

RG 131-0A-P  
Entry 131-65-A-1086  
File 1130  
Box 353

UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

*10 11 30 ad*

In the Matter of the Claim of

**OSKAR TEUBER**

Claim No. 37788

Vesting Order Nos. 1104, 4266 and 1130

DETERMINATION AND RETURN  
ORDER NO. 4193

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on February 21, 1961 (26 F.R. 1476).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, are eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

The claimant has been represented by Rella R. Shwartz, Attorney at Law, and the Austrian Embassy, both of Washington, D. C., whose combined fees will not exceed 10 per cent of the value of the property to be returned. The proposed fees meet the requirements of Section 20 of the Act.

Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Oskar Teuber  
Salzburg, Austria

\$1,245,715.85 in the Treasury of the United States.

Claim No. 37788

The following securities, presently in custody of the Safekeeping Department of the Federal Reserve Bank, New York:

Atchison Topeka and Santa Fe Railway Company  
4% General Mortgage 100 year Gold Coupon  
Bonds due 1995, Nos. 2739, 15418, 23132, and  
10000 at \$500 each, 32289, 82087, 110145,  
119619, 48645, 62845, 62844, 38299, 117387,  
117383, 107363, 118945, 118944, 42417, 60212,  
119618, 25404 and 37982 at \$1,000 each.

Atlantic Refining Company common stock,  
Certificate Nos. A31438/9 and A30224/5 for  
100 shares each, A01123/4 for 5 shares  
each.

348362

RG 131:0AP  
Entry 31-65-A-1086  
File 1130  
Box 353

Oskar Teuber

Claim No. 37788

The Chesapeake and Ohio Railway Company  
common stock, Certificate Nos. 427880/1  
for 35 shares each.

Insurance Company of North America, \$5.00  
par value stock, Certificate Nos. PA/O  
88921 for 10 shares, PA/O 8794 for 44 shares,  
PA/O 41085 for 8 shares and 162996 for 62  
shares.

The Pennsylvania Railroad Company 4-1/2%  
General Mortgage Gold Bonds due 1965, Nos.  
92300, 87930, 62970, 62971 and 62972 at  
\$1,000 each.

The Pennsylvania Railroad Company 4-1/4%  
General Mortgage Gold Bonds due 1981,  
46027/33 and 46034/41 at \$1,000 each.

School District of Philadelphia 3% Loan  
of August 1, 1939 due 1964, Nos. 63/70 at  
\$1,000 each.

All right, title, interest, and claim of any kind  
or character whatsoever of Emerich (Inre) Teuber,  
Emerika Teuber and Oskar Teuber in and to the  
trust estate created under the Will of Brinton  
Coxe, deceased.

Mortgage secured by premises 1809 Wallace St.,  
Philadelphia, Pennsylvania.

1/24th interest in real property known as 801-07  
Arch St., Philadelphia, Pennsylvania.

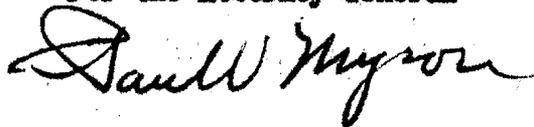
Improved real property known as 5227 Walnut St.,  
Philadelphia, Pennsylvania.

Improved real property known as 1541 No. 60th  
St., Philadelphia, Pennsylvania.

Undivided fractional interests in various parcels  
of land in Carbon, Columbia, Luzerne, Northumber-  
land and Schuylkill Counties, Pennsylvania.

Executed at Washington, D. C., on APR 12 1961

For the Attorney General



Paul V. Myron  
Acting Director  
Office of Alien Property

348363

ALLIED TRADING COMPANY  
CERTIFICATE NO. 131:0AP AND AMOUNT \$100  
100 shares each, 131:0AP/1 and 131:0AP/2

RG 131-6A  
Entry 131-65-D-1026  
File 1130  
Box 353

\*Executive Order 9788 (11 F. R. 11981) provides in part:

The Office of Alien Property Custodian in the Office for Emergency Management of the Executive Office of the President, established by Executive Order No. 9095 of March 11, 1942, is hereby terminated; and all authority, rights, privileges, powers, duties, and functions vested in such Office or in the Alien Property Custodian or transferred or delegated thereto are hereby vested in or transferred or delegated to the Attorney General, as the case may be, and shall be administered by him or under his direction and control by such officers and agencies of the Department of Justice as he may designate.

All property or interests vested in or transferred to the Alien Property Custodian or seized by him, and all proceeds thereof, which are held or administered by him on the effective date of this order are hereby transferred to the Attorney General.

\*\*Rules of the Department of Justice, 28 CFR, §51.81, (13 F. R. 5660, September 24, 1948).

There is created in the Department of Justice the Office of Alien Property. All the authority, rights, privileges, powers, duties, and functions vested in or transferred or delegated to the Attorney General by the said Executive orders are hereby placed in the Office of Alien Property. The Director of the Office of Alien Property shall supervise and direct all the activities of the Office of Alien Property.

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RG 131-0A P  
Entry 131-65-A-1086  
File 1130  
Box 353

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY  
Washington, D. C.

Account No. 6-5927  
Vesting Order No. 1130

TO: Insurance Company of North America,  
Pennsylvania  
and all Transfer Offices and Agents

By virtue of the authority vested in the Attorney General of the United States, as successor in interest to the Alien Property Custodian by Executive Order 9788\* dated October 14, 1946, and pursuant to the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law, it is hereby required and demanded that you transfer the following securities of your company represented by certificates standing in the name of

Attorney General of the United States, Account No. 6-5927,  
Washington 25, D. C.

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired under said Act and Executive Orders and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
<u>PA 8795</u> <u>0</u>	<u>44 - capital</u> <u>P. V. \$5.</u> <u>per share</u>	

*[Faint, illegible text]*

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 29th day of August, 19 51.

Witness Lovola W. Blanton

**For the Attorney General:**  
Paul V. Myron  
Deputy Director  
Office of Alien Property  
By: [Signature]  
Walter D. Roth, Chief  
Collection and Custody Section  
Intercustodial and Property Branch

RG 131:0A-P  
Entry 131-65-A-1086  
File 1130  
Box 353

Please Return to 600 Press

OFFICE OF ALIEN PROPERTY CUSTODIAN

WASHINGTON

VESTING ORDER NUMBER **1130**

In re: Estate of Charlotte Coxe Teuber, deceased  
(File D-6-163; E. T. Sec. 3206)

Under the authority of the Trading with the enemy Act, as amended,  
and Executive Order 9095, as amended, and pursuant to law, the Alien  
Property Custodian after investigation,

Finding that -

- (1) The property and interests hereinafter described are property which is in the process of administration by Fidelity-Philadelphia Trust Company, Executor, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pennsylvania;
- (2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Austria (Germany), namely,

Nationals:	Last known address:
Emerick (Irene) Teuber	Austria (Germany)
Emerika Teuber	Austria (Germany)
Oskar Teuber	Austria (Germany)

And determining that -

- (3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Austria (Germany); and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Emerick (Irene) Teuber, Emerika Teuber and Oskar Teuber and each of them in and to the Estate of Charlotte Coxe Teuber, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and interests and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the

348366

RG 131-OAP  
Entry 131-65-A-1086  
File 1130  
Box 353

Alien Property Custodian to return such property and interests or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in Section 10 of said Executive Order.

DATED: March 25, 1943.

(Official Seal)

(Signed) Leo T. Crowley

Leo T. Crowley  
Alien Property Custodian

REFERRED TO BE A TRUE  
COPY OF THE ORIGINAL

*[Signature]*  
FRANCIS A. MAHONY, Secretary  
OFFICE OF ALIEN PROPERTY CUSTODIAN

*[Signature]*  
MAR 25 1943

*R.L.D.*  
*3.15.43*

*ZB*

348367

THE NATIONAL ARCHIVES  
FILED AND MADE AVAILABLE  
FOR PUBLIC INSPECTION

MAR 31 1 44 PM '43

IN THE DIVISION OF THE  
FEDERAL REGISTER  
*JNB*



RG 131-0A-P  
Entry 131-65-A-1086  
File 1130  
Box 353

-2-

The first account of the executor was confirmed May 26, 1939, and schedule of distribution was approved March 7, 1940. (See Executor's letter dated February 13, 1943). The income taxes have been settled, and the above balance of \$113.81 remains for distribution.

The deceased left surviving her a husband and two children. The Girard Trust Company is guardian for Emerika and Oskar Teuber.

Vesting is recommended.

*Paul V. Myron*  
Chief  
Estates & Trusts  
Section

*Francis J. McNamara*  
Francis J. McNamara  
Assistant to the Alien Property Custodian

Date March 13, 1943

C.D.  
2-20-43  
*JH*

348369

RG 131-0.A.P.  
Entry 131-65-A-1086  
File 1138  
Box 353

unclaimed

UNITED STATES OF AMERICA  
OFFICE OF ALIEN PROPERTY CUSTODIAN

Vesting Order Number 1135

Re: Patents, trade-marks and contractual interests of foreign nationals who have patent licensing agreements with E. I. duPont de Nemours & Company

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. (herein called "Kreidl-Nfg.") and Vereinigte Chemische Fabriken Kreidl, Heller & Co. (herein called "Kreidl") are business enterprises organized under the laws of Germany and Austria, respectively, and having their principal places of business at Vienna, Germany, and are therefore nationals of a foreign country (Germany);
2. Finding that the property described in subparagraph 3-a hereof is property of Kreidl-Nfg.; that the property described in subparagraph 3-b hereof is property of Kreidl; and that the property described in subparagraph 3-c hereof is property of Kreidl-Nfg. and/or Kreidl;
3. Finding that the property described as follows:
  - a. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and hereby made a part hereof;
  - b. The trade-marks registered in the United States Patent Office under the numbers and on the dates set forth in Exhibit B attached hereto and made a part hereof, and the registrations thereof, together with:
    - (1) the respective good will of the business in the United States and all its possessions to which said trade-marks are appurtenant;
    - (2) any and all indicia of such good will (including but not limited to formulae whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machines and other equipment);
    - (3) any interests of any nature whatsoever in and any rights and claims of every character and description to said business, good will and trade-marks and all registrations thereof; and
    - (4) all accrued royalties payable or held with respect to such trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof;
  - c. All interests and rights (including all accrued royalties and other monies payable or held with respect to said

348370

DUPLICATE ORIGINAL

RG 131-0A P  
Entry 51-65-A-1086  
File 1138  
Box 353

Re: Patents, trade-marks and contractual interests of foreign nationals who have patent licensing agreements with E. I. duPont de Nemours & Company

interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Kreidl by virtue of an agreement executed on November 20, 1936 (including all modifications thereof and supplements thereto, if any) by and between Kreidl and E. I. duPont de Nemours & Company, a Delaware corporation, relating, among other things, to certain patents including patent No. 1,948,461;

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and
5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

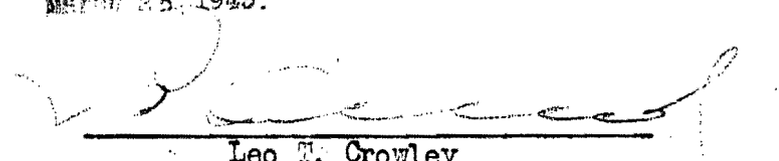
Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in Section 10 of said Executive Order.

