once ICE addresses the FOIA request submitted by Mr. Arar's attorneys, would store the A-file as they would any other A-File.	
While reviewing the A-File, we noticed . When asked if	b5,b6
stated that was unaware of	

Conclusion: Met with pertinent officials with DHS/ICE, reviewed Maher Arar's A-File, obtained copies of relevant documents, and recorded appropriate data into the DCI.

P-__-2004 Binder C Tab 7

Review of the Removal of Maher Arar to Syria by INS in October 2002

PURPOSE:	Summary of	a meeting he	ld with two ICE c	ounsels:regardir	ig
			ew subjects and r	cialed document	Sr.:
DATE:	Tuesday, Feb	ruary 1, 2005	5, @ 10:00 a.m.		
LOCATION:			, Washingtor	ı, D.C.	
ATTENDEES:					
AT TENDERS:			National Sect	ırity Law Divisi	on,
	Office of the	Principal Leg	gal Advisor, ICE	DHS - (202) 51 Commercial an	
	Administrativ	ve Law Divis	ion, Office of the		
	Advisor, ICE	DHS – (202			
		DHS OIG			
		DHS O	IG		
PREPARED BY:					
Discussion: reviewed			arding Treatmen		
Discussion: reviewed nformation in Arar	v. Ashcroft, et a	d." with		informed	
Discussion: reviewed nformation in Arar that we wo	v. Ashcroft, et a	d." with		informed	
Discussion: reviewed reviewed information in Arar that we wo work.	v. Ashcroft, et a uld complete al	al." with I Washington	, DC-area intervi	informed ews.before.proc	
Piscussion: reviewed information in Arar that we wo will be work.	v. Ashcroft, et a uld complete al the order issued	al." with l Washington l by former I	, DC-area intervi Deputy Attorney C	informed ews:before proc Jeneral Larry	eeding
reviewed reviewed information in Arar that we wo work. Said that hompson, on Octo	v. A shcroft, et a uld complete al the order issued ber 7, 2002, that	al." with Washington by former I authorized 2	, DC-area intervi Deputy Attorney C	informed ews before proc Jeneral Larry as not classified	eeding
reviewed reviewed information in <u>Arar</u> that we wo will be the work. Said that the said that the said that	v.:Ashcroft, et a uld complete al the order issued ber 7, 2002, that	al." with l Washington l by former I	, DC-area intervi Deputy Attorney C	informed ews:before proc Jeneral Larry	eeding
reviewed reviewed information in Arar that we wo New York. said that hompson, on Octo	v. A shcroft, et a uld complete al the order issued ber 7, 2002, that arch 2004, as	al." with I Washington I by former E t authorized a	, DC-area intervi Deputy Attorney (Arar's removal, w	informed ews before proc Jeneral Larry as not classified , that we	eeding
reviewed reviewed information in Arar that we woo New York. said that hompson, on Octo said that eviewed around Marchaeter of the componing o	v. A shcroft, et a uld complete al the order issued ber 7, 2002, that arch 2004, as	al." with I Washington I by former I t authorized a used the	, DC-area intervi Deputy Attorney C Arar s removal, w	informed ews before proc seneral Larry as not classified , fhat we formation reques	eeding
reviewed reviewed information in Arar that we wo in New York. Said that hompson, on Octo said that eviewed around Marar our list of interverse forwarded to IC.	v. Ashcroft, et a uld complete al the order issued ber 7, 2002, that arch 2004, as rview subjects a	al." with I Washington I by former I t authorized a used the	, DC-area intervi Deputy Attorney C Arar s removal, w	informed ews before proc seneral Larry as not classified , fhat we formation reques	eeding
reviewed reviewed information in Arar that we wo work. Said that hompson, on Octo	v. Ashcroft, et a uld complete al the order issued ber 7, 2002, that arch 2004, as rview subjects a	al." with I Washington I by former I t authorized a used the	, DC-area intervi Deputy Attorney C Arar s removal, w	informed ews before proc seneral Larry as not classified , fhat we formation reques	eeding

and the second of the second o	<u> </u>
, former	
ICE facility	
, former ICE, in Washington, DC	
Officer: CBP	
INS/New York District and JFK International Airport interviews	
Special Agent: ICE, in New York	
Special Agent: ICE, in New York	
Specific documents and information requests	
Order issued by former Deputy Attorney General Larry Thompson, on October 7, 2002,	
authorizing Arar's removal on national security grounds:	
Office of the Deputy Attorney General, U.S. Department of Justice	
Office of the Deputy Attorney General, C.S. Department of district.	
Copies of any Significant Incident Reports related to Arar's detention and removal. We	
will attempt to locate.	
win attempt to totale.	
General documents and information requests	5, b6
B. 《古书····································	
Documentation relating to immigration case actions and Arar's detention between	
October 1 and October 6, 2002.	
ICE-will	
provide any relevant communications, including emails and Records of	
Investigation.	
Were any documents suggesting that	
? If so, we request copies of those documents.	
Discussion of this issue was classified. We will need to contact the agency that was	
the source of this information and obtain permission to review relevant documents	
provided by Most significantly,	
Documentation relating to the facts supporting the "Decision of	
order by issued October 7, 2002, to remove Arar.	
were the sole	
supporting documents used by	
Conclusions:	
It was determined that ICE OPLA will provide input to DHS OGC on which	
materials to be provided to DHS OIG contain privileged material.	
The state of the s	
will participate in all OIG interviews of ICE personnel. We will	.]
· · · · · · · · · · · · · · · · · · ·	:
notify as a sour primary point of contact, of all interviews and	1 .

docu	uments that we request. We will also contact the before related documents to any external entities.	werrelease
- any a	1、第二名如此的《透描的诗》的《清诗》,诗诗是奇诗,诗诗。	aki sh Ja
. ⊕	will get us permission to review the "attorney notes" file, w	WIII CIL 15
Dotn	n privileged and classified.	
West	will seek to interview with the former INS	
· · · · · · · · · · · · · · · · · · ·	and , former	, on
• Wev	will seek to interview	
	in Washington, DC during the week of	
•	will meet with relevant CBP and CIS officials regarding the	same issues b5,
of in	nterviewing relevant CBP and CIS personnel and obtaining docum	ents.
•	said that we had already confacted	in:a
	about an interview. If necessary, we will interview said that we will need	
**.*. *	the second secon	oardino
from		/garung
Arar.	lings of the production of the control of the contr	
	will provide contacts for the second in order to obtain	n blanket
nerm	nission to interview relevant personnel and obtain documents.	
petti	vided the names and contact numbers for the POCs at	
	February 3, 2005.	
• In or	rder to discuss classified information with various interviewees, w	e will need
to ob	btain permission from the agencies that were the sources of that in	formation.
elida dirili		

Project Number: ISP___-2004 Binder: C Tab 8

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Record INS Office of Interview PURPOSE: General Counsel (OGC) Tuesday, August 30, 2005, at 10:30 a.m. DATE: LOCATION: Washington, DC Refugee and Asylum Law Division, ATTENDEES: Citizenship and Immigration Services (CIS) - 202 DHS OIG PREPARED BY: Role and Initial Experience b2,5,6 (during around first learned of the Arar case when role had a because had not because of the The Arar case was which caused the case to be in terms of Attorney/Consular Access knew:that did not know whether also had no personal knowledge as to whether , written by provided an email (

CAT Determination believed that did not did not participate in the clarified that specifically refer to said that said that the decision to remove Arar to Syria was Arar would not be subjected to torture. found out that Assurances confirmed that While was unaware of However, usually are b5,b6 determining the process for obtaining the assurances. 医骨髓 医二氯磺基酚 医二氯 does not consider The process for assurances is Post-Removal Meeting called a meeting of (the OIG . Participants in the meeting expressed interviewed said that Future Interviews Asylum Program

Project Number, ISP-_-2004 Binder C Tab 9

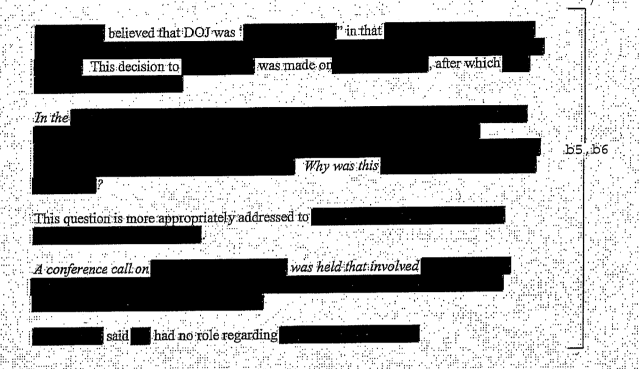
Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Rec	<u>cord</u> : : : : : : : : : : : : : : : : : : :	
PURPOSE:	Summary of a meeting held with an attorney for the Border and	
	Transportation Security (BTS) Directorate regarding role in the Arar matter.	b6
DATE:	Tuesday, July 12, 2005, @ 10:15 a.m.	
LOCATION:		
Washington, DC		
ATTENDEES:	-(202)	
	, DHS OIG	
	DHS OIG	
PREPARED BY:		المنتاب المنافق
finishi di Westerjani di k		
	d an initial legal explanation that any discussions has with us atter involve to role as counsel with the INS in dispensing legal	
	ared by legal privilege.	
Background		
During the applicable	period of September 26-October 8, 2002, was provided by the september 26-October 8, 2002, was pr	.b5,
legal advice on nation	nal security matters to the INS.	
logal davioo.oli.ilatioli		
Role in Arar Case		
They were looking for	Arar was apprehended at the JFK POE	
(on September 26, 200		
	ered as a TIPOFF hit before arriving to transit through JFK.	
According	, Arar was	
	n options included charging Arar under Immigration and	
ivationality Act (INA)) section 240 (to remove and charge using a Notice to Appear) or	

