



8-32x56 is a rifle scope.

4. The United States Munitions List is codified at 22 C.F.R. 121.1. The L-3 CNVD-T2 is included in the list within Category XII(c) and the Night Force NXS 8-32x56 in is included in the list within Category I(f).

5. Defendant IGOR BOBEL never applied for an export license for an L-3 CNVD-T2, a Night Force NXS 8-32x56, or any other item.

6. On or about May 16, 2011, IGOR BOBEL attempted to export an L-3 CNVD-T2, and two Night Force NXS 8-32x56 from within the United States of America to a Eastern European country known to the United States Attorney without an export license.

7. On or about May 16, 2011, in the Eastern District of Pennsylvania and elsewhere, defendant

#### **IGOR BOBEL**

knowingly and willfully exported and attempted to export, and cause to export, from the United States of America to a European country, a defense article, that is, an L-3 CNVD-T2, and two Night Force NXS 8-32x56, which were designated as a defense articles on the United States Munitions List, without having first obtained from the Department of State a license for such export or written authorization for such export.

In violation of Title 22, United States Code, Sections 2778(b)(2) and 2778(c), and Title 22, Code of Federal Regulations, Sections 121.1, 123.1, 127.1(a)(1) and 127.3.

**COUNT TWO**

**THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:**

8. Paragraphs 1 through 7 of Count One are incorporated here.
9. On or about May 16, 2011, in the Eastern District of Pennsylvania, and elsewhere, defendant

**IGOR BOBEL**

knowingly and fraudulently attempted to export and cause to be taken from the United States, articles and objects, specifically an L-3 CNVD-T2, and two Night Force NXS 8-32x56, contrary to the laws and regulations of the United States, specifically Title 22, United States Code, Sections 2778(b)(2) and 2778(c), and Title 22, Code of Federal Regulations, Sections 121.1, 123.1, 127.1(a)(1) and 127.3, and, prior to the attempted exportation, concealed and facilitated the transportation and concealment of such articles and objects, knowing the same to be intended for exportation contrary to the laws and regulations of the United States.

In violation of Title 18, United States Code, Section 554.

**NOTICE OF FORFEITURE**

**THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:**

As a result of a violation of Title 22, United States Code, Section 2778, as set forth in this Information, defendant

**IGOR BOBEL**

shall forfeit to the United States of America any arms or munitions of war or other articles intended to be, are being, or have been exported or removed from the United States during the commission of such violation(s), including, but not limited to:

1. a Nightforce NXS 8-32x56 Black Rifle Scope serial number W05316;
2. a Nightforce NXS 8-32x56 Black Rifle Scope serial number V05969;
3. a Nightforce NXS 8-32x56 Black Rifle Scope serial number V05900;
4. a Nightforce NXS 8-32x56 Black Rifle Scope serial number V05853; and
5. an L-3 CNVD-T thermal weapon sight serial number 000553

All pursuant to Title 28, United States Code, Section 2461(c), and Title 22, United States Code, Section 401(a) .

  
**ZANE DAVID MEMEGER**  
**UNITED STATES ATTORNEY**