Executed at Washington, D. C. on March 25, 1943.

(Official seal)

  
Leo T. Crowley  
Alien Property Custodian

RG 131-0.A.P  
Entry 131-65-A-10&6  
File 1135  
Box 353

EXHIBIT A

Patents, which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. of Vienna, Germany.

<u>PATENT NUMBER</u>	<u>DATE</u>	<u>INVENTOR</u>	<u>TITLE</u>
2,103,228	12/21/37	Ignaz Kreidl	White clouded vitreous enamels.
2,103,229	12/21/37	Ignaz Kreidl	Process for making white clouded enamels.
2,147,202	2/14/39	Ignaz Kreidl	Process for producing white clouded enamels.
2,236,852	4/1/41	Ignaz Kreidl	Process for producing enamels, etc.
2,267,928	12/30/41	Ignaz Kreidl	Process for making white clouded enamel.

RG 131-0.A P  
Entry 131-65-A-1086  
File 1138  
Box 353

EXHIBIT B

Trade-marks which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Vereinigte Chemische Fabriken Kreidl, Heller & Co., of Vienna, Austria.

<u>REGISTRATION NO.</u>	<u>DATE</u>	<u>TRADE-MARK</u>
295,052	6/14/32	"GTM-Kreidl"
295,053	6/14/32	"Gasopak"
315,717	8/7/34	"Deverr"
347,513	6/29/37	"Go-Te-Em"
347,514	6/29/37	"Getem"

348373

RG 131-0.A.P  
Entry 131-65-A-1086  
File 1138  
Box 253

STANDARD FORM NO. 64  
PEL:LON:cdg

V.O. 1135

# Office Memorandum • UNITED STATES GOVERNMENT

TO : Julian M. Hare, Chief  
Records, Mails & Files Section  
FROM : Paul E. Lichlyter, Chief  
Patent Section  
SUBJECT: Certificate of Renewal of Trade Mark Registrations

DATE: October 30, 1952

Attached hereto for safekeeping ~~is~~ the certificates of renewal of the following trademark registrations:

<u>Registration No.</u>	<u>Date</u>	<u>Registrant</u>	<u>Vesting Order No.</u>
295,052	June 14, 1932	Chemische Fabriken Kreidl, Heller & Co., Vienna, Austria	<u>1135</u>
295,053	June 14, 1932	Chemische Fabriken Kreidl, Heller & Co., Vienna, Austria	<u>1135</u>

An acknowledgement will be appreciated.

P.E.L.  
PEL

*Removed 2/27/60  
to be returned (?)  
For Comptroller Section  
E. Bringer  
JMM/10*

RG 131-0A P  
Entry 131-65-A-1086  
File 1138  
Box 353

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UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of  
VEREINIGTE CHEMISCHE FABRIKEN KREIDL,  
RUTTER & CO.

Claim No. 598

Vesting Order No. 1135

DETERMINATION AND RETURN  
ORDER NO. 4061

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Administration Section. Notice of Intention to return the property was published in the Federal Register on August 11, 1959 (24 F.R. 6466).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

There are no fees for the prosecution of this claim.

Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Vereinigte Chemische Fabriken  
Kreidl, Rutter & Co.

Vienna, Austria

All right, title and interest in and to United States Trademark Registration Nos. 295,052 for "GTM-Kreidl" and 295,053 for "Gasopak" together with:

- (1) the respective good will of the business in the United States and all its possessions to which said trade-marks are appurtenant;
- (2) any and all indicia of such good will (including but not limited to formulae whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machines and other equipment);
- (3) any interests of any nature whatsoever in and any rights and claims of every character and description to said business, good will and trade-marks and all registrations thereof; and

348375

RG 131-OAP  
Entry 131-65-A-1086  
File 1138  
Box 353

- 2 -

Determination and Return  
Order No. 4061

- (4) all accrued royalties payable or held with respect to such trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof.

Executed at Washington, D. C., on

SEP 21 1959  
Sept 21 1959

For the Attorney General

*Dallas S. Townsend*

Dallas S. Townsend  
Assistant Attorney General  
Director, Office of Alien Property

348376

RG 131-0AP  
Entry 31-65-A-1026  
File 1138  
Box 353

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY  
WASHINGTON, D. C.

ASSIGNMENT

WHEREAS, the undersigned, acting for the Attorney General of the United States, by Return Order No. 4061, directed that the vested property described below, now held by the Attorney General of the United States, as successor to the Alien Property Custodian, be returned to **Vereinigte Chemische Fabriken Kreidl, Rutter & Co., Vienna, Austria.**

NOW, THEREFORE, pursuant to said Return Order, and pursuant to section 32 of the Trading with the Enemy Act, as amended (60 Stat. 50), there is hereby returned to **Vereinigte Chemische Fabriken Kreidl, Rutter & Co.,** the following property:

All right, title and interest in and to United States Trademark Registration Nos. 295,052 for "GTM-Kreidl" and 295,053 for "Gasopak" together with:

- (1) the respective good will of the business in the United States and all its possessions to which said trade-marks are appurtenant;
- (2) any and all indicia of such good will (including but not limited to formulae whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machines and other equipment);
- (3) any interests of any nature whatsoever in and any rights and claims of every character and description to said business, good will and trade-marks and all registrations thereof; and
- (4) all accrued royalties payable or held with respect to such trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof.

Executed at Washington, D. C., on

SEP 21 1959

For the Attorney General  
*Dallas S. Townsend*  
Dallas S. Townsend  
Assistant Attorney General  
Director, Office of Alien Property

DISTRICT OF COLUMBIA } SS

I, Lonna A. Couder, a notary public in and for the District of Columbia, in the United States of America, do hereby certify that on the date hereof, Dallas S. Townsend, Director, Office of Alien Property, Department of Justice, personally known to me to be the same person who executed the foregoing instrument on behalf of the Attorney General of the United States of America, personally appeared before me and I having first made known to him the contents thereof, acknowledged that, pursuant to authority delegated to him by the said Attorney General by Organization Order No. 175-59 of the Department of Justice (24 F.R. 2452, March 28, 1959), and of the Notice of the Department of Justice, Office of Alien Property, Statement of Organization and Delegation of Final Authority (21 F.R. 1241, February 24, 1956), and as such officer he executed the foregoing instrument as the free and voluntary act of the said Attorney General and for the uses and purposes therein set forth.

WITNESS my hand and seal this 21<sup>st</sup> day of September, 1959.

Lonna A. Couder  
Notary Public

My Commission Expires:

September 30, 1961

348377

RG 131-OAP  
Entry BI-65-A-1026  
File 1138  
Box 353

PLURAL GENERAL  
DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property</u>
<p>Vereinigte Chemische Fabriken Kreidl, Rutter &amp; Co.</p> <p>Vienna, Austria</p> <p>Claim No. 598</p> <p>Vesting Order No. 1135</p>	<p>All right, title and interest in and to United States Trademark Registration Nos. 295,052 for "GTM-Kreidl" and 295,053 for "Gasopak" together with:</p> <ol style="list-style-type: none"> <li>(1) the respective good will of the business in the United States and all its possessions to which said trade-marks are appurtenant;</li> <li>(2) any and all indicia of such good will (including but not limited to formulae whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machines and other equipment);</li> <li>(3) any interests of any nature whatsoever in and any rights and claims of every character and description to said business, good will and trade-marks and all registrations thereof; and</li> <li>(4) all accrued royalties payable or held with respect to such trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof.</li> </ol>

Executed at Washington, D. C., on

AUG 4 1959

For the Attorney General

Paul V. Myron  
Deputy Director  
Office of Alien Property

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348378

RG 131-OAP  
Entry 131-65-A-1086  
File 1135  
Box 353

3/10/43  
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C O N F I D E N T I A L

MEMORANDUM TO: The Executive Committee of the Office of Alien Property Custodian

FROM: The Division of Investigation and Research

SUBJECT: Patents, trade-marks and contractual interest of foreign nationals who have patent licensing agreements with E. I. duPont de Nemours & Company.

Attached hereto is a report upon the basis of which the Committee may wish to recommend that:

A. The Alien Property Custodian find:

- (1) That Vereinigte Chemische Fabriken Kreidl, Heller & Company, Nfg. and Vereinigte Chemische Fabriken Kreidl, Heller & Co. are business enterprises organized under the laws of Germany and Austria, respectively having their principal places of business at Vienna, Germany and are therefore nationals of a foreign country (Germany).
- (2) That Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. is the owner of the property identified in subparagraph B(1) hereof.
- (3) That Vereinigte Chemische Fabriken Kreidl, Heller & Co. is the owner of the property identified in subparagraph B(2) hereof.
- (4) That Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. and/or Vereinigte Chemische Fabriken Kreidl, Heller & Co. are the owners of the interests in a contract, relating to patents, identified in subparagraph B(3) hereof.
- (5) That all of the successors and assigns, if any, of the aforesaid business enterprises, Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. and Vereinigte Chemische Fabriken Kreidl, Heller & Co. are acting, with respect to all such property, for the benefit of or on behalf of such business enterprises, and are therefore to that extent nationals of the same foreign country (Germany).

348379

RG 131-0AP  
Entry 131-65-A-1086  
File 1135  
Box 353

- 2 -

B. The Alien Property Custodian vest, pursuant to the provisions of Section 2(d) of Executive Order No. 9095, as amended:

- (1) All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof;
- (2) The trade-marks registered in the United States Patent Office under the numbers and dates set out in Exhibit B attached hereto and made a part hereof, and the registrations thereof, together with the respective good-will of the business in the United States and all its possessions to which said trade-marks are appurtenant, and any and all indicia of such good-will (including but not limited to formulae, whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels machinery and other equipment) and any interest of any nature whatsoever in, and any rights and claims of every character and description to said business, good-will and trade-marks and registrations thereof, including without limitation all accrued royalties payable or held with respect to said trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof; and
- (3) The interests of Vereinigte Chemische Fabriken Kreidl, Heller & Co. and of Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg., their successors and assigns, and each of them, in, to and under an agreement signed at Wilmington, Delaware, November 20, 1936, by and between E. I. duPont de Nemours & Co., a corporation of Delaware, and Vereinigte Chemische Fabriken Kreidl, Heller & Co. involving certain patents, including among others patent No. 1,948,461, and including all modifications and supplements of this agreement, if any, together with all accrued royalties and other monies payable or held by them with respect to said contract, and all damages for the breach of said agreement, together with the right to sue therefor.



*Homer Jones*  
Homer Jones, Chief  
Division of Investigation and Research

348380

RG 131-0AP  
Entry 131-65-A-1086  
File 1138  
Box 353

EXHIBIT A

Patents, which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. of Vienna, Germany.

<u>PATENT NUMBER</u>	<u>DATE</u>	<u>INVENTOR</u>	<u>TITLE</u>
2,103,228	12/21/37	Ignaz Kreidl	White clouded vitreous enamels.
2,103,229	12/21/37	Ignaz Kreidl	Process for making white clouded enamels.
2,147,202	2/14/39	Ignaz Kreidl	Process for producing white clouded enamels.
2,236,852	4/1/41	Ignaz Kreidl	Process for producing enamels, etc.
2,267,928	12/30/41	Ignaz Kreidl	Process for making white clouded enamel.