	ander DIA continu 235(a) (danging antry on national accountry grounds)		
. :	under INA section 235(c) (denying entry on national security grounds).		:
•			•
:	emphasized that this matter was		٠
:		.)	
٠.	estimated that ' . Most of the issues in		
	the Arar matter were classified. The case involved		٠
:			:
		. 1.	
:	The Arar case was 'because 'because		:
٠	Specifically, Arar departed for Tunisia in September 2002 and was		
	a dual citizen (Syrian and Canadian),		
	said that the information found was	•] :	
. :			:
	However,		:
			٠
	b	5.,b	ĺ
:	An INS form I-147 (Notice of Temporary Inadmissibility) was lawfully served on Arar at IFK. Then, an INS form I-148 (Final Notice of Inadmissibility) was served on Arar		:
:			
:	This was important because		
			:
	On Decision of the Control of the Co		:
;	met with	.	٠.
:	On provided relevant information to		
:	INS Eastern Region Director, had the ultimate authority to tule		
	Arar inadmissible under 235c. reviewed		
í	drafted the Regional Director's decision		
	served on Arar		
	would have meant		•
:	Arar represented a national security concern.		:
	security concern, said it was represented to during meetings in Washington, DC that		•
	during meetings in washington, Demai		
:			:
	also said that		
			•
			:
	determined the country to which the process to determine the		
. 4	Arar was removed the process to determine the		
		-	٠
	T 4 TELEPARENCE CHERARITE CHERICITOTE III	:. ·	
	18		

	country to which Arar was removed. said that was was the said that	
y turi oʻz oʻz imtik turbanar. Militari oʻzlari oʻz ta'lar oʻz oʻzlari.		•••
	TNS OGC had a	
	meeting led by OGC attorneys were	•
	principally worked with the following personnel on the Arar matter:	
	Former INS	
	Asylum Division, General Counsel's office,	.:'ı ;
	Asylum Division, General Counsel's office, subject matter	······································
	expert for	:; :
	> National Security Unit	
	National Security Unit	
	Department of Turking	 ว6:
	Department of Justice Deputy Attorney General? s office	
	Deputy Attorney General's office	
	Stuart Levey, Associate Deputy Attorney General	i.
	Criminal Division	•:]
		::::
	FBI	
	(sp.), counsel, FBI	·
	Another Agency	. : ·
	counsel, at	
	at analyst, at	
	OGC unit, at the second of the	
	Three principal groups within the former INS were involved: NSLD, with the charging	
	documents; Asylum Division, with the CAT assessment; and	 !
	which researched the extent to which the INA allows the United States to remove	
	unlawful aliens to third countries	•
	Specific Questions from Document Review	i.:
	pheerite Angerous montradonnique verses	
ult (Albaha		
	What actions were taken in response to	

-AWENTORCEMENT SENSITIVE



Project Number: ISP-__-2004
Binder C
Tab 10

I had a follow-up interview with EARLY this morning (10/14/05). Is an early riser like me. You were not in yet and I also knew you were tied up with the S&T review.		
Here is a summary of the interview.		·
1. meeting regarding Arar actually occurred on This explains how During the meeting, learned that it was Attitude time, they did not know Attitude to the meeting and the meeting are the meeting.	9	2
2. The meeting on was actually a teleconference that involved It was here that believes Canada was quickly ruled out as a country of return because of the "porous border" argument INS still does not know	ė.	* **
3. Significantly, asserts that and that specifically stated that was involved in this communication. said out of these discussions, definitively said because there was nothing also asserted that	212 154 154	
4. The decision to was made on the same of		
5. We noted that INS did not stated that this was decision - may have been but pragmatically, it made the back and forth of who was responsible for what much simpler.		ý
6. worked with said this effort was in part to	\$1	ాక్ చెపిక
7 in a meeting on in responding to a question about that had happened to because '	4 :	
(Remember that immediately interjected that became immediately concerned about		# *
		A +1
8. The decision to remove Arar to Syria was made at the DOJ meeting on 10/4	:	

said the said the would be likely	the decision to remove Arar to Syria. would likely because of said that said that they had This would have been
had perhaps	. My comments: If we
10. said that had never would be used to thought realize that	they had was told that s
11. said that after	was convinced that felt the case
12. After the decision was made to rel	they believes was
does not know perhaps this is the one area that we co However, as se would likely have	veral people have told us, if
gave me plenty of names at	that we can talk to if Bob elects to do so.
Chief Inspector Inspections and Special Reviews Office of Inspector General	
Department of Homeland Security 202-254 202-254 fax	and the second of the second

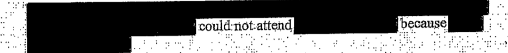
Project Number: ISP-__-2004 Binder C Tab II

Review of the Removal of Maher Arar to Syria by INS in October 2002

	Memorandum of Record
PURPOSE:	Interview an attorney for the U.S. Bureau of Immigration and
	Customs Enforcement (ICE) Arar's country
	designation and Convention Against Torture (CAT) assessment.
DATE:	Monday, August 22, 2005, at 2:00 p.m.
LOCATION:	
	Washington, DC
	washington, DC
ATTENDEES:	ICE 202-
	DHS-OIG
PREPARED BY:	
Overall Role and Init	ial Experience
In September/Octobe	r 2002, was
the former INS	the first of the second of
<u> Projekt od s</u> tylki	
	t recall when first learned of the Arar case, but said it was
(P100,001)	was counsel for INS). rele
in the Arar case was	imited because
	As such
At the INS OGC,	and the state of t
was responsible fo	
*	
What	2
YYLIAL	

Arar was apprehended a	
Arar's case was because of	
to the second	
knowledge,	
**Riowiedge,	
Country Designation Process	
그렇게 하는 이렇게 안돼요 하는데 얼마를 보고 있는데 그는 그 이 그는 그는 그 이 그는 그리고 말했다.	
The general process for determining to which country an alien should be removed is in	
Code of Federal Regulations, Title 8, Section 241. However, this Section applies mainly	
to 240 immigration removal proceedings. was was who which we possess). helped to	
, which involve	
The Attorney General, by statute, has the ultimate authority to determine the destination	
countries for aliens ordered removed. Arar's request to be returned to Canada was	
disregarded because the relevant national security information meant that his removal to	
Canada was prejudicial against the United States. definition of prejudicial was that Arar could easily return to the United States from Canada because of	
its proximity and "open border" with the United States.	. b5,1
as proximity and open bonder, with the circumstance	
The Deputy Attorney General (DAG), as the Acting Attorney General, struck Canada as	
the original country of designation and approved the re-designation of the country of	
removal to Syria. Former INS Commissioner James Ziglar, however, formally re-	
designated to Syria based largely on	
believed this occurred the first week of October 2002,	
attended meetings at	
The meetings were held in the DOI	
Command Center and were attended by representatives of the DOJ	
Arai's CAT Determination	
said that	
。	
did not have	
so did not know diplomatic	

assurances process for Arar's removal to Syria. also did not know whether
If would have been would nave been a second to the second
Tiff would have been would have been
However, Arar could have
According to
。 1. 多有性 10 10 12 12 12 12 12 12 12 12 12 12 12 12 12
did not know whether the
Service of Charging Documents
could not recall who determined as opposed to
This decision was made at
did not know
However, said that
" <mark>我们也没有一个人,我们就是不是一个人,我们就是</mark> 我们的,我们就是一个人,我们就是我们的,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就 第一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就
Consular and Legal Access
did not believe that
because they had
but was unsure
Other Issues
INS Eastern Region Director, was going to cancel Arar's
withdrawal unless he agreed to go to Syria because he had the statutory discretion
to allow withdrawal. However, the United States typically does not allow
withdrawal of admission when the alien is a terrorist or a criminal. According to
U.S. immigration policy, a withdrawal is treated as if the alien never attempted to enter the United States. Hypothetically, an alien who withdraws can attempt to
re-enter the country the next day.
• In a requested a
meeting with



