

**SUPERIOR COURT FOR THE DISTRICT OF COLUMBIA**

**Civil Division**

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<b>STEVEN J. ROSEN,</b>	)	
	)	
<b>Plaintiff,</b>	)	
	)	
<b>v.</b>	)	<b>Civil Action No. 2009 CA 001256 B</b>
	)	<b>Calendar 12</b>
<b>AMERICAN ISRAEL PUBLIC AFFAIRS</b>	)	<b>Judge Jeanette J. Clark</b>
<b>COMMITTEE, INC., et al.,</b>	)	
	)	
<b>Defendants.</b>	)	
_____	)	

**PLAINTIFF STEVEN J. ROSEN'S WITNESS LIST**

Plaintiff Steven J. Rosen, through counsel, and pursuant to this Court's Order submits the following list of witnesses who may be called to testify at trial:

1. Plaintiff Steven J. Rosen
2. Howard Kohr
3. Melvin Dow
4. Bernice Manocherian
5. Howard Friedman
6. Lawrence Weinberg
7. Robert Asher
8. Edward Levy, Jr.
9. Lionel Kaplan
10. Timothy Wuliger
11. Amy Rothschild Friedkin

12. Patrick Dorton
13. Richard Fishman
14. Phillip Friedman
15. Lawrence Franklin
16. Keith Weissman
17. Nathan Lewin
18. Abbe Lowell
19. Rene Rothstein
20. Marvin Feuer
21. Douglas Bloomfield
22. Morris Amitay
23. Thomas Dine
24. Neal Sher
25. Elliott Abrams
26. John Bolton
27. Martin Indyk
28. Robert Satloff
29. Newton Becker
30. David Satterfield
31. Kenneth Pollack
32. Laura Lester
33. John N. Nassikas

34. Annette Franzen
36. Morris Edeson
37. Ester Kurz
38. Malcolm Hoenlein
39. Abraham Foxman
40. Charles Perkins
41. Raphael Danziger
42. Alyza Lewin
43. Barbara Schubert
44. Jane Flax
45. Alan Platt
46. Paul Rovinsky
47. Barry Schochet
48. Robert Dean

In addition, plaintiff may also call to testify at trial employees or representatives of AIPAC, present or former, not yet identified as having information related to this case.

Also, plaintiff reserves the right to call witnesses at trial for purposes of impeachment and/or rebuttal testimony that may not have been identified in this pleading.

Further, plaintiff reserves the right to identify additional witnesses as discovery proceeds, and to identify expert witnesses pursuant to the Court's Scheduling Order.

Additionally, plaintiff reserves the right to call all witnesses identified in Defendants' Witness List, as well as those identified in Defendants' Answers to Interrogatories and those who

may be identified in Defendants' Answers to Request for Production of Documents.

Finally, plaintiff reserves the right to call as witnesses representatives of the Department of Justice involved in the investigation of plaintiff/AIPAC (etc.).

Respectfully submitted,

/s/ David H. Shapiro

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Attorney for Plaintiff

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY THAT the foregoing Plaintiff Steven J. Rosen's Witness list is being electronically filed with the Clerk of the Superior Court for the District of Columbia using the Court's CaseFile Express system (which will automatically serve a copy of said filing via email to counsel of record for defendants, Thomas L. McCally ([tlm@carmaloney.com](mailto:tlm@carmaloney.com)) and Allie M. Wright ([amw@carmaloney.com](mailto:amw@carmaloney.com)), of Carr Maloney, P.C., 1615 L Street, N.W., Suite 500, Washington, DC 20036, on this 18th day of September, 2009.

/s/ David H. Shapiro

David H. Shapiro  
SWICK & SHAPIRO, P.C.

**CERTIFICATE REGARDING DISCOVERY**

I HERBY CERTIFY that on the 19<sup>th</sup> day of September, 2009, I served on all counsel or *pro se* hereto Plaintiff Steven J. Rosen's Witness List and that I will retain the original of these documents in my possession, without alteration, until the case is concluded in this Court, the time for noting an appeal has expired and any appeal noted has been decided.

/s/ David H. Shapiro

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