348381

RG 131-0AP  
Entry 131-65-A-1026  
File 1138  
Box 353

EXHIBIT B

Trade-marks which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Vereinigte Chemische Fabriken Kreidl, Heller & Co., of Vienna, Austria.

<u>REGISTRATION NO.</u>	<u>DATE</u>	<u>TRADE-MARK</u>
295,052	6/14/32	"GTM-Kreidl"
295,053	6/14/32	"Gasopak"
315,717	8/7/34	"Devorr"
347,513	6/29/37	"Go-Te-Em"
347,514	6/29/37	"Getom"

348382

RG 131-OAP  
Entry 131-65-A-1086  
File 1135  
Box 353

ALIEN PROPERTY CUSTODIAN

Division of Investigation & Research

Patent Section

INVESTIGATION REPORT

Files: 1,849,192	2,121,917	D9-100-28-1128
1,971,402	2,165,554	F9-100-28-11225
2,109,478	2,236,852	F9-100-7-936
2,113,485	2,267,928	9-100-019-4495

I. Subject Matter of Investigation

Patents and contractual interest of foreign nationals (Kreidl and Kreidl-Nfg) having a patent licensing agreement with E. I. du Pont de Nemours & Company, Wilmington, Delaware, hereinafter called "du Pont".

II. Sources of Investigation

This investigation is based upon (1) APC-2 reports filed by du Pont and The Kreidl Chemico-Physical Corporation, a corporation of New York, having a place of business at 155 Waverly Place, New York City, hereinafter called "Kreidl-Chemico" and (2) title searches of all patents, patent applications and trade-marks referred to in the files noted above.

III. Patents, Patent Applications and Trade-marks Investigated

All the patents, patent applications and trade-marks investigated may be considered here in four groups, as follows:

Group I

1,849,192	2,109,487	Ser. No. 307,706
1,945,067	2,113,485	97,286
1,948,461	2,118,047	
1,971,042	2,121,917	
2,072,971	2,165,554	
2,102,630		

All of the patents and applications listed in Group I were vested in Vesting Orders Nos. 68, 94 and 201. 1/

---

1/ See report of title searches of December 2, and December 7, 1942 and February 24, 1943.

348383

RG 131-O.A.P  
 Entry 131-65-A-1086  
 File 1135  
 Box 353

Group II

Serial No.	745,449	Filing Date:	September 25, 1934
	157,230		August 3, 1937
	173,533		November 3, 1937
	228,070		September 1, 1938
	268,447		April 17, 1939
	268,448		April 17, 1939
	268,449		April 17, 1939
	268,450		April 17, 1939

All of the patent applications in Group II have become abandoned 2/ for failure timely to prosecute the same before the United States Patent Office.

Group III

Patent No.	2,103,228	2,236,852
	2,103,229	2,267,928
	2,147,202	

Group IV

<u>Trade-Mark</u>	<u>Registration No.</u>	<u>Date</u>
"GTM-Kreidl"	295,052	June 14, 1932
"Gasopak"	295,053	June 14, 1932
"Deverr"	315,717	August 7, 1934
"Ge-Te-Em"	347,513	June 29, 1937
"Getem"	347,514	June 29, 1937

The patents referred to in Group III and the trade-marks referred to in Group IV, have not been vested and titles thereto stand of record in the United States Patent Office in the names of the persons (Kreidl and Kreidl-Nfg) indicated in Exhibits A and B attached to and forming a part of the accompanying memorandum. 3/

IV. Contracts Investigated

On November 20, 1936, du Pont entered into an agreement with Vereinigte Chemische Fabriken Kreidl, Hellor & Co., a corporation organized under the laws of Austria and having a place of business in Vienna, Austria, hereinafter called "Kreidl". 4/

This agreement refers to United States patents and patent applications owned by Kreidl and relating generally to processes for the manufacture of metal articles coated with opaque enamels and under which du Pont is

2/ See report of title searches of December 7, 1942 and February 24, 1943.

3/ See reports of title searches, supra.

4/ APC-2 report, File No. 2,165,554

RG 131-0A P  
Entry 131-65-A-1086  
File 1138  
Box 353

-3-

granted an exclusive license with the right to grant sub-licenses, and is obligated to pay royalties to Kreidl.

It is provided in Article II, Section (a) of said agreement:

"---that if by February 1, 1940, the total payments made by du Pont to Kreidl hereunder are less than sixty thousand dollars (\$60,000) or if du Pont has failed to make up said deficiency, then Kreidl shall have until December 31, 1940, the option of granting a license under said patents to one other party"---(Emphasis supplied)

V. du Pont Notice of Cancellation 5/

- (a) Under date of October 26, 1942, du Pont wrote the Custodian a letter which is characterized as a "notice of cancellation" of the du Pont-Kreidl contract referred to in paragraph IV above, alleging that the same was prepared and served upon the Custodian "in accordance with the provisions of Section 8 A 'Trading with the Enemy Act' as amended".
- (b) Under date of December 9, 1942, the Custodian acknowledged receipt of du Pont's letter of October 26, 1942, and requested a statement under oath by an officer of the company with respect to the amounts and dates of any and all payments heretofore made by du Pont to Kreidl and any obligation or payment of du Pont accruing or which will accrue to Kreidl on or prior to the date on which du Pont stated the cancellation of said contract would become effective, all as provided by said contract.
- (c) On January 25, 1943, du Pont replied to this request of the Custodian stating, inter alia, that no payments or reports have heretofore been made to Kreidl pursuant to the terms of the contract except the initial payment of twenty-five thousand dollars (\$25,000) less the withholding tax of three thousand, seven hundred fifty dollars (\$3,750.00), net payment twenty-one thousand, two hundred fifty dollars (\$21,250.00) and that "no further obligations have accrued or will accrue up to January 26, 1943, the date on which termination of the Kreidl contract shall become effective." In its letter of January 25, 1943 to the Custodian du Pont also said:

"You will note that in answering question 2 we have changed the effective termination date from January 8, to January 26, 1943. An error was made in our letter of October 26, 1942, in stating the effective termination date to be January 8, 1943, and is hereby corrected by changing the date to January 26, 1943, three months after date of said notice of termination."

The du Pont Company maintains as the basis of its right to terminate its contract with Kreidl, that the contract has been breached because Kreidl and its successor have consistently failed to meet the obligations of Article II, Section (b) of the contract which reads as follows:

RG 131-0AP  
Entry 131-65-A-1026  
File 1138  
Box 353

-5-

assignment executed and acknowledged on January 25, 1941, conveys to Kreidl-Chemico all of the patent and patent applications covered by the du Pont-Kreidl contract and contains a recital by Kreidl that:

"---various assignments of my rights in said inventions, applications and patents purported to have been executed by me on or about July 6, and August 19, 1938, to a certain firm, named Vereinigte Chemische Fabrikon, Kreidl, Heller & Co., Sebastin-kohl-Gasse 3 - 9, Vienna XXI, Germany, are utterly null and void for the following reasons, to wit:---total absence of consideration, and ---duress:---." (Emphasis supplied)

On January 28, 1941, this assignment was recorded in the United States Patent Office in Liber P 186 at page 311.

According to a memorandum by J. F. Fahs of du Pont dated February 26, 1941, 8/ of a conference at Wilmington, Delaware on February 19, 1941, with Dr. Kreidl and possibly his son Dr. Werner Kreidl, concerning this assignment by Kreidl to Kreidl-Chemico, it is said:

"After considerable discussion we apparently succeeded in having the Kreidls understand our point of view, although it is not certain that they agreed with it. In any event, they admitted that no matter who owned the title to the patents, du Pont had a good license under them." (Emphasis supplied)

On November 2, 1942, and November 11, 1942, this office received letters dated October 30, 1942, and November 9, 1942, respectively, from Kreidl-Chemico and signed by "Dr. Ignaz Kreidl." 9/ Both of these letters claim title in Dr. Kreidl to different groups of patents and patent applications, only some of which, as stated above, have heretofore been vested by the Custodian. In a word, the basis of Kreidl's claim of title in each case is that set forth in the allegation quoted above from the assignment recorded in the Patent Office on January 28, 1941.

It is believed that this assignment should be disregarded since the Custodian cannot accept an allegation for proof.

In an affidavit by Dr. Werner Kreidl, son of Dr. Ignaz Kreidl verified November 10, 1942, and attached to his letter of November 9, 1942, from Kreidl-Chemico to the Custodian, it is stated that Kreidl, of Vienna, Austria

"---was a partnership of 'unlimited' responsibility, that Dr. Ignaz Kreidl was a partner with 75% and Mr. Karl Rutter a partner with 25% at the time preceding the invasion

---

8/ APC-2 report, File No. 2,165,554

9/ File No. D9-100-28-1128

348387

RG 131-0.A.P  
Entry 131-65-A-1026  
File 1138  
Box 353

-6-

of Austria; that the statutes of said partnership restricted the transfer of any share to either another partner or to the sons of Dr. Ignaz Kreidl or in case of death of a partner to the heirs in direct descendance."

The variance between this allegation that Kreidl is a partnership and the recital in the du Pont-Kreidl contract that Kreidl is a corporation of Austria is merely noted for the present.

On February 12, 1942, the Custodian received a notice of claim (APC-1) from Kreidl-Chemico.

VII. License Inquiry

On December 23, 1942, counsel for Ferro Enamel Corporation of Cleveland, Ohio, advised the Custodian that its client was negotiating with du Pont "for an exclusive license, or more accurately an exclusive sub-license" under these Kreidl enameling patents 10/ and among other things said:

"Before we will be in a position to proceed with the proposed commercial exploitation of the inventions covered by these patents, it is believed that it will be necessary to determine the following:-

- (1) Will the remaining patents, thus far apparently not seized, also be seized?
- (2) How will the Alien Property Custodian treat the above referred to du Pont Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. agreement under which du Pont claims to hold an exclusive license?

In connection with this second question, we may say that our clients are willing to go through with the proposed agreement with du Pont which contemplates the granting to them of an exclusive sub-license coupled with the payment of substantial royalties. On the other hand, if these patents are open to licensing generally, by virtue of having been seized, obviously our client would not wish to enter into the proposed agreement with du Pont."

It would appear that until the Vested Property Claims Committee has heard and made its recommendations to the Custodian with respect to Kreidl-Chemico's notice of claim now on file and any and all other notices of claims which may be filed pursuant to orders heretofore and hereafter vesting property or interests in which Kreidl-Chemico and others claim an interest the Custodian will not be in a position to

RG 131-0A P  
Entry 131-65-A-1086  
File 1135  
Box 353

answer license inquiries such as that of Ferro Enamel Corporation.

VIII. Vestible Interests

The property here involved consists of patents, trade-marks and rights thereunder, and interests in a contract relating to patents. These are held by nationals of foreign countries, (Austria and Germany) within the meaning of Executive Order No. 8389, as amended. The property described in the accompanying memorandum may therefore be vested pursuant to Section 2(d) of Executive Order No. 9095, as amended.