Follow Up Interviews

- , INS attorney,
- , INS attorney,
- TNS attorney,
- INS attorney,

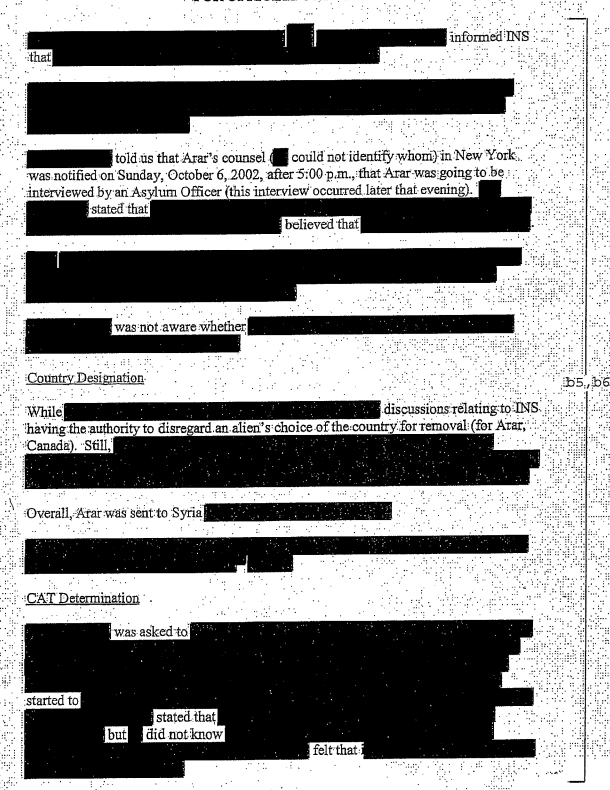
b5, b6

Project Number: ISP___-2004 Binder C Tab 12

Review of the Removal of Maher Arar to Syria by INS in October 2002

	Memorandum of Record
PURPOSE:	Interview an attorney for the U.S. Citizenship and Immigration
	Service (CIS)
	Convention Against Torture (CAT) assessment.
DATE:	Wednesday, August 2, 2005, @ 2:30 p.m.
LOCATION;	, Washington, D.C.
A TECHNICATES TO THE CL	, CIS – (202)
ATTENDEES:	
	DHSOIG
	DHS OIG
PREPARED BY:	
Role and Initial Expe	rience
was	with the former INS, in the
first became awar	e of the Arar matter on
THIS DCCAINC AWAR	
	no idea" what
	ced through did not understand
i i i i i i i i i i i i i i i i i i i	id 1100 diddectstand
Charging Decision	
The I-147 (Initial No	tice of Inadmissibility) served to Arar
Attorney/Consular A	ccess
	等。 [1] [1] [2] [2] [2] [3] [3] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4
According to	" However, the

b5, b6



	However,	thought	
that			
According to			
stated that			
i de la companya de	his was done by "e		
the INS attorneys used the inf	formation garnered of	luring the asylum	
interviews to make a legal determination on re	levant claims.		
The applicable companion regulations for CA	Γare at CFR, Title 8	3, Section 208.18.	
efine filosofic de la most Affanco de la Gellono. Por la companio			
i Territoria (中) ak [gailleage 2] 夏春 (h) ha (A) k			
did not know why			b5,
In fact,			
did not believe			
	· "特"或有多位		
Removal			
did not realize			
The Operations Order to remove Arar to Syria	was written on Oct	ober 6, 2002.	
Therefore, said			
Post-Removal Meeting			
	<u> 1888 (1884)</u>		
After Arar was removed on October 8, 2002,	called a	meeting	
and believed that		feeten :	
and borrow and			

Future Interviews

is now an attorney with b5,,6

Project Number: ISP-__-2004

Binder C

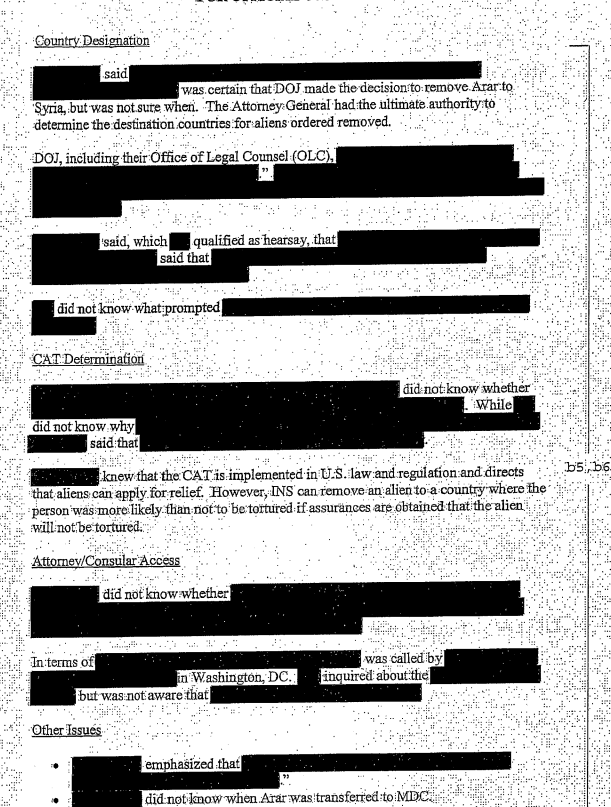
Tab 13:

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Record INS Office of PURPOSE: Interview an attorney the Commissioner during Arar's apprehension and removal. Monday, August 29, 2005, at 2:00 p.m. DATE: LOCATION: Washington, DC Office of the ATTENDEES: ICE Principal Legal Advisor – 202 DHS OIG PREPARED BY: Role and Initial Experience b5, b6 At the time (September/October 2002), was also the could not recall first learned of the Arar case general role in the Arar case consisted of the exact date. could not was not concerned about removing determine why Arar

did not recall

OIG asked about



said that the service of the 1-147
) was

b5,b6

Future Interviews

INS:OGC attorney

Project Number: ISP--2004

:: Binder C

Tab 14

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Record INS Interview PURPOSE: role in the Arar matter. Wednesday, October 12, 2005, at 1:30 p.m. DATE: PHONE CONFERENCE PARTICIPANTS: Attorney at Law (for DHS OIG DHS OIG PREPARED BY: affirmed for that this interview was not being recorded and we would b5, b6 memorialize the results of our review in a report that would be provided to review and comments before public dissemination. Background but did not recall first learned of Arar's case in specifically when. knew that Arar was intercepted at IFK due to a lookout. not recall who specifically informed of Arar's case. The circumstances and Charging did not have any discussions on Arar's case with , and did not recall any relevant discussions with about the talkedito

, · ENFORCEMENT SENSITIVE

	had discussions about
	Arar's case.
	did not recall whether knew was ordered inadmissible, but did not recall on whose order.
	The decision to charge Arar under 235(c) was made within the first day or two after his apprehension [around September 27-28]. INS Headquarters brought up the possible
	charge.
	did not know that However, said that sounded like considering
	. [1] 《《···································
	was Arar was served with the Regional Director's Decision on October 7, 2002. The Decision was written by INS attorneys (Could not recall).
	Country Designation
Y	According to According to Attorney General at the time had the ultimate authority to determine the destination
	countries for aliens ordered removed. In addition, the Attorney General had the authority to disregard Arar's request to be returned to Canada [which Arar made officially on October 4, 2002].
	emphasized that was not privy to The Attorney General at the time [Larry
	Thompson, Acting AGI made the decision and did not know why. surmised that "prejudicial to the United States" meant against the interests of the United
	States
	CAT Determination
	had no knowledge of received no
	was not aware whether had no related discussions on

...

LAW ENFORCEMENT SENSITIVE

Access to Counsel/Canadian Consulate

never had any b5, b6

Project Number: ISP-__-2004 Binder C Tab 15

Review of the Removal of Maher Arar to Syria by INS in October 2002 Memorandum of Record

PURPOSE:	Summary of a meeting held with attorneys for the U.S. Bureau of Customs and Border Protection (CBP) regarding OIG access to		
	relevant CBP interview subjects and documents.		; ` :
DATE:	Tuesday, February 8, 2005, @ 2:00 p.m.		:::
			:*·
LOCATION:	, Washington, D.C.		. :
			:.·
ATTENDEES:	Enforcement – (202)		
			· · ·
	, counsel — (202)		:
			:.:
	, DHS OIG		
	,DHS OIG		::!
			:. :::
PREPARED BY:			
			:::
Discussion:			
	The transfer of Privileged		
reviewed	the "Joint Memorandum Regarding Treatment of Privileged	b5 ,:	6
Information in Arar	V. Asnerott, et al.		
goid Th	ad spoken with		:
General Coursel re	egarding our review. We responded to several of		:
guestions deriving t	rom conversation with		
			· .
• CBP (proba	bly attorneys can be present for our interviews with		
CBP person	nel, and will be responsible for determining whether any information		:
discussed du	ring these interviews in privileged.		,::
• We will not	tape record any interviews with CBP personnel.		
	。我是自己就是这一些一些理解,他想要是这些人的。"他们还是这个人,也是这样的。 "我们也是我们的,我们就是我们的人的,我们就是这个人的,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们		
said that	CBP's involvement in the Arar matter was		:
	Therefore, CBP will probably		:. :
			;; ;,

Conclusions:

	will brief				y and Plannir		
review.	of.	fice, OPP, will co	ordinate inte	rviews and	document rec	luests with	

We agreed to review relevant documents at CBP HQ, where CBP attorneys can determine which documents are privileged (including investigative files).

Project Number: ISP-__2004
Binder C
Tab 16

Review of the Removal of Maher Arar to Syria by INS in October 2002

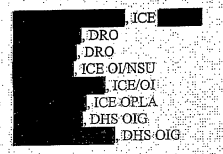
Memorandum of Record (MOR)

PURPOSE: Summarization of the meeting with Immigration and Customs

Enforcement (ICE) officials concerning Extraordinary Renditions

DATE: Wednesday, September 22, 2004 @ 1:00 p.m.