Submitted by

(signed)

Francis H. Fassett  
Examiner

RG 131-0AD  
Entry 131-65-A-1057  
ile 1431  
OX 356

Unclaimed

OFFICE OF ALIEN PROPERTY CUSTODIAN  
WASHINGTON

VESTING ORDER NUMBER 1431

In re: Estate of Rudolph Lieber, deceased  
(File F-28-370; E. T. Sec. 882)

Under the authority of the Trading with the enemy Act, as amended, and Executive Order 9085, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that -

- (1) The property and interests hereinafter described are property which is in the process of administration by The Indiana Trust Company, Administrator, with will annexed, 117 East Washington Street, Indianapolis, Indiana, acting under the judicial supervision of the Probate Court of the State of Indiana, in and for the County of Marion;
- (2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	Last known address:
Hans Adolph Lieber	39a Wilhelm Adolph Strasse Dusseldorf, Germany
Emma Lieber Herber	39a Wilhelm Adolph Strasse Dusseldorf, Germany
Arnold Herber	39a Wilhelm Adolph Strasse Dusseldorf, Germany

And determining that -

- (3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest and claim of any kind or character whatsoever of Hans Adolph Lieber, Emma Lieber Herber and Arnold Herber, and each of them, in and to the estate of Rudolph Lieber, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination

RG 131-0AD  
Entry 131-65-A-1026  
File 1431  
Box 356

Estate of Rudolph Lieber  
deceased

of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in Section 10 of said Executive Order.

DATED: MAY 7, 1943.

(Official seal)

(Signed) Leo T. Browley

**Leo T. Browley**  
Alien Property Custodian

VERIFIED TO BE A TRUE  
COPY OF THE ORIGINAL.  
*Francis A. Mahony*  
FRANCIS A. MAHONY, Secretary  
OFFICE OF ALIEN PROPERTY CONTROL

*J.L.D.*  
*5.3.43*  
*RB*

MAY 6 1943

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THE NATIONAL ARCHIVES  
FILED AND MADE AVAILABLE  
FOR PUBLIC INSPECTION

MAY 12 11 05 AM '43

IN THE DIVISION OF THE  
FEDERAL REGISTER

FILE COPY



RG. 131-0AP  
 Entry 131-65-A-1056  
 File 1431  
 Box 356

Hans Adolph Lieber. General legacy of One Hundred Dollars under Item IV of the Will.

Emma Lieber Herber. Residuary legacy in the amount of Fifty-one Thousand Nine Hundred Sixty-one and 83/100 Dollars (\$51,961.83) which is subject to costs of administration, taxes, etc. under Item V of the Will.

Arnold Herber. If Emma Lieber Herber predeceased the testator, Rudolph Lieber, the residue of the estate of Fifty-one Thousand Nine Hundred Sixty-one and 83/100 (\$51,961.83) which is subject to costs of administration, taxes, etc. to Arnold Herber, son of Emma Lieber Herber, under Item V of the Will.

(8) STATEMENT OF FACTS: The testator died on November 29, 1938 and on January 4, 1939 The Indiana Trust Company of Indianapolis, Indiana was appointed administrator, with will annexed, by the Probate Court of Marion County, Indianapolis, Indiana, Docket 114, Page 40820.

The administrator's "First Current Report" of March 6, 1943 shows receipts of Fifty-eight Thousand Three Hundred Nineteen and 87/100 Dollars (\$58,319.87) and disbursements of Six Thousand Two Hundred Fifty-eight and 04/100 Dollars (\$6,258.04), or a balance of Fifty-two Thousand Sixty-one and 83/100 Dollars (\$52,061.83), which is subject to costs of administration, taxes, etc. This balance of Fifty-two Thousand Sixty-one and 83/100 Dollars (\$52,061.83) is composed of the following assets:

100 shares common The Indiana Trust Company	\$17,600.00
125 shares common Merchants National Bank	27,125.00
10 shares 7% first preferred Van Camp Products Company	0.00
Cash	<u>7,336.83</u>
TOTAL	\$52,061.83

Entry 131-65-A-102  
File 1431  
Box 356

The above property is reported to be in the possession of the administrator and under the jurisdiction of the Court.

The deceased in his Will dated July 28, 1928, which applied only to the property situated within the United States, bequeathed One Hundred Dollars (\$100) to his son, Hans Adolph Lieber, and the residue of his estate to his sister, Emma Lieber Herber. The will also provided that if the legatee, Emma Lieber Herber, predeceased the testator, the residue of the estate situated within the United States would then go to the testator's nephew, Arnold Herber, son of Emma Lieber Herber.

The administrator does not know whether the residuary legatee Emma Lieber Herber predeceased the testator, Rudolph Lieber. (See letter of February 9, 1943 from The Indiana Trust Company.)

Vesting is recommended.

*Paul V. Myron*  
Chief  
Estates & Trusts  
Section

*Francis J. McNamara*

Francis J. McNamara  
Assistant to the Alien Property Custodian

Date April 9, 1943

*Woods*  
*D.L.D.*  
*JH*

RG 131-0AP  
 Entry 131-65-A-1056  
 File 1431  
 Box 356  
 5-22-44

UNITED STATES OF AMERICA  
 OFFICE OF ALIEN PROPERTY CUSTODIAN

Account No. 28-6683  
 Vesting Order No. 1431

To: The Indiana Trust Company  
 .....  
 and all Transfer Offices and Agents

By virtue of the authority vested in the Alien Property Custodian, by the "Trading with the Enemy Act" as amended, Executive Order No. 9095, as amended, and pursuant to law, I hereby require and demand that you transfer the following securities of your company, represented by certificates standing in the name of

..... Alien Property Custodian of U.S.A. ....

to the person or persons hereafter named, hereby assigning, transferring and setting over to such person or persons all right, title and interest in such securities acquired by the Alien Property Custodian under said Act and applicable Orders issued thereunder, and authorize such transfer or entry on the books of your corporation as the by-laws thereof require:

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
2020	100 Capital	

Witness my hand and the seal of the Office of Alien Property Custodian  
 this 26 day of July, 1944

.....  
 James E. Markham  
 Alien Property Custodian

Witness.....

By

.....  
 Francis J. McNamara  
 Deputy Alien Property Custodian

RG. 131-OAP  
Entry 65-A1-063  
File 1471  
Box 357

unclaimed

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MAY 3 1943

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C O N F I D E N T I A L

MEMORANDUM TO: The Executive Committee of the Office of  
Alien Property Custodian

FROM : The Division of Investigation and Research

SUBJECT: : Ten drums of ferro phosphorous, and automobile parts,  
owned by Manfred Weiss Steel & Metal Works, Ltd.

Attached hereto is a report upon the basis of which the Committee  
may wish to recommend that:

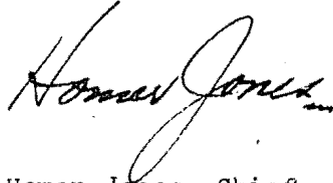
- A. The Alien Property Custodian find:
- (1) That Manfred Weiss Steel & Metal Works, Ltd. is a corporation organized under the laws of Hungary, whose principal place of business is at V. Maria Valeria Utga 17, Budapest, Hungary, and is a national of a designated enemy country (Hungary);
  - (2) That the property described in Section B below is property within the United States owned by Manfred Weiss Steel & Metal Works, Ltd., a national of a designated enemy country (Hungary);
- B. The Alien Property Custodian vest, pursuant to the provisions of Section 2(c) of Executive Order No. 9095, as amended,
- (1) Ten drums of ferro phosphorous, weighing approximately seven and one-half tons, presently stored in a warehouse of the Lackawanna Warehouse Company, Inc., 629 Grove Street, Jersey City, New Jersey, in the name of American Union Transport, Inc.;
  - (2) Two crates, each approximately 4 x 3 x 2 feet in dimension, containing Ford truck parts, for converting ordinary Ford trucks to six-wheel drive trucks, presently in the possession of Marmon-Herrington Company, Inc., 1511 West Washington Street, Indianapolis, Indiana.

RG 131-OAP  
Entry 65-AI-063  
File 1471  
Box 357

-2-

SPECIAL COMMENT

Manfred Weiss Steel & Metal Works, Ltd., in addition to the property mentioned, is also the owner of letters of credit, debts, claims, demands, and warehouse receipts totalling the amount of approximately \$498,531.00, which funds have been placed in a blocked account by Stephen Sicherman, as agent for Manfred Weiss Steel & Metal Works, Ltd., under United States Treasury License. As this property is not necessary for the maintenance and safeguarding of other property owned by the same national, in accordance with the exception prescribed by Executive Order No. 9095, as amended, this property is not included herein.



Homer Jones, Chief  
Division of Investigation and Research

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RG 131-OAP  
Entry 65-A1-063  
File 1471  
Box 357

C O N F I D E N T I A L

OFFICE OF ALIEN PROPERTY CUSTODIAN  
DIVISION OF INVESTIGATION AND RESEARCH  
REAL AND PERSONAL PROPERTY SECTION  
INVESTIGATION REPORT

SUBJECT: Ten drums of ferro phosphorous, and automobile parts, owned by Manfred Weiss Steel & Metal Works, Ltd.

FILE NO: F-9-100-34-312

I. PROPERTY

(1) Ferro-Phosphorous:

(a) Description:

Ten drums of ferro phosphorous, weighing approximately seven and one-half tons, presently stored in the warehouse of the Lackawanna Warehouse Company, Inc., 629 Grove Street, Jersey City, New Jersey, in the name of American Union Transport, Inc. 1/

(b) Ownership:

This property is owned by Manfred Weiss Steel & Metal Works, Ltd., Budapest, Hungary. 2/

(c) Value:

The present market value of ferro phosphorous is \$60 to \$75 per ton. The estimated value of the property described is approximately \$500.00. 3/

- 1/ United States Treasury Form TFR-300 filed by Stephen Sicherman, Agent for the national, 12 East 86th Street, New York, New York, and sworn to by him on October 28, 1941, in APC File No. F-9-100-34-312. Letter from Stephen Sicherman dated February 8, 1942, in APC file. Letter from American Union Transport, Inc. dated January 12, 1943, in APC file. United States Treasury Form TFR-300 filed by American Union Transport, Inc. September 20, 1941 and sworn to by Erick Holger, Vice President. Memorandum of telephone conversation with Carl Brunn, American Union Transport, Inc., April 20, 1943, in APC file.
- 2/ United States Treasury Form TFR-300, filed by Stephen Sicherman, Agent, October 28, 1941, and sworn to by him, in APC file.
- 3/ Memorandum of telephone conversation with Carl Brunn, American Union Transport, Inc. April 20, 1943, in APC file. Memorandum of telephone conversation with Winton Corey, Chemical Division of Office of Price Administration, April 20, 1943, in APC file.

348398

RG 131-OAP  
Entry 65-A1-063  
File 1471  
Box 357

- 2 -

(d) Outstanding Claims or Encumbrances:

Storage charges on the ten drums of ferro phosphorous presently due the Lackawanna Warehouse Company, Inc. are approximately \$60. These charges are computed to May 1, 1943. Additional storage charges will accrue on this property at the rate of \$5.50 per month until the property is removed from the warehouse. 4/

(2) Automobile Parts:

(a) Description:

Two crates, each approximately 4 x 3 x 2 feet in dimension, containing automobile parts to be used for the purpose of converting ordinary Ford trucks into six-wheel drive trucks, presently stored at the plant of the Marmon-Herrington Company, Inc., 1511 West Washington Street, Indianapolis, Indiana. 5/

(b) Ownership:

This property is owned by Manfred Weiss Steel & Metal Works, Ltd., Budapest, Hungary. 6/

(c) Value:

The invoice value of the property described is \$897.00. 7/

(d) Outstanding Claims or Encumbrances:

Nominal charges in an undetermined amount, for storing this material, will be made by Marmon-Herrington Company, Inc. 8/

II. JURISDICTION

Manfred Weiss Steel & Metal Works, Ltd. is a corporation organized under and existing by virtue of the laws of Hungary, and is a national of a designated enemy country (Hungary) as defined in Section 10(a) of Executive Order No. 9095, as amended.

- 4/ Letter from American Union Transport, Inc., dated April 14, 1943, in APC file.
- 5/ Telegram from Marmon-Herrington Company, Inc., Indianapolis, Indiana, received April 23, 1943. Memorandum of telephone conversation with H. De Baun, Treasurer of Marmon-Herrington Company, Inc., Indianapolis, Indiana, in APC file.
- 6/ United States Treasury Form TFR-300 filed by Marmon-Herrington Company, Inc., Indianapolis, Indiana, and sworn to by D. I. Glossbrenner, Secretary-Treasurer, on December 10, 1941, in APC file. Letter from Marmon-Herrington Company, Inc. dated January 13, 1943, in APC file.
- 7/ United States Treasury Form TFR-300 filed by Marmon-Herrington Company, Inc., Indianapolis, Indiana, and sworn to by D. I. Glossbrenner, Secretary-Treasurer, on December 10, 1941, in APC file.
- 8/ Memorandum of telephone conversation with H. De Baun, Treasurer of Marmon-Herrington Company, Inc. in APC file.

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RG 131-OAP  
Entry 65-41-063  
File 1471  
Box 357

- 3 -

The property described in Section I, owned by Manfred Weiss Steel & Metal Works, Ltd., is property located within the United States, and pursuant to Section 2(c) of Executive Order No. 9095, as amended, is subject to vesting.

### III. ANALYSIS

Manfred Weiss Steel & Metal Works, Ltd., a Hungarian corporation, was organized under the laws of Hungary and has been engaged in business for a number of years. The date of its organization is unknown. <sup>9/</sup> The firm is engaged in the manufacture of non-ferrous metal products, and it also manufactures finished products such as tractors, bicycles, sewing machines and enamelware. These products are sold throughout continental Europe, and are exported to Asia, Africa and South America. <sup>10/</sup>

Some of the affiliates of Manfred Weiss Steel & Metal Works, Ltd. are Manfred Weiss First Hungarian Preserve & Metalware Factory, Ltd., Budapest, Hungary, manufacturers of cans and canning equipment; Manfred Weiss Aluminum Manufacturing Company, Budapest, Hungary, manufacturers of aluminum; Manfred Weiss Airplane Motor Company, Ltd., Budapest, Hungary, manufacturers of airplane motors, and Metalloglobus S.A., Bucharest, Romania, manufacturers of metal containers and hardware. Manfred Weiss Steel & Metal Works, Ltd. has other subsidiaries and affiliates whose names and addresses are unknown but whose products, as are the products of the affiliates named, are marketed through the facilities of the parent firm, Manfred Weiss Steel & Metal Works, Ltd. <sup>11/</sup>

Raw material for the manufacture of the products described had, for a number of years, been purchased in the United States in large quantities. A shipment of such raw material, consisting of tinplate, pig lead, copper cathodes and copper ore, was purchased through the agent of the national, Stephen Sicherman, but was halted at the port upon the outbreak of the war, and this material was stored in warehouses and yards in the vicinity of New York City, either by the vendors or the shipping agents. <sup>12/</sup> The automobile parts were retained and stored by Marmon-Herrington Company, Inc., in Indianapolis, Indiana.

<sup>9/</sup> Memorandum attached to United States Treasury Form filed by Stephen Sicherman, agent for Manfred Weiss Steel & Metal Works, Ltd. on October 26, 1941, and sworn to by him, in APC file.

<sup>10/</sup> Ibid.

<sup>11/</sup> Ibid.

<sup>12/</sup> Memorandum of telephone conversation with Carl Brunn of American Union Transport, Inc., April 20, 1943. Undated United States Treasury Form TFR-300, filed by Copper Export Association, 25 Broadway, New York, New York. Undated United States Treasury Form TFR-300 filed by American Smelting and Refining Company, 120 Broadway, New York, New York. Undated United States Treasury Form TFR-300, filed by American Metal Company, Limited, 61 Broadway, New York, New York, United States Treasury Form TFR-300, filed by Stephen Sicherman, agent for Manfred Weiss Steel & Metal Works, Ltd., on October 26, 1941, and sworn to by him. All these Forms TFR-300 are in APC file.

348400

RG 131-OAP  
Entry 65-A1-063  
File 1471  
Box 357

- 4 -

Investigation discloses that all of the material mentioned has been requisitioned by various governmental agencies, or sold under United States Treasury Department Directive License, 13/ with the exception of the ten drums of ferro phosphorous and the two crates of automobile parts here considered. Mr. Stephen Sicherman, 12 East 86th Street, New York, New York, who has been acting as agent for Manfred Weiss Steel & Metal Works, Ltd., has continued in his capacity as agent for the firm in dealing with these governmental agencies. 14/

The ten drums of ferro phosphorous and the automobile parts described were ordered by Manfred Weiss Steel & Metal Works, Ltd., through their agent, Stephen Sicherman.

Ferro phosphorous is used in the manufacture of alloy metals, and although there appears to be no scarcity of this product in the United States, it can be used profitably in the war effort. 15/

IV. SPECIAL COMMENT

Manfred Weiss Steel & Metal Works, Ltd., in addition to the property mentioned, is also the owner of letters of credit, debts, claims, demands, and warehouse receipts totalling the amount of approximately \$498,531.00, 16/ which funds have been placed in a blocked account by Stephen Sicherman under United States Treasury License. However, due to restrictions imposed by Executive Order No. 9095, as amended, this property is not included herein.

V. ORIGIN OF CASE

This matter was referred to the Real and Personal Property Section of the Division of Investigation and Research through an analysis of Forms TFR-300 in APC File No. F-9-100-34-312 in the Files Section.

Dated at Washington, D. C. on the 26 day of April, 1943.

Francis C. McKenna  
Francis C. McKenna, Examiner

Reviewed by: M. E. Riepma

Approved by: John Crampton

13/ Letter from American Union Transport, Inc. dated January 12, 1943, in APC file. Letter from Stephen Sicherman, dated February 8, 1943 in APC file.

14/ Ibid.

15/ Memorandum of conversation with Mr. Winton Corey, Chemical Division of the Office of Price Administration, April 20, 1943, in APC file.

16/ United States Treasury Form TFR-300, filed by Stephen Sicherman, agent for Manfred Weiss Steel & Metal Works, Ltd., October 26, 1943, and sworn to by him.

348401

RG 131-OAP  
Entry 65-AI-063  
File 1471  
Box 357

UNITED STATES OF AMERICA  
OFFICE OF ALIEN PROPERTY CUSTODIAN

Vesting Order Number 1471

Re: Ten drums of ferro phosphorous, and auto-  
mobile parts, owned by Manfred Weiss Steel  
& Metal Works, Ltd.

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Manfred Weiss Steel & Metal Works, Ltd. is a corporation organized under the laws of Hungary, whose principal place of business is at V. Maria Valeria Utga 17, Budapest, Hungary, and is a national of a designated enemy country (Hungary);
2. Finding that Manfred Weiss Steel & Metal Works, Ltd. is the owner of the property described in subparagraph 3 hereof;
3. Finding that the property described as follows:
  - a. Ten drums of ferro phosphorous, weighing approximately seven and one-half tons, stored in the warehouse of Lackawanna Warehouse Company, Inc., 629 Grove Street, Jersey City, New Jersey, in the name of American Union Transport, Inc.,
  - b. Two crates, each approximately 4 x 3 x 2 feet in dimension, containing Ford truck parts for converting ordinary Ford trucks to six-wheel drive trucks, presently in the possession of Marmon-Herrington Company, Inc., 1511 West Washington Street, Indianapolis, Indiana,is property within the United States owned or controlled by a national of a designated enemy country (Hungary);
4. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Hungary);
5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and
6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on

348402

RG 131-OAP  
Entry 65-AI-063  
File 1471-  
Box 357

Ten drums of ferro phosphorous, and automobile parts, owned by Manfred Weiss Steel & Metal Works, Ltd.

Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in Section 10 of said Executive Order.

Executed at Washington, D. C. on May 15, 1943.

(Official seal)

(Signed) Leo T. Crowley

Leo T. Crowley  
Alien Property Custodian

CERTIFIED TO BE A TRUE  
COPY OF THE ORIGINAL

*Francis A. Mahony*  
FRANCIS A. MAHONY, Secretary  
OFFICE OF ALIEN PROPERTY CUSTODIAN

REPRODUCED AT THE NATIONAL ARCHIVES

THE NATIONAL ARCHIVES  
FILED AND MADE AVAILABLE  
FOR PUBLIC INSPECTION

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RG 131-OAP  
Entry 65-AI-063  
File 1471  
Box 357

File No. F34-312

S

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY  
WASHINGTON, D. C.  
-----

PAYMENT ORDER NO. 103

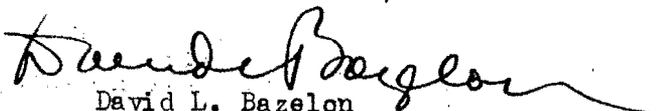
<u>Claim No.</u>	<u>Claimant</u>	<u>Debtor</u>	<u>V.O. No.</u>	<u>Account No.</u>
1205	American Union Transport, Inc.	Manfred Weiss Steel and Metal Works, Ltd.	1471	34-6749

Having considered the above debt claim and having issued a Determination with respect thereto, which is incorporated by reference herein,

IT IS ORDERED, that the Comptroller pay to American Union Transport, Inc. of 17 Battery Place, New York, N. Y., the sum of \$60.00 from the account of Manfred Weiss Steel and Metal Works, Ltd., Account No. 34-6749.

Executed at Washington, D. C., on SEP 20 1948.

For the Attorney General

  
David L. Bazelon  
Assistant Attorney General  
Director, Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

348404

RG 131-OAP  
Entry 65-41-063  
File 1471  
Box 357

UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of  
AMERICAN UNION TRANSPORT, INC.  
Debt Claim No. 1205

DETERMINATION

STATEMENT OF THE CLAIM

This is a claim under section 34 of the Trading with the Enemy Act, as amended, filed on October 7, 1943, and amended on August 24, 1948, for the payment of the sum of \$60.00 asserted with respect to Manfred Weiss Steel and Metal Works, Ltd. Certain personal property of Manfred Weiss Steel and Metal Works, Ltd. was vested in the Office of Alien Property by Vesting Order No. 1471, filed with the Division of the Federal Register on June 14, 1943, as property of a national of a designated enemy country (Hungary).