ATTENDEES:



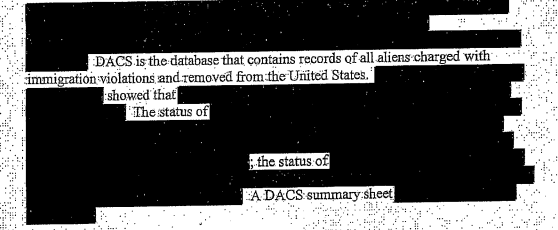
LOCATION: , Washington DC

PREPARED BY:

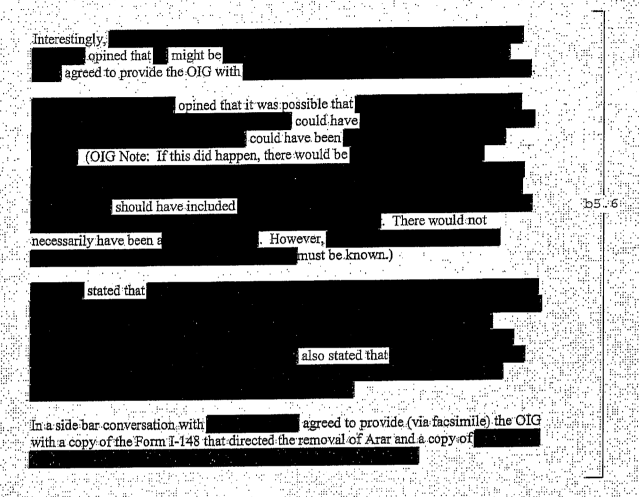
This meeting was held in response to a memorandum dated August 10, 2004, from Clark Kent Ervin (IG) to Michel Garcia (Assistant Secretary, ICE) that requested additional information concerning

The OIG initiated a

review of the Arar case in January 2004.



.b5,b6



Project Number: ISP-_-2004 Binder C Tab 17

Memorandum of Record Interview the for INS who

PURPOSE:	Interview the
	the initial apprehension and detention of Maher Arar in September 2002.
DATE:	Thursday, October 6, 2005, at 9:30 a.m.
LOCATION:	
PARTICIPANTS:	
PREPARED BY:	, DHS OIG DHS OIG
	wasthe
discussed the gene	eral scope of our review. was the was the in September 2002.
1. How and when did	
When	. Since there was
In	
2: Was there What were	? What was
had no knowledge of the	
3. Describe	

Л.

4. When and how did When wanted not recall said had no further discussions with involved. 5. To your knowledge, how and when was ? How In advance (did not recall specifically when) because of the aware 6. Did you participate in ? had limited participation (see above), but could not recall was consistently authorized the INA 235(c) ch As soon as	at the time did	
wanted not recall had no further discussions with nvolved. 5. To your knowledge, how and when was ? How n advance (did not recall specifically when) because of the ware 6. Did you participate in had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) ch	did	
was consistently had no further discussions with had limited participation (see above), but had limited participation (see above), but had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) ch	did	
had no further discussions with nvolved. 5. To your knowledge, how and when was ? How nadvance (did not recall specifically when) because of the ware 6. Did you participate in ? had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) checked.	did	
had no further discussions with provided. 5. To your knowledge, how and when was hadvance (did not recall specifically when) because of the ware 6. Did you participate in ? had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) check the control of the INA 235(c) check th	?	\mathcal{A}
had no further discussions with	? was	9 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
5. To your knowledge, how and when was ? How advance (did not recall specifically when) because of the ware 6. Did you participate in? had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) ch	? was	9
5. To your knowledge, how and when was ? How advance (did not recall specifically when) because of the ware 6. Did you participate in? had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) ch	? was	Ð.
5. To your knowledge, how and when was ? How advance (did not recall specifically when) because of the ware 6. Did you participate in ? had limited participation (see above), bu ould not recall was consistently authorized the INA 235(c) ch	? was	ф
? How advance (did not recall specifically when) because of the ware 6. Did you participate in had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) ch	? was	<u> </u>
advance (did not recall specifically when) because of the ware 6. Did you participate in ? had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) chemical authorized the INA 2	was	b
6. Did you participate in ? had limited participation (see above), but uld not recall was consistently authorized the INA 235(c) ch	was	b5
6. Did you participate in ? had limited participation (see above), but uld not recall was consistently authorized the INA 235(c) ch		D5
had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) checking authorized the As soon as		
had limited participation (see above), but nuld not recall was consistently authorized the INA 235(c) checking and the INA 235(c) checking a		
had limited participation (see above), but ould not recall was consistently authorized the INA 235(c) checking authorized the As soon as		
was consistently authorized the INA 235(c) ch As soon as		
was consistently authorized the INA 235(c) ch . As soon as		
authorized the INA 235(c) ch		
. As soon as	and furtish was	
	large (will cit was	
was ordered		
医性结膜 医皮肤性结束 医皮肤结构 化二克 人名英格兰 医二氏征		
7. To your knowledge, did	?	
was not familiar enough with the case to respond.		
8. To your knowledge, why was the state of t	? •On	
7	the state of the s	
Notes: Arar is offered the opportunity to withdraw his applic		: • •: •••
he agrees. Form I-275 is completed and signed. He will be reday but would also "be detained for additional interviews with	ation for admission to which	

INS had the latitude to negate the withdrawal because it was voluntary in nature. In addition, the 235(c) charge rescinded the withdrawal in Arar' case.

Arar had refused to be removed to Syria.

could not recall. [we interviewed] [we intervi	9. When was	? ·W	hat was	•		
[we interviewed] 10. To your knowledge, did ? Notes: On September 27, 2002, Arar was made aware of his right; to notify his consulate. He refused the opportunity on the 26th but stated he would like to call on the 27th. JTTF FBI, concerned that an outside phone call might jeopardize the case, refused to allow. Arar to make the call on the 27th. ICE 155. Notes: email: ICE 888. Arar elected not to call. While did not recall are not entitled to informed that did not specify 11. When was						
10. To your knowledge, did ? Notes: On September 27, 2002, Arar was made aware of his right; to notify his consulate. He refused the opportunity on the 26 th but stated he would like to call on the 27 th . JTFF EBL concerned that an outside phone call might jeopardize the case, refused to allow. Arar to make the call on the 27 th . ICE 155 Notes: email ICE 888. Arar elected not to call. While did not recall are not entitled to informed that did not specify 11. When was	could not	recall.				
Notes: On September 27, 2002, Arar was made aware of his right to notify his consulate. He refused the opportunity on the 26 th but stated he would like to call on the 27 th . JTTF FBI, concerned that an outside phone call might jeopardize the case, refused to allow. Arar to make the call on the 27 th . JCE 155 Notes: email: ICE 888. Arar elected not to call. While did not recall are not entitled to informed that did not specify 11. When was			[we interviewed			
Notes: On September 27, 2002, Arar was made aware of his right to notify his consulate. He refused the opportunity on the 26 th but stated he would like to call on the 27 th . JTTF FBI, concerned that an outside phone call might jeopardize the case, refused to allow. Arar to make the call on the 27 th . JCE 155 Notes: email: ICE 888. Arar elected not to call. While did not recall are not entitled to informed that did not specify 11. When was						.* .:. *:
Notes: On September 27, 2002, Arar was made aware of his right to notify his consulate. He refused the opportunity on the 26 th but stated he would like to call on the 27 th . JTTF FBI, concerned that an outside phone call might jeopardize the case, refused to allow. Arar to make the call on the 27 th . JCE 155 Notes: email: ICE 888. Arar elected not to call. While did not recall are not entitled to informed that did not specify 11. When was						
He refused the opportunity on the 26th but stated he would like to call on the 27th. FBL concerned that an outside phone call might jeopardize the case, refused to allow. Arar to make the call on the 27th. Notes: email ICE 888. Arar elected not to call. While did not recall are not entitled to informed that did not specify II. When was		?				
are not entitled to informed that did not specify III When was ?	He refused the opp HBL concerned th Arar to make the	portunity on the 26' at an outside phone call on the 27 th . <u>IC</u> I	but stated he wo call might jeopar E 155	uid like to call dize the case, r	on the 27	J.L.L.
informed that did not specify III When was	While did	not recall				
did not specify 11. When was	are:not:s	entitled to				
		hat	Victoria de la companya de la compa			
		recall when:		?		