The claimant, American Union Transport, Inc., a corporation with offices at 17 Battery Place, New York, N. Y., alleges that its claim is for cash advanced on behalf of the debtor on various dates between June 2, 1942 and April 29, 1943 for the payment of storage charges on the debtor's property, which was subsequently vested by this Office.

This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Branch, pursuant to section 504.201 of the Rules of Procedure for Claims.

RG 131-OAP  
Entry 65-AI-063  
File 1471  
Box 357

Upon the basis of the reports of investigation, the representations made by the claimant in the claim forms, exhibits and other documents of record, I make the following findings of fact and conclusions of law:

1. Availability of Debtor's Estate - Sections 34(d), 36

Certain personal property of Manfred Weiss Steel and Metal Works, Ltd., was vested in the Office of Alien Property on June 14, 1943 by virtue of Vesting Order No. 1471. According to the records of the Comptroller of the Office of Alien Property as of August 1, 1947, the debtor's estate comprises cash in the amount of \$434.15. No other debt claims are outstanding against this estate.

No title suits or claims for return are pending with respect to the vested property. The sum of \$53.37 will be reserved by the Comptroller for the expenses of the Office of Alien Property in connection with the vested property relating to the period prior to the payment of this debt claim. No tax claims have been asserted with respect to the vested property.

2. Eligibility of Claimant - Section 34(a)

Claimant is a corporation organized under the laws of the State of New York. It has not been convicted of violation of any of the statutes set forth in section 34(a) of the Trading with the Enemy Act, as amended.

3. Validity of the Claim - Section 34(a)

This claim is based upon a debt arising from the payment of storage charges by the claimant relating to 10 drums of ferro-phosphorous owned by the debtor and stored at the Lackawanna Warehouse Company in Jersey City, New Jersey, which property was subsequently vested by this

RG 131-OAP  
Entry 65-41-063  
File 1471  
Box 357

Office. The payments of \$5.00 a month were made at the debtor's request on various dates between June 2, 1942 and April 29, 1943. The claim is based upon a debt due and owing to the claimant by Manfred Weiss Steel and Metal Works, Ltd. immediately prior to the vesting of the debtor's property. There are no defenses to the payment of the claim.

As of the time the above-mentioned payments were made, Executive Order 8389, as amended, and regulations of the Department of the Treasury issued thereunder, applicable to nationals of Hungary as of March 13, 1941, required that the claimant obtain a license authorizing it to make the payments. This the claimant neglected to do and thereby failed to comply with Treasury regulations and the Trading with the Enemy Act, as amended. It is noted, however, that the claimant's failure to obtain a license appears to have been inadvertent and that the resultant violation was in no manner detrimental to the purposes contemplated by the Executive Order. Pursuant to the authority conferred upon me by the Trading with the Enemy Act and in view of the foregoing, I hereby license the above-mentioned transactions taking place subsequent to March 13, 1941 as of the date upon which such transactions occurred.

4. Attorney's Fees - Section 20

Claimant asserts that no fees are to be paid by it in connection with the prosecution of this claim and nothing to the contrary appears in the record.

RG 131-OAP  
Entry 65-AI-063  
File 1471  
Box 357

Upon the basis of the foregoing findings and conclusions,  
it is determined that the applicable provisions of sections 34 and  
20 of the Trading with the Enemy Act, as amended, are satisfied,  
and the claim in the amount of \$60.00 is hereby allowed.



David L. Bazelon  
Assistant Attorney General  
Director, Office of Alien Property

SEP 20 1948

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RG 151011  
Entry 131-65-A-1086  
File 15881  
Box 453  
WPA: BR

Unclaimed  
15881

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY  
  
VESTING RECOMMENDATION

- (1) SUBJECT: Estate of Casimira Wiedwald, deceased  
File No. D-28-12727; E.T.Sec. 16906
- (2) DATE OF DEATH: December 11, 1945, intestate
- (3) COURT: Superior Court of the State of California, County of Los Angeles.
- (4) FIDUCIARY: Ben H. Brown, 808 N. Spring Street, Room 700, Los Angeles, California, administrator
- (5) DATE OF APPOINTMENT: Not given in APC-3 Report
- (6) ATTORNEY: Harold W. Kennedy, County Counsel, 1100 Hall of Records, Los Angeles, Calif.
- (7) DESIGNATED NATIONALS:

Names & Addresses:

Description of interests:

Sigmund Chudzensky, brother Sachsenstrasse 4, Munich, Germany	1/8 of estate subject to dimi- nution if found to be community property of Casimira Wiedwald and Friedrich Wiedwald
Helene Gehring, sister Bahnhofstrasse 34 II Porz/Rhein, Germany	" "
Alfred Chudzensky, brother Steinstrasse III Ingolstadt, Germany	" "
Hippolita Kellner, sister Hauptstrasse 209, Murnau/Staffelsee Obb/Germany	" "
Leopold Chudzensky, nephew Bellingsen ueber Ahlfeld Hanover, Germany	" "
Ernst Erndl, nephew Burgstrasse 5, Baden-Baden, Germany	" "
Emmy Gerbecke, niece Saarbrueckerstrasse 30, Munich, Germany	" "
Ewald Karrenstein, Jr. nephew Bahnhofstrasse 34 II Porz/Rhein, Germany	" "

REPRODUCED AT THE NATIONAL ARCHIVES

WPA

RG 131-OAP  
 Entry 131-65-A-1086  
 File 15581  
 Box 453

Names & Addresses (Continued)

Description of interests:

Marie Zemny, sister Tillwalde, Germany	:	In the event decedent's estate is found to be community pro- perty each of the nationals	:
Gottliebe Diekmann, sister Simpf, Germany	:	listed opposite, as heirs of Friedrich Wiedwald, predeceased spouse of Casimira Wiedwald	:
Karoline Sadlowski, sister Tillwalde, Germany	:	take an unascertained distribu- table share.	:
Anna Schweig, sister Buchwalde, Germany	:	" "	:
Children of Gottlieb Wiedwald, deceased brother, as follows:	:	" "	:
Paul Wiedwaldt :	:	" "	:
Liebemuehl, Germany :	:	" "	:
Herman Wiedwaldt :	:	" "	:
Liebemuehl, Germany :	:	" "	:
Ida Anna Wiedwaldt :	:	" "	:
Liebemuehl, Germany :	:	" "	:
Michael Wiedwaldt, brother Germany	:	" "	:
Domiciliary personal repre- sentatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown, of Michael Wiedwaldt, Germany	:	" "	:
Domiciliary personal repre- sentatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown, of Daniel Wiedwaldt, pre- deceased brother, Germany, except Elmer Wiedwald, a resident of the United States.	:	" "	:

- (8) ASSETS: Cash \$35,179.90
- (9) TYPE OF VESTING: Right, title and interest.
- (10) STATUS: Administrator reports that he expects a petition to deter-  
mine heirship will shortly be filed on behalf of heirs.
- (11) COMMENTS: The decedent had been declared incompetent 25 years before  
her death and it is reported that the present estate consists  
of the balance of the guardianship estate turned over to the  
Public Administrator by the guardian. No record of decedent's  
naturalization and administrator reports that he was advised  
by Department of Justice in 1940 the decedent's guardian sub-  
mitted an alien registration form.

*Thomas H. Creighton, Jr.*  
 /s/ Thomas H. Creighton, Jr., Chief  
 Estates & Trusts Branch *Reva*

Date November 17, 1950

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP  
Entry 131-65-A-1086  
File 15881  
Box 453

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

Vesting Order 15881

Re: Estate of Casimira Wiedwald, deceased  
File No. D-28-12727; E.T.Sec. 16906

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and  
ant to law, after investigation, it is hereby found:

1. That Sigmund Chudzensky, Helene Gehring, Alfred Chudzensky, Hippolita Kellner, Leopold Chudzensky, Ernst Erndl, Emmy Gerbecke, Ewald Karrenstein, Jr., Marie Zemny, Gottliete Diekmann, Karoline Sadlowski, Anna Schweig, Paul Wiedwaldt, Herman Wiedwaldt, Ida Anna Wiedwaldt and Michael Wiedwaldt, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the domiciliary personal representatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown of Michael Wiedwaldt and of Daniel Wiedwaldt, deceased, except Elmer Wiedwald, a resident of the United States, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof except Elmer Wiedwald, a resident of the United States, in the Estate of Casimira Wiedwald, deceased, is property payable or deliverable to, or claimed by the aforesaid nationals of a designated enemy country (Germany);
4. That such property is in the process of administration by Ben H. Brown, as administrator, acting under the judicial supervision of the Superior Court of the State of California, County of Los Angeles;

and it is hereby determined:

5. That to the extent that the persons identified in subparagraph 1 hereof and the domiciliary personal representatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown, of Michael Wiedwaldt and of Daniel Wiedwaldt, deceased, except Elmer Wiedwald, a resident of the United States, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 838, 50 U.S.C. App. Supp. 618; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 9193, July 8, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11881)

Executed at Washington, D. C., on

November 21, 1950.

(Official Seal)

For the Attorney General:

(Signed) Harold I. Baynton

HAROLD I. BAYNTON

Assistant Attorney General  
Director, Office of Alien Property

348411

File Copy

RG 131-OAP  
Entry 65-A-1063  
File V.O. 1604  
Box 360

V.O. 1604  
Unclaimed

UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

ANTONINA BUSCETTA

Claim Nos. 41975 and 41976

Vesting Order No. 1604

DETERMINATION AND RETURN  
ORDER NO. 2478

Notices of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described were timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on April 21, 1955 (20 F. R. 2674).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim forms, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian with the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

The total fee to be charged by the law firm of Fink, McNamee & Pavia of New York City, and by Anthony A. Barrante, Attorney at Law, of Pittsburgh, Pennsylvania, acting on his own account and on behalf of the Estate of Chris G. Gillotti, deceased attorney, for services rendered in the prosecution of the subject claims, is ten percent (10%) of the value of the property to be returned (approximately \$520.00 in the aggregate), with a one-half (1/2) share thereof to each of the said counsel. The proposed fees meet the statutory requirements of Section 20.

Upon the basis of the foregoing the claims are hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Antonina Buscetta  
Partanna (Trapani)  
Italy

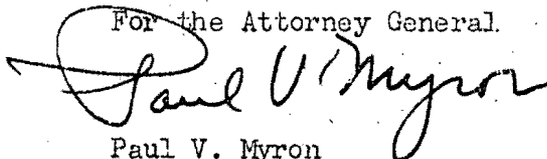
Claim Nos. 41975  
and 41976

\$5,154.59 in the Treasury of the United States.

Four Pass Books issued to Ignazio Buscetta, representing deposits in the amount of 28,000 Lire, in the Postal Savings Bank of Rome, Italy (Casse Di Risparmio Postali), identified as Pass Books Nos. 02592, 00176, 00177 and 00719, in the possession of the Office of Alien Property, Washington, D. C.