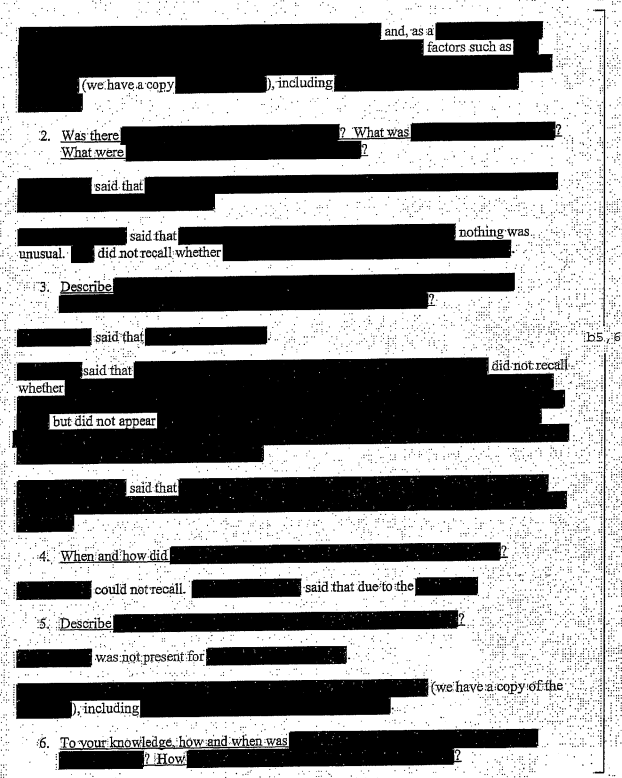
Project Number: ISP-__-2004

Binder C

Tab 18 Memorandum of Record Interview CBP personnel who had roles in the PURPOSE: apprehension and initial detention of Maher Arar in September 2002. Thursday, October 6, 2005 DATE: LOCATION: PARTICIPANTS: DHS OIG DHS OIG b5,6 PREPARED BY: This was normal for conducted only further said that which included a further surmised that the was not involved with could not recall which

have a copy

which was



brought the	to the attention of	, who called
could not recall when		
		温さぬ計画 前十分 海温田
7. Did you participate in the	2	
None of the interviewed	participated in	However,
said the	77	三点 4、在星网络气焰 前头
		9
8. To your knowledge, did		
	11	od da
said that	are normally includ	edin
did not recall specifically).		
	? Who	? On
9. To your knowledge, why was	3: 144110	
Notes: Arar is offered the oppo	ortunity to withdraw his appl	ication for admission to which
he agrees. Form I-275 is comp	pleted and signed. He will be	returned to Zurich later that
day but would also "be detaine	d for additional interviews w	ith the FBI and Joint
Terrorism Task Force." ICE 1	55 and ICE 413	
said that		
remembers that the	, but could not r	ecall also said
that		
10,	? What was	
1		化二氯化物医二氯甲烷 医肾髓膜
		化甲二酰腈 医电流性电影电角
None of the interviewed	could answer.	
II. To your knowledge, did		
Notes: On September 27, 200	2 Arar was made aware of h	is right to notify his consulate.
He refused the opportunity on	the 26th but stated he would	like to call on the 27th. ITTF
FBI, concerned that an outside	phone call might jeopardize	the case, refused to allow
Arar to make the call on the 25	7 th ICE 155	
Notes: email	ICE 888. Arar elected not to	o call.
was not aware whether		
12. When was		
said probably		but could not specifically
recall.		
医线膜畸形 医复数医皮肤 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	· 《西班牙》。 "我是我种民产品和企业" 自己数据 电流	1985年4月1日 (1985年)

Review of the Removal of Maher Arar to Syria by INS in October 2002

Project Number: ISP ____-2004 Binder C Tab 19

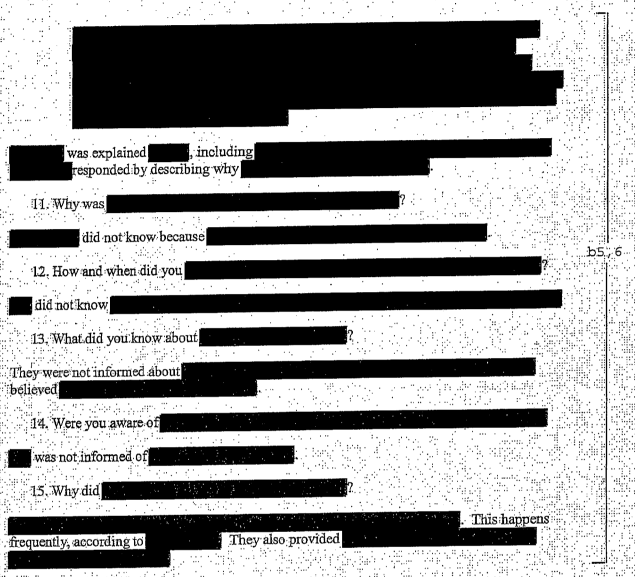
Memorandum of Record

PURPOSE:	Interview an Asylum Officer Arar in October 2002.	b6
DATE:	Wednesday, October 5, 2005, at 2:45 p.m.	
LOCATION:	CIS Asylum Office	
PARTICIPANTS:	Asylum Office	
	DHS OIG DHS OIG	
PREPARED BY:		
discussed the go events had occurred three	eneral scope of our review and stated that we understood that these years ago.	
L. Position at the tim	e (September/October 2002) Asylum Office.	b5,76
2. To your knowledg		
. It was not a	, which occurred , starting at	
Around		
3. Was	7	

Review of the Removal of Maher Arar to Syria by INS in October 2002

and	[whom we also interviewed on , was also present-	was the INS	
and			
4. Did	?		
who) that	told by an INS agent (could not recall	
5. What was		?	
6. Did	?		
7. Did any		?	
did no	ot directly participate, but		b5,
8. What direction did			
	. The	w were not	
They were told to informed whether This was a	and were not told which	ch	
However, said	that it was not unusual that they		
9. To your knowledge, did			
?			
10. Do you believe that	?		
Notes:			

Review of the Removal of Maher Arar to Syria by INS in October 2002



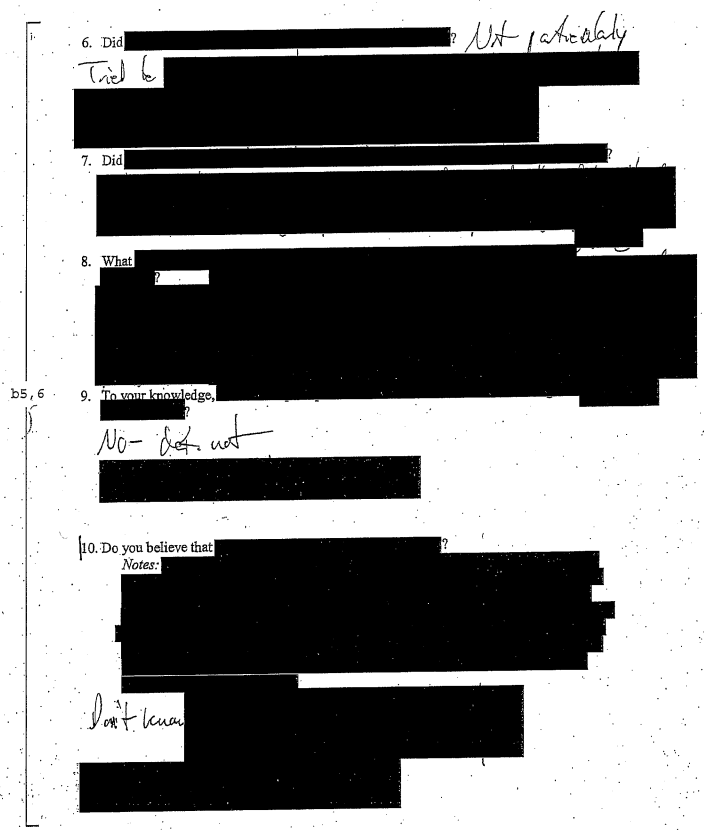
	1 05 20	
		•
	000	
	POS-	
	LILANIA . OCT 6	
	HOW DID YOU FOR OUT	
b5,6		
	KONDAY	
	10 /2E0 -	
	NOT KON	
3		
- t/		
		<u></u> '
		`'
	BOULDWO LIKE	
<u></u>		
		· .
	65,6 D5,6	,
		. :
		:
		<u> </u>

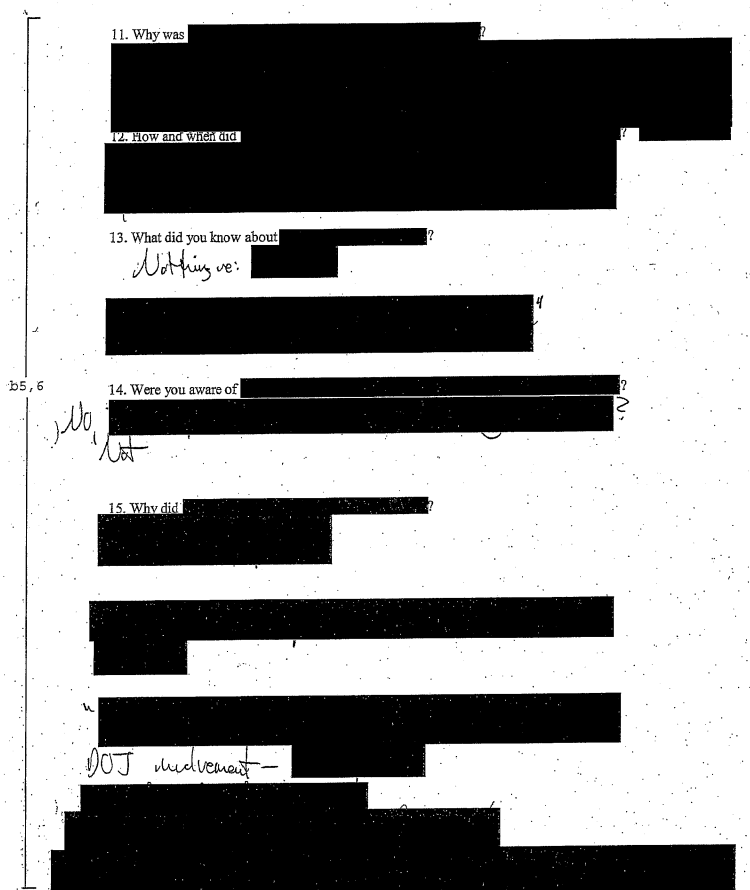
b5,6 SXMU KIN' TO CINMORON TONG BCIDALL OU MARIAGE -6-10mac b5,6 ND LIFEC FCELT

(·						
											•	••
	•					·			•			
		F	•					•				
			!				07					
			:	TON	0000		:	yinda ayan ka				
			70	UD	,	THU	C Z	WIS_	CUTS	A	P	
		·	1					· ·				·
,			72. 5	SYNUA								.
												· ·
	_ 		!			·						·
•	· · · ·	•	//3.					1317	unist C		• .	
	 b5	, 6								2		
•	·. 			D10	201	trow	<u>5%.</u>	5716-1C		·		 .
			14,	5 00m	w	LIKE				11		<u> </u>
, .		• .		-Arm	716 M			••				
•			15. A56M									
			<u> </u>									··········
	<u></u>											;
•				,								
•			,		•		<u> </u>					
:			10						.,			• • • • • •
												· ·
	<u> </u>		FÀ	((61)	O	<u></u>		1. 1. 1. 1.				£
	اا			· · · · · · · · · · · · · · · · · · ·							•	•
			<u> </u>								<u></u>	
•	•											

& Browas

3 principal areas Review of the Removal of Maher Arar to Syria by INS in October 2002 CIS/Former INS Asylum Officer Interview Name: Current Title/Organization: Email: Phone Number: Date/Time: 10505, 23:15 1 Location: Questions 1. Position at the time (September/October 2002) 2. To your knowledge, b5,6 ?_Why were Regarding the 3. Was ₩hat was





Project Number: ISP-__-2004 Binder C

Review of the Removal of Maher Arar to Syria by INS in October 2002

	Memorandum of Record	
PURPOSE:	Interview the former	
DATE:	Thursday, October 6, 2005, at 2:00 p.m.	
LOCATION:		
PARTICIPANTS:		
	, DHS OIG	
	, DHS OIG	
PREPARED BY:		
Initial Apprehension at JFK		
Intria Apprenension at 31 K		
first learned of	Arar's apprehension at JFK in	
	told	
that Arar had been apprehend	ed and detained at Jrks.	
	also contacted	
This happened		
	사람은 얼마야할 보다 시간 가는 바로 중요한 사람들이	
Visit to MDC	아, 인도는 닭 시작 회에는 돌을 하는 그를 빼지고 하는 빛	
said never	And the second of the second o	
	, Arar verified that	
	met with	
Diagram	The meeting lasted 1.5 hours and There wa	
occurred on the Floor at	N. A.	

	during the meeting as
	told told
	that wanted to
	understood that Arar had been served with a Notice to Appear (NTA) and
	would consequently appear before an immigration judge.
	. Arar wanted to the state of t
	withdraw his application for admission (Form I-275) because he was transiting through
	Withdraw his application for authission (Form 1-272) occurs.
	JFK en route to Ottawa, Canada.
	하고 있는 그는 그는 사람들이 가는 사람들이 하는 사람들이 가는 사람들이 가는 사람들이 가득하셨다.
	was not aware
	did not view
	was not aware of
	was not aware of
	· 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
	"실선, 설명하는 것이다. 그리고, 이 소리하는 사람들은 사람들은 사고 하는 사람들이 되었다고 있다.
	INS Contacts for Asylum Interview
	大龙龙 的复数医大型大型 医大型性 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
	INS contacted
	INS contacted
	10 m
	understood that INS had also contacted
	[17] - 티스트 [18] - 그는 문자를 통해 중에 하고 있다는 그 그런 그런 유럽 (본인) 제작물로 인원을 되었다.
	CAT Protection
	said that
	informed
	did not recall but said that
	第、
	《一一一一句》,"我们是我们的,我们是我们的人们的,我们们就是我们的人,我们就是 要是的一样的。"
	A. M. 建加拿大水槽 一类连接的 化等套子投充管等的 "你们的一种机会,不断,他是多少就能够能够让她会一 期 "
	Removal
	·····································
	determined that Syria was the country for removal because was
	uccentilities that pyria was the country for territories
	informed (did not recall how)
	"哪里看,我们就是一个人,不是我们的一个人,我们不是一个人,我们还是一个人,我们还是一个人,我们还是一个人,我们还是一个人,我们还是一个人,我们还是一个人,我们
	was informed that Arar had been transferred to the INS Service Processing Center at
	Varick Street, NY, and was then moved to the INS contract detention facility in
	Transport of the state of the s
	Elizabeth, NJ. understood that
·····································	
	アンド・カス・カー・カー・カー 足の カー・ストー・ディー しょうしん 知り 英山美田 はん
and the second s	and the control of th

. :

Other Issues

Other than worked on Arar's case when cases involving aliens apprehended in the United States and subsequently removed to a country that was not requested by the alien.

Project Number: ISP-__-2004

Binder C

Täb 22

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of	Record
PURPOSE:	Interview for the Deputy Attorney General (DAG) during the apprehension and removal of Maher Arar.
DATE:	Thursday, December 15, 2005, at 10:45 a.m.
LOCATION:	
ATTENDEES:	, DHS OIG , DHS OIG
was the	ar's apprehension and removal to Syria (September-October 2002), the DAG, Larry Thompson, at the U.S. Department of did not know the reason for Mr. Thompson being the Acting Attorney
daily operations. and was	when Arar was apprehended. Therefore,
	first learn about Maher Arar? Who brought him to your attention?
did	not remember the exact day, did not remember
Initial meetings a General Counsel;	t the INS Command Center were attended by Office of Immigration Litigation (DOJ) attorneys;

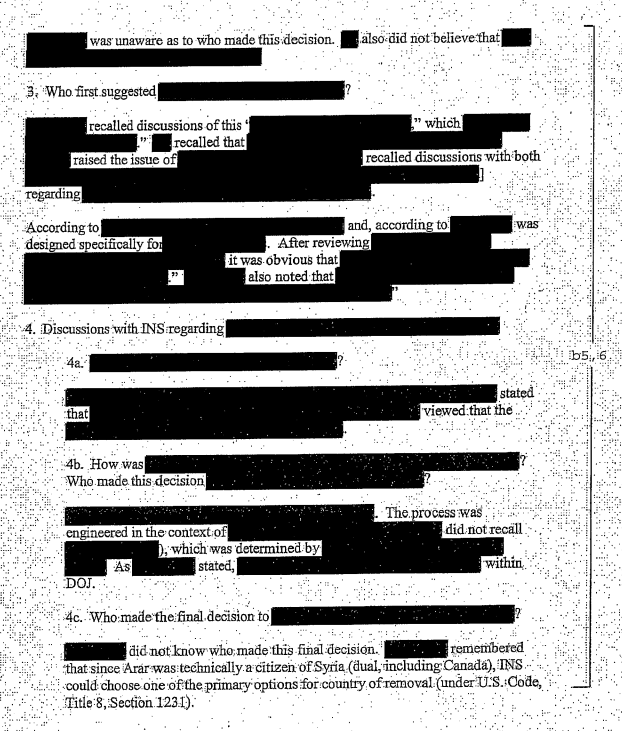
in die jaar 1900. Gebeure	LAW ENFORCEMENT SENSITIVE		
	2. Who made the decision to Why?		
	did not recall did know whether		
	the		
	3. Who		
	had no knowledge of . However, said was		
	4.		
	said that		
	There was no		
	Attorneys for DOJ's Office of Legal Counsel wanted to		
	wantou to		
	5. Communications with Canada	b	5,6
	did not know when		
	Nonetheless went to the , which was		
	. It was clear that because of the		
	had no		
	, Canada was not an appropriate option for country of removal because of its open border.		
	6. Why was		
	Generally caused		
	However, it was imperative to		
	7. Discussions with INS concerning		
	asserted that		
	LAW ENFORCEMENT SENSITIVE	2	

8. Discussions with INS regarding		
must have	since	
must have		
	スプスタンスプログルを発展する (機能) (ALA)の 全部を 組合した。	
did not recall the specific		
		. b5,
9. Discussions with INS concerning		
The DAG was satisfied with	, but he did not have the	
means to	did not know	
	. However, INS officials were	
said that		
: :		

Project Number: ISP-__2004 Binder C Tab 22(a)

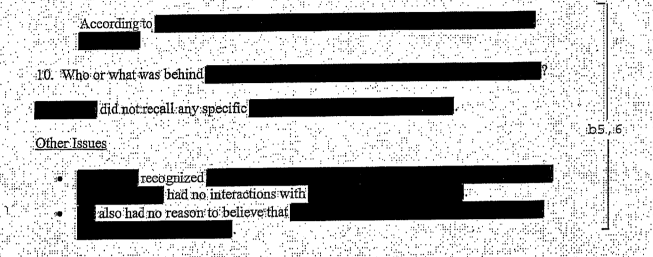
Review of the Removal of a Canadian Citizen to Syria Memorandum of Record