Executed at Washington, D. C. on DEC 21 1955

For the Attorney General



Paul V. Myron  
Deputy Director  
Office of Alien Property

348412

RG 131-OAP  
Entry 65-A-1063  
File V.O. 1604  
Box 350

**DUPLICATE ORIGINAL and FILE COPY**

*Blanton*

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property and Location</u>
Antonina Buscetta Via Gessari N. 21 Partanna (Trapani) Italy	\$5,154.59 in the Treasury of the United States
Claim Nos. 41975 and 41976	Four Pass Books issued to Ignazio Buscetta, representing deposits in the amount of 28,000 Lire in the Postal Savings Bank of Rome, Italy (Casse Di Risparmio Postali), identified as Pass Book Nos. 02592, 00176, 00177, and 00719, in the possession of the Office of Alien Property, Washington, D.C.
Vesting Order No. 1604	

Executed at Washington, D. C. on APR 14 1955

For the Attorney General

*Paul V. Myron*

Paul V. Myron  
Deputy Director  
Office of Alien Property

RG 131-OAP  
Entry 65-A-1063  
File V.O. 1604  
Box 380

OFFICE OF ALIEN PROPERTY CUSTODIAN  
WASHINGTON

VESTING ORDER NUMBER 1604

In re: Estate of Ignazio Buscetta, deceased  
(File D-38-1209; E. T. Sec. 4827)

Under the authority of the Trading with the enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that -

- (1) The property and interests hereinafter described are property which is in the process of administration by Potter Title and Trust Company, Fourth Avenue and Grant Street, Pittsburgh, Pennsylvania, Administrator, acting under the judicial supervision of the Orphans' Court of Allegheny County, State of Pennsylvania;
- (2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Nationals:	Last known address:
Fara Bomura Buscetta	Italy
Antonina Buscetta	Italy

And determining that -

- (3) If such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Italy; and

Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest,

Now, therefore, the Alien Property Custodian hereby vests the following property and interests:

All right, title, interest, and claim of any kind or character whatsoever of Fara Bomura Buscetta and Antonina Buscetta, and each of them, in and to the estate of Ignazio Buscetta, deceased,

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property and interests or the proceeds

DUPLICATE ORIGINAL

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RG 131-OAP  
Entry 65-A-1063  
File V, O, 1604  
Box 360

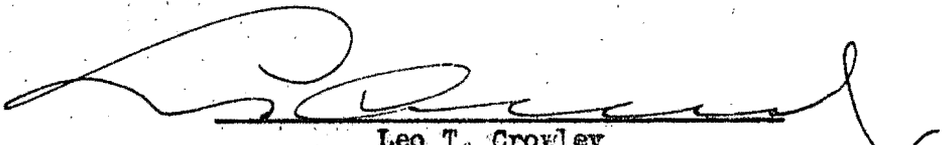
ette,

thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in Section 10 of said Executive Order.

DATED: June 4, 1943.



Leo T. Crowley  
Alien Property Custodian

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RG. 131-OAP  
Entry 65-A-1063  
File V.O. 1604  
Box 380

Italy, showing deposits aggregating 28,000 lire, the value of which is indeterminable.

- (8) STATEMENT OF FACTS: Letters of Administration on the estate of the decedent were issued to the Potter Title and Trust Company by the Register of Wills of Allegheny County, Pennsylvania, on May 26, 1941 at No. 2479 of 1941. The administrator filed a Final Account which was audited during the week of March 16, 1942, and in a decree of distribution entered June 2, 1942 the court decreed as follows:

"To accountant for future accounting to be filed on or before the first Monday of June, 1934:

Postal Savings Bank of Rome, Italy, Pass Book No.

02592 (73/85) deposit (lire) 10,000.00

00176 (73/19) deposit (lire) 5,000.00

00177 (73/19) deposit (lire) 5,000.00

00719 (73/50) deposit (lire) 8,000.00

Distribution of the balance frozen by Executive Order suspended until further order of Court \$5,206.59."

The issuance of a vesting order will enable the Custodian to collect the distributive shares of the designated nationals in and to the cash in the hands of the administrator and to take custody of the Italian Postal Savings Bank Pass Books for such value as they may have.

Vesting is recommended.

*Paul V. Murphy*  
Chief  
Estates & Trusts  
Section

*Francis J. McNamara*  
Francis J. McNamara  
Assistant to the Alien Property Custodian

Date May 28, 1943

348417

RG 131-OAP  
Entry 65-AI-063  
File 17909  
Box 464

DATE ORIGINAL

VO. 17909

UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

PIETER J. A. DOOTJES

Claim No. 62495

Vesting Order No. 17909

DETERMINATION AND RETURN  
ORDER NO. 3683

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on March 18, 1958 (23 F.R. 1820).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

There are no fees for the prosecution of this claim.

Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Pieter J. A. Dootjes  
Goes, Holland

\$262.82 in the Treasury of the United States.

Executed at Washington, D. C., on

APR 21 1956

For the Attorney General

*Dallas S. Townsend*

Dallas S. Townsend  
Assistant Attorney General  
Director, Office of Alien Property

348418

RG 131-OAP  
 Entry 65-AI-063  
 File 17909  
 Box 464

ORIGINAL

Blanton

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property and Location</u>
Pieter J. A. Dootjes Goes, Holland	\$262.82 in the Treasury of the United States.
Claim No. 62495	
Vesting Order No. 17909	

Executed at Washington, D. C., on MAR 7 1958

For the Attorney General

*Paul V. Myron*

Paul V. Myron  
 Deputy Director  
 Office of Alien Property

348419

RG 131-0AP  
Entry 65-A1-063  
File 17909  
Box 464

DUPLICATE ORIGINAL

YO. 17909

UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of  
**JOANNA ODILIA MARIA HENRICA VRANCKEN-  
WAUTERS, MARIA THERESIA CAROLINA HUBERTINA  
PEETERS-VRANCKEN, JOSEPH LOUIS JAN MARIA  
PEETERS, FRANS LOUIS MARIA PEETERS, LOUIS  
ALBERT MARIA PEETERS, PAUL GEORGE MARIA  
PEETERS and MARIA JEANNE CLEMENTINE PEETERS**  
Claim No. 61011  
Vesting Order No. 17909

DETERMINATION AND RETURN  
ORDER NO. 3694

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on March 28, 1958 (23 Fed. Reg. 2087).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimants were the owners or the successors of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimants and predecessor in interest, if any, are eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

Claimants' agent, De Twentsche Bank N.V., Amsterdam, The Netherlands proposes to charge a fee of not more than 10 per cent of the amount to be returned for services rendered in connection with the prosecution of the claim.

Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Joanna Odilia Maria Henrica Vrancken-Wauters Weert, The Netherlands	\$131.41 in the Treasury of the United States to Joanna Odilia Maria Henrica Vrancken-Wauters
Joseph Louis Jan Maria Peeters Nijmegen, The Netherlands	\$131.41 in the Treasury of the United States jointly to all the claimants
Frans Louis Maria Peeters Nijmegen, The Netherlands	
Louis Albert Maria Peeters Nijmegen, The Netherlands	
Maria Theresia Carolina Hubertina Peeters-Vrancken, individually and as guardian of Paul George Maria Peeters and Maria Jeanne Clementine Peeters, minors Weert, The Netherlands	

Executed at Washington, D. C., on

APR 30 1958

348420

For the Attorney General

*Dallas S. Townsend*  
Dallas S. Townsend  
Assistant Attorney General

RG 131-OAP  
Entry 65-AI-063  
File 17909  
Box 464

**E ORIGINAL**

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property and Location</u>
Joanna Odilia Maria Henrica Vrancken-Wauters Weert, The Netherlands	\$131.41 in the Treasury of the United States to Joanna Odilia Maria Henrica Vrancken-Wauters
Joseph Louis Jan Maria Peeters Nijmegen, The Netherlands	\$131.41 in the Treasury of the United States jointly to all the claimants
Frans Louis Maria Peeters Nijmegen, The Netherlands	
Louis Albert Maria Peeters Nijmegen, The Netherlands	
Maria Theresia Carolina Hubertina Peeters-Vrancken, individually and as guardian of Paul George Maria Peeters, and Maria Jeanne Clementine Peeters, minors Weert, The Netherlands	

Claim No. 61011

Vesting Order No. 17909

Executed at Washington, D. C., on MAR 24 1958

For the Attorney General

*Paul V. Myron*

Paul V. Myron  
Deputy Director

Office of Alien Property

348421

RG 131-OAP  
Entry 65-AI-063  
File 17909  
Box 464

DATE 3/30/58

YO. 17909

UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

G. C. VROEGH

Claim No. 60434

Vesting Order No. 17909

DETERMINATION AND RETURN  
ORDER NO. 3695

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on March 20, 1958 (23 F. R. 1883).

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

The claimant's agent, Amsterdamsche Bank N.V. of Amsterdam, The Netherlands, proposes to charge a fee of \$5.00, amounting to less than 10% of the value of the property to be returned. The proposed fee is not in excess of the statutory limitation.

Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

G. C. Vroegh

\$262.82 in the Treasury of the United States.

The Hague,  
The Netherlands

Claim No. 60434

Vesting Order No. 17909

Executed at Washington, D. C., on

APR 30 1958

For the Attorney General

*Dallas S. Townsend*

Dallas S. Townsend  
Assistant Attorney General  
Director, Office of Alien Property

348422

RG 131-OAP  
Entry 65-A1-063  
File 17909  
Box 464

ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant

Property and Location

G. C. Vroegh  
The Hague,  
The Netherlands

\$262.82 in the Treasury of the United States.

Claim No. 60434

Vesting Order No. 17909

Executed at Washington, D. C., on

MAR 14 1950

For the Attorney General

*Paul V. Myron*

Paul V. Myron  
Deputy Director  
Office of Alien Property

348423

RG 131-OAP  
Entry 65-A1-063  
File 17909  
Box 464

VO. 17909

UNITED STATES OF AMERICA  
DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

**MRS. H. C. LIZE-VREEZEN**

**Claim No. 64344**

**Vesting Order No. 17909**

DETERMINATION AND RETURN  
ORDER NO. 2771

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described **was** timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on **April 13, 1956 (21 F.R. 2423)**.

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined;

The claimant **was** the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General as successor to the said Custodian within the meaning of section 32(a)(1).

The claimant and predecessor in interest, if any, **is** eligible to receive a return of property under section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of section 32(a)(5).

The total fee for the prosecution of this claim is \$26.00, to be charged by the Nederlandse Overzee Bank N.V., The Hague, Holland. This fee meets the requirements of Section 20.