PURPOSE:	Interview	during		: :
	the apprehension and removal of Maher Arar.			: :
and the second of the second o	n in All Bernet and market was a summal with the least of a			
DATE:	Tuesday, April 11, 2006, at 2:00 p.m.] ::
	the control of the second state of the second secon			
LOCATION:				
Washington, I				1 .:
			: : ' :	<u>.</u> :
PARTICIPANTS:				
	, Office of Legal Counsel, Department of Ju	stice		
	Office of the Deputy Attorney General			
	Department of Justice			
	Department of Justice			T:
	DHS OIG			1:
				1
PREPARED BY:				1
THE PARTY OF THE P			b5	, 6
delinested	this review's background, including Arar's apprehension a	ınd.		
subsequent removal	and noted that these events occurred over 3.5 years ago.			
	计算证据 医克克氏病 网络医生性畸形 计连续 船开 化自然性基础 医缺乏性	· · · · · · · · · · · · · · · · · · ·		Ĭ .
At the time of Arar'	s apprehension and removal to Syria (September-October 2	002)		
was		at the		1::
U.S. Department of	Justice (DOJ). was responsible for			:::
including	which fo	r the most		
part entailed	, as well as			
				1 .
		Arar was::		
apprehended at JFK	Arar was removed to Syria.] :" .;
1. When did you fir	st learn about Maher Arar? Who brought him to your atten	ILIOII (ļ
		*		
	now when first learned about Arar or who brought Arar	10		: :
attention.	· · · · · · · · · · · · · · · · · · ·			:-
	? Why?			
2. Who made the de	CISION TO			



5. Communications with Canada

5a. When did	
? Why was primarily handled by then-	
handled by the second of the DAG during Arar's apprehension and removal. [We interviewed on December 15, 2005]	
6. Why was	
stated that relevant discussions.	
7. 可以 1.	
had relevant conversations with Arar raised concerns about his potential treatment by Syrian authorities if he were removed to	, 6
Syria: 8. Discussions with INS regarding	
8a. Initially?	
only recalled that relevant discussions were held. emphasized that	
these did not entail but were more 9. Discussions with INS concerning	
9a. Concerning the requirement for 9b. Source and content of	
could have	
if 9d. Was	
LAW ENFORCEMENT SENSITIVE	. 199. Janikali





Project Number: ISP___-2004 Binder C Tab 23

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Re	cord				
PURPOSE:	Interview an agency attorney white interagency meetings on the app Arar.			*.	· d
DATE:	Wednesday, February 8, 2006, a	t 10:30 a.m.	.	豐	*
LOCATION:			¥° .g	;4e ,34 >: ->	Σ'-
ATTENDEES:	General C				#. ***
	, DHS OIG , DHS OIG	₹ id id id id id id id id id id id id id	**************************************		
PREPARED BY:		g#i y≮ U to v	en e	_00	
avoid discussions of practicable classifica At the time of Arar's was informed us	apprehension and removal to Syri	a (September-Octo	n at the lowest	b5,6	,7C
1. Describe you	personal role in the Arar case.		€	7 %	::
was-call	had never	use it could have i			
informed of Arar's ca		***			
2. What where, issues	discussed]	5	?[who, when,	·	

did not recall which officials participat	ed and when exactly the mee	tings were held.		
However, did remember	# ·	E.V		
3. What was				
4	?		**	
became aware that Arar	after			8.
4. How did	:5	? * *		£
unaware	Other than that,	was	*.	
5. What was	?		#	
recalled that Arar had dual citizenship verbeen able to easily cross the border into the		would have	b5,6	 6,7C
6. What		- 14 - 14		**
did not recall any specific	4 .	•		
7. Why did	?			
did not know why or who specifically said that		. However,		
also said that it is not uncommon for	. This is done	***	·	
8. Did the ? What was the e	extent of	?		
recalled that initially did not recall which However, after	y determined			: *#
Therefore,		t de la companya de l	_	

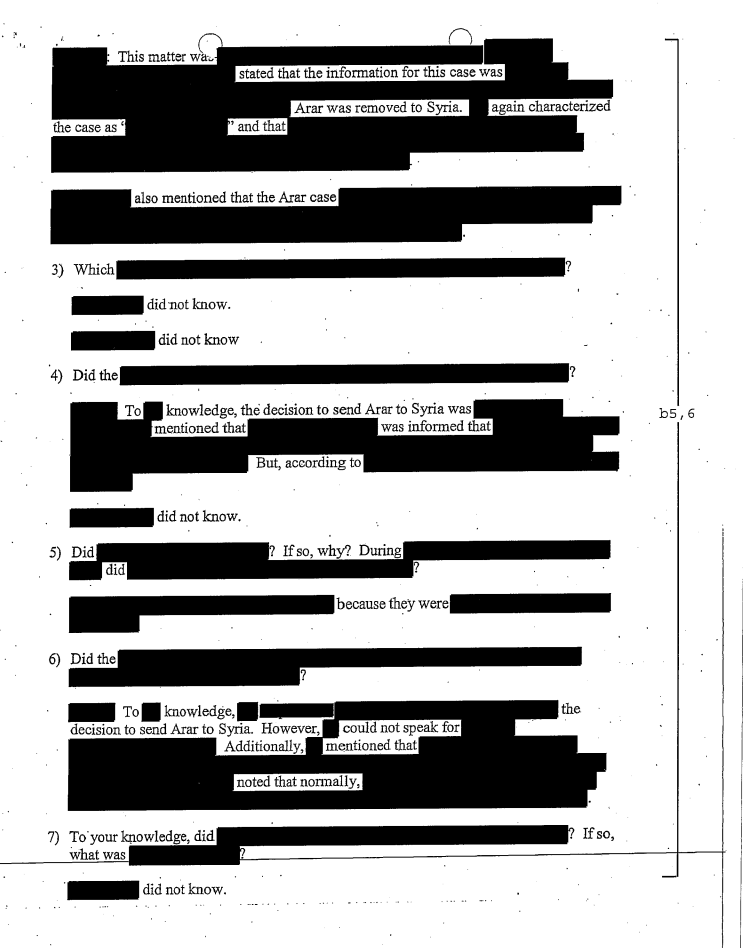


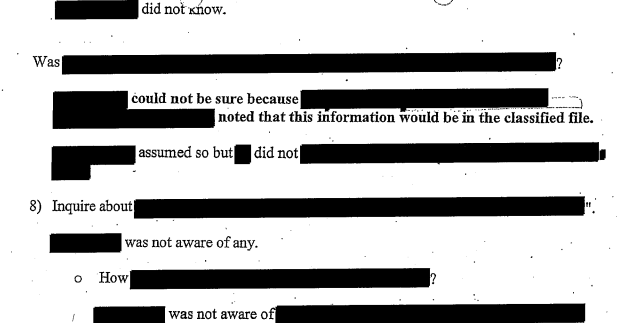
9.	Does			?:				:
				•				
Ди	Τ'	· de			. **			b5,6,7C
Omer	<u>Issues</u>		******				b	
34		said that			¥1		.	
Art.		Salu-that				,		
: 11		1 - S	 .		7			
		reviewed		handwritter	notes, which	h were the		
	informati	onal basis for this r	nemorandun				-	<u> </u>
۵	determin	ed that the notes did	l not contain	any classific	ed informati	on.		

Project Number: ISP-__-2004 Binder C Tab 24

RECORD OF INTERVIEW

DATE:	Wednesday, February 4, 2004 @ 11:00 a.m.	• • • • • • • • • • • • • • • • • • •
LOCATION:		
PARTICIPANTS:		
:		
		:
OIG:		
, Team	Leader	b5, 6
, Senior In	spector	
PURPOSE:	Obtain the views of on the removal of nmigration and Naturalization Service (INS).	
INFORMATION OBTAIN		
1) When was ?		
did not know.	did not know.	
What information		?
did not know, and	did not know.	
2) Please describe		
: This matter more about it. recalls	that mentioned that would know	0W





Information to be provided:

• will provide the statutory citation used (INA) as a basis for removing Arar to Syria.

Written by:
Reviewed by:

b5,6

BNOON C (1)
TAB 24(G)

The Removal of a Canadian Citizen to Syria

MEMORANDUM OF RECORD

Telephone conversation on October 11, 2005, between:

DHS OIG		
and		
And Andrews		
1		
High state of the		
Subject:		
stated that		
	said that	
said that there are		
	said that any Because of t	iis.
said that the	may include a	to ensure
	開始に対けていた。例如の「『大田』、所名 <mark>寺等</mark> 日間 1986年 - 日のアン・ディン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン・アン	
stated that	learned of Arar's full story after	
referred me to		
TOTOTION: NO	This document outlined	

Project Number: ISP-__2004 Binder C Tab:25

RECORD OF INTERVIEW

DATE: Thursday, March 25, 2004 @ 3:00 p.m.	
LOCATION:	
수 프로젝트 이 보여 휴요를 보는 것이다. 보고 프로젝트 보고 1985년 1일 보고 1985년 1일	
PARTICIPANTS:	
OIG:	
, Team Leader	
, Inspector	b5,6
PURPOSE: Obtain information from	
on their role in the removal of Maher Arar to Syria by Immigration and Naturalization Service (INS).	/aine
mmigration and institution occurred (map).	
INFORMATION OBTAINED:	
1. When was	
To knowledge,	
The records include	
2. Please describe the general role in this matter.	
	Ihey
provided materials collected to were directed to provide "as much information as possible" to	shoy .
including	

gualified the	af	
clarified that was not familiar with		
further stated that DHS/OIG should		
3. What information did		
answer was first stated th	at	
specula	ated that	
, but did not know when.	has "never seen	
4. Which	, when, why, and by whom?	
stated that	"but was not certain which could answer that question.	
	表。 - 中国 (1) 自动 医中毒性尿病病 电电阻 表现在的电阻 (2) 第一个电阻	
5. When was	during his	
period of detention (September 26 to Octobe	er 8, 2002)?	5
In accordance with		
but did not know when.		
clarified that the onus is on		
Claimed that the ones is on		
6. Did the	?	
a. Did b.	so, ?	
7.	· 1981年,在1870年開發的問題的問題	
has never seen any		
recommended we discuss them with		
7. Did	? How (e.g., did it	
To reiterate, has never seen any	would have been in	
charge. referred us to the	Note: We interviewed ,	
and	, on	

8. To your knowledge, and
what was response?
was unaware of the same and has no idea
or record of any such information.
9. In your opinion, was
? If so, how?
did not have the knowledge to draw any conclusions. has no records related to
and suggests to the checked.
10. Why was
would not answer the question.
11. Inquire about
could not answer the question.
?
has "no idea" as to specific , which are not part of the
(according to
12. What
The Community of the Who
is more informed on this issue. Contacts given were:
and recommended we call general number to be referred to them.
13. To your knowledge, what is the
had no additional information to offer. recommended we contact
that the state of
물 생물하고 있었다. 그런 이 이 분들 그들이 가장 전쟁으로 가장 그런 그런 그 사람들이 있다. 그는 그 이 하는 것이 하는 것이 되었다. 漢字 전 물 물로 가장 되는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그런
Written by:
Date: March 26, 2004

Doc. #63

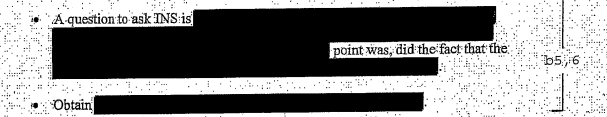
Project Number: ISP-__-2004 Binder C

Review of the Removal of Maher Arar to Syria by INS in October 2002 Memorandum of Record (MOR)

PURPOSE:	Summary of the conference call held with two counsels with the	
	Relation to Maher Arar.	
DATE:	Wednesday, October 20, 2004 @ 2:00 p.m.	
ATTENDEES:	Lead Courisel	
	, Counsel , DHS OIG , DHS OIG	
	,DHS OIG	
CONTACT: PREPARED BY:		
2004. At the beginning the entire conversation DHS OIG Review	on was unofficial and off the record.	
Arar to Syria. We co waiting for legal pem	he two objectives of DHS OIG's review of the removal of Maher inducted interviews with various lower-level DHS officials but are mission to interview higher-level officials, some of whom left the previewed the formation of the Department of Homeland Security	
(DHS) and the transfe Department of Justice	er of the immigration functions of the U.S. Government from the (DOJ). As such, DHS OIG only has authority over DHS official	
said that we	e requested a personal; in-person interview with Maher Arar	
said th	iat is specificall	y
AUDITZOU. CO	detention in	- 1

	principally looking at		
.:			
This Monday		will begin	
		Subsequently,	
will examine	necessary because		
	•		
•		declined.	
		decimed.	
Responding to a question f	rom	said that to	knowledge,
wanted to re	view documents on U.S	immigration procedure	s. does
not have access to			
Arar's U.S. Detention			
Arai s 0.3. Determon			
		All and the second seco	
		Junith manager of the Camille	fbe did not
cooperate with U.S. author	id that he was threatened	stried to force him to si	en a
document consenting to rer			
Arar was transferred to the	MDC on approximately that Arar would be rem	September 28, 2004. A	pparently,
embarkation to New York/	IFK) or Canada. Arar w	as removed to Syria, aff	eran
immigration hearing at MI			
Follow Up			
will	forward to us, via regula	rmail,	
will	review material docume	nts from	

b5, 6



Doc. #64

Review of the Removal of Maher Arar to Syria by INS in October 2002

Memorandum of Record (MOR)

PURPOSE: Summarization of the meeting with Immigration and Customs

Enforcement (ICE) officials concerning Extraordinary Renditions

DATE: Wednesday, September 22, 2004 @ 1:00 p.m.

ATTENDEES:

, ICE
, DRO
, DRO
, ICE OI/NSU
, ICE/OI
, ICE OPLA
, DHS OIG
, DHS OIG

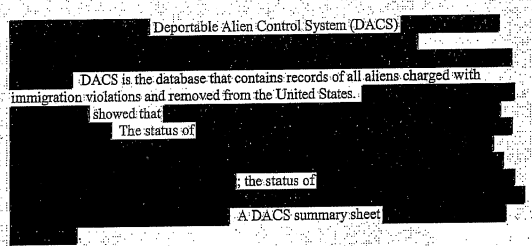
LOCATION: CAB, 425 I Street, N.W., 3rd Floor, Washington DC

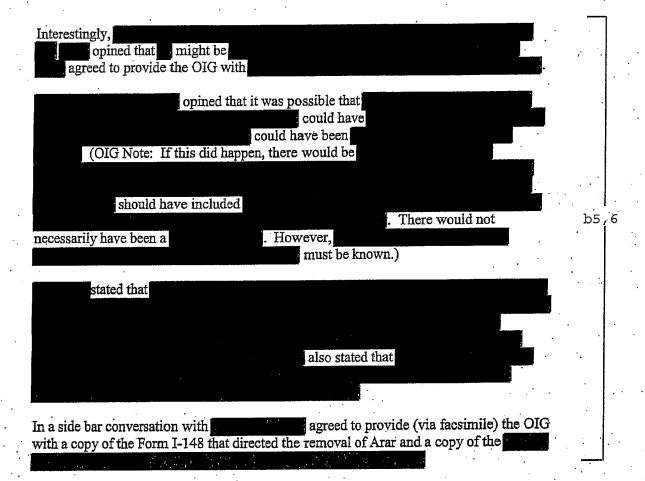
PREPARED BY:

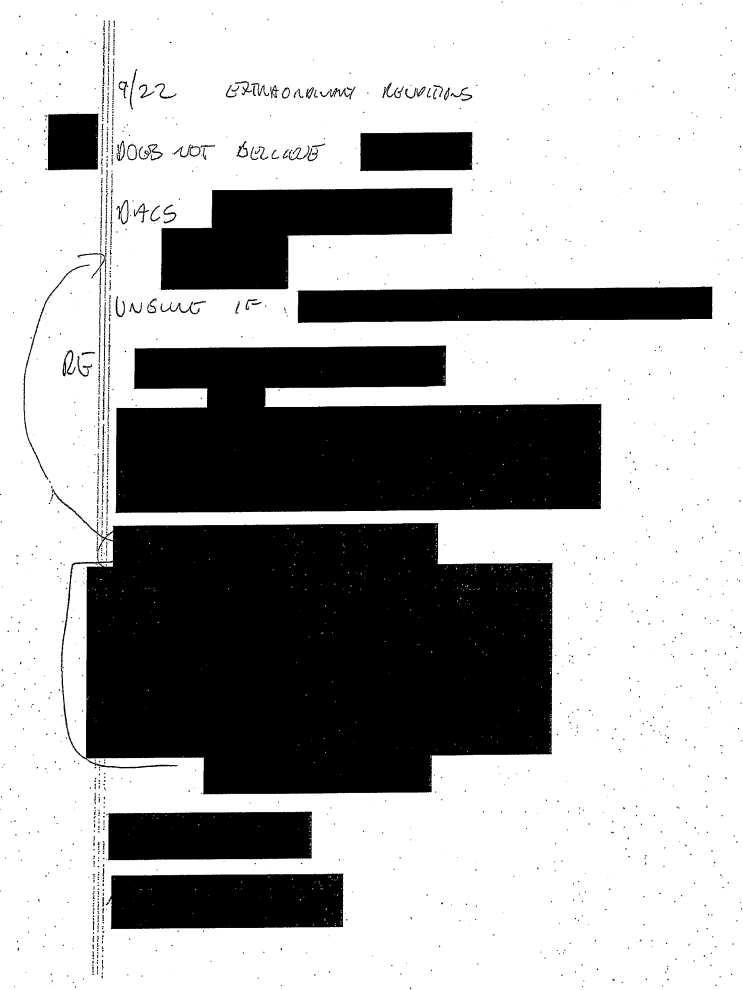
This meeting was held in response to a memorandum dated August 10, 2004, from Clark Kent Ervin (IG) to Michel Garcia (Assistant Secretary, ICE) that requested additional information concerning

The OIG initiated a

review of the Arar case in January 2004.







Deportation of Determinate Syrian

CAB- Room 3240 1:00 pm, 9-22-04

NAME OFFICE DED #

1CE OFFICE

DES OFFICE

DISSINE DISSINE