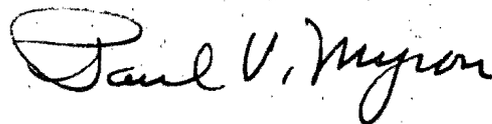
Upon the basis of the foregoing the claim **is** hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

**Mrs. H. C. Lize-Vreezen**  
**The Hague, Holland**

**\$262.82 in the Treasury of**  
**the United States.**

Executed at Washington, D. C., on **MAY 7 1956**

For the Attorney General:



**Paul V. Myron**  
**Deputy Director**  
**Office of Alien Property**

348424

RG 131-OAP  
Entry 65-AI-063  
File 17909  
Box 464

**ORIGINAL and FILE COPY**

*Blanton  
R-641*

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY  
WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to §32(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property and Location</u>
Mrs. H. G. Lise-Vraesen The Hague, Holland	\$262.82 in the Treasury of the United States.
Claim No. 64344 Vesting Order No. 17909	

Executed at Washington, D. C., on

APR 5 1946

For the Attorney General:

*Paul V. Myron*

Paul V. Myron  
Deputy Director  
Office of Alien Property

*al*

RG 131-OAP  
Entry 65-A1-063  
File 17909  
Box 464

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

F-49-1165

**17909**

Vesting Order

Re: Stock registered in the name of

**H. Oyens & Zonen, N.V.  
Amsterdam, The Netherlands**

and owned by persons whose names  
are unknown

Under the authority of the Trading with the Enemy Act, as amended, Executive Orders 9193, as amended, 9788 and 9989, and pursuant to law, after investigation, it is hereby found:

1. That the property described as follows:

Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the name of

**H. Oyens & Zonen, N.V.,**

together with all declared and unpaid dividends thereon, excepting from the foregoing, however, those shares of stock described in the attached Exhibit A, together with all declared and unpaid dividends thereon, concerning which, on or prior to the effective date of this vesting order, the issuing corporation or its transfer agent in the United States has received a license or a copy of a license removing such property from the restrictions of Executive Order 8389, as amended, or has been advised in writing by a banking institution in the United States of the removal of such restrictions and of the authorization therefor;

is property within the United States;

2. That the property described in subparagraph 1 hereof is owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or is evidence of ownership or control by persons, names unknown, who, if individuals, there is reasonable cause to believe are residents of a designated enemy country and which, if partnerships, associations, corporations, or other organizations, there is reasonable cause to believe are organized under the laws of a designated enemy country or on or since the effective date of Executive Order 8389, as amended, have had their principal places of business in a designated enemy country;
3. That the persons referred to in subparagraph 2 hereof are nationals of a designated enemy country;

and it is hereby determined:

348426

RG 131-OAP  
Entry 65-A1-063  
File 17909  
Box 464

to the extent that the persons referred to in subparagraph 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country.

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

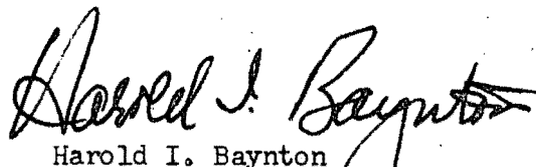
THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended, and the term "designated enemy country" has reference to Germany or Japan. The term "banking institution" as used herein shall have the meaning prescribed in section 5F of Executive Order 8389, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Supp. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 8389, Apr. 10, 1940, 5 F.R. 1400, as amended by E.O. 8785, June 14, 1941, 6 F.R. 2897, E.O. 8832, July 26, 1941, 6 F.R. 3715, E.O. 8963, Dec. 9, 1941, 6 F.R. 6348, E.O. 8998, Dec. 26, 1941, 6 F.R. 6785; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981; E.O. 9989, August 20, 1948, 13 F.R. 4891)

Executed at Washington, D. C., on May 18, 1951.

For the Attorney General



Harold I. Baynton  
Assistant Attorney General  
Director, Office of Alien Property

(Official Seal)

348427

DUPLICATE ORIGINAL

RG 131-0AP  
Entry 65-A1-063  
File 17909  
Box 464

Stock registered in the name of **H. Oyens & Zonen, N.V.**  
**Amsterdam, The Netherlands**

and owned by persons whose names are unknown

EXHIBIT A

The United States Leather Company no par value common stock evidenced by the certificates whose numbers are set forth below for the number of shares indicated:

<u>10 share certificates</u>	<u>10 share certificates</u>
Nos. 2325	Nos. 13336
5469	13337
5569	13338
6313	13335
6324	14085
9332	14086
9337	14087
9852	15781
9854	17501
9855	19523
9856	21986
12307	22229
12222	

RG 131-OAP  
Entry 65-A1-063  
File 17909  
Box 464

OFFICE OF ALIEN PROPERTY  
DEPARTMENT OF JUSTICE

INTER-OFFICE MEMORANDUM

To Mrs. Loyola M. Blanton,  
Assistant to the Records Officer

Date February 17, 1953

From Paul Gewirtz, Acting Chief *PJ*  
Foreign Funds Section

Subject Amendment to Vesting Order 17909  
Stock registered in the name of  
H. Oyens & Zonen, N.V., Amsterdam,  
The Netherlands, and owned by  
persons whose names are unknown

Attached are the mimeographed copies of an Amendment to Vesting Order Number 17909 in the above-entitled matter. The same has been prepared in conformity with a suggestion contained in a memorandum from Alton F. Weeks, Acting Chief, Collection and Custody Section, to me, dated February 2, 1953 which is also attached.

Kindly forward Mr. Weeks' memorandum to the Files.

P.G.

348429

REPRODUCED FROM ORIGINAL  
RG 131-OAP  
Entry 65-A1-063  
File 17909  
Box 464

*Memorandum* • UNITED STATES GOVERNMENT

TO : Paul Gewirtz, Acting Chief  
Foreign Funds Section

FROM : Alton F. Weeks, Acting Chief  
Collection and Custody Section

SUBJECT: Proposed Amendment to  
Vesting Order 17909

DATE: February 2, 1953

F-49-1165  
V. O. 17909  
HGH:AFW:SHK:ha

The subject Vesting Order purported to vest 250 shares The United States Leather Company common stock registered in the name of H. Oyens & Zonen, N.V., Amsterdam.

In reply to letters of service dated June 12, 1951 the Bankers Trust Company of New York, Transfer Agent for the above stock, advised by letter dated July 19, 1951 as follows:

"Certificates numbered 5461 and 17505 for ten (10) shares each were erroneously reported to you on Form OAP700 as certificates numbered 5469 and 17501 for ten (10) shares each."

As the certificates referred to are incorrectly enumerated it is requested that the necessary Amendment to Vesting Order 17909 be prepared.

Upon execution of the Amendment kindly forward same to the undersigned for servicing.

*AFW*  
A. F. W.

348430

RG 131-OAP  
Entry 65-A1-063  
File 17909  
Box 464

F-49-1165

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

Amendment to Vesting Order 17909

Re: Stock registered in the name of  
H. Oyens & Zonen, N.V., Amsterdam,  
The Netherlands, and owned by persons  
whose names are unknown.

Vesting Order 17909, dated May 18, 1951, is hereby amended as follows  
and not otherwise:

By deleting from Exhibit A, attached thereto and  
by reference made a part thereof, the numbers  
"5469" and "17501" set forth with regard to  
certificates for ten (10) shares each of The  
United States Leather Company no par value common  
stock, and substituting therefor respectively the  
numbers "5461" and "17505".

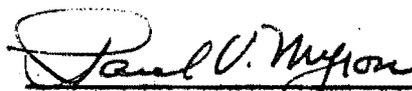
All other provisions of said Vesting Order 17909 and all actions  
taken by or on behalf of the Attorney General of the United States in  
reliance thereon, pursuant thereto and under the authority thereof are  
hereby ratified and confirmed.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Supp. 616;  
Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat.  
925; E.O. 8389, Apr. 10, 1940, 5 F.R. 1400, as amended by E.O. 8785, June  
14, 1941, 6 F.R. 2897, E.O. 8832, July 26, 1941, 6 F.R. 3715, E.O. 8963,  
Dec. 9, 1941, 6 F.R. 6348, E.O. 8998, Dec. 26, 1941, 6 F.R. 6785; E.O. 9193,  
July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945,  
10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981;  
E.O. 9989, August 20, 1948, 13 F.R. 4891)

Executed at Washington, D. C., on

February 24, 1953.

For the Attorney General



Paul V. Byron  
Deputy Director  
Office of Alien Property

348431

DUPLICATE ORIGINAL

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP  
 Entry 65-AI-063  
 File 17909  
 Box 464

Claimed

17909

STANDARD FORM NO. 64

Office Memorandum • UNITED STATES GOVERNMENT

HGH:MW:KFK:mts

TO : Mr. Max Wilfand, Acting Chief  
 Foreign Funds Section

DATE: April 27, 1951

WFK FROM : K. F. Korf

SUBJECT: H. Oyens & Zonen, N. V.  
 F-49-1165  
 OAP-700-2425

Attached is a proposed vesting order vesting, on the basis of reports on Form OAP-700 filed by issuers or transfer agents, the following securities of unidentified beneficial ownership, registered in subject's name:

Issuer	OAP Report No.	Description of shares and dividends	No. of Shares	Value as of 10/2/50
The United States Leather Company	2425	Non par value common stock	250	\$5,000.00

TOTAL \$5,000.00

Total value of all shares and dividends reported on Forms OAP-700 \$7,800.00

Approved by: Max Wilfand

RG 131-OAP  
 Entry 65-A1-063  
 File 17917  
 Box 464

unclaimed

UNITED STATES OF AMERICA  
 DEPARTMENT OF JUSTICE  
 OFFICE OF ALIEN PROPERTY

1017917

In the Matter of the Claim of  
 UNIVERSAL PICTURES COMPANY, INC.  
 Claim No. 61978  
 Vesting Order No. 17917

DETERMINATION AND RETURN  
 ORDER NO. 4422

Notice of Claim under Section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Unit.

Based upon reports of investigation, consultation with other interested Government agencies, representations made in the claim form, exhibits and in other documents of record, it is determined:

The claimant was the owner or the successor of the owner of the property described below immediately prior to vesting in or transfer to the Alien Property Custodian or the Attorney General, as successor to the said Custodian, within the meaning of Section 32(a)(1).

The claimant and predecessor in interest, if any, is eligible to receive a return of property under Section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation liability within the meaning of Section 32(a)(3) and (4).

A return of the property will not be contrary to the interest of the United States within the meaning of Section 32(a)(5).

The claimant has not been represented by anyone during the prosecution of this claim.

Upon the basis of the foregoing, the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return and after adequate provision for taxes and conservatory expenses:

Universal Pictures Company, Inc. \$1,593.00 in the Treasury of the United States  
 445 Park Avenue  
 New York, New York and

Claim No. 61978

All right, title, and interest of the Attorney General of the United States acquired by Vesting Order No. 17917 in and to the print of the film entitled DER REBELL in the custody of the Library of Congress.

Executed at Washington, D. C., on JAN 27 1964

For the Attorney General

*Anthony L. Mondello*  
 Anthony L. Mondello  
 Deputy Director  
 Office of Alien Property

348433

G 131-OAP  
ntry 65-AI-063  
ile 177  
OX 42

TO: Mr. Julian M. Hare  
Chief, Files Section

Date June 2, 1960

SUBJECT: DIE DREIGROSCHENOPER (Motion Picture)  
Vesting Order No. 17917

17017917

Transmitted herewith for deposit in the vault is:

Original OAP License No. \_\_\_\_\_

Original Amendatory Letter dated \_\_\_\_\_ to License No. \_\_\_\_\_

Signed Copy of Agreement between OAP and Fulton Brylawski, on behalf of his clients, Lotte Lenya (Mrs. Kurt Weill) and Stefan Brecht, dated May 18, 1960.

Paul E. Lichlyter  
~~Copyright Clerk~~  
Paul E. Lichlyter *per subm*

RG 131-OAP  
Entry 65-AI-063  
File 17917  
Box 464

50:00:10  
619-1-3839

Mar 25 1960

Mr. Milton Brylawski  
226 East Capitol Street  
Washington 3, D. C.

Dear Mr. Brylawski:

Reference is made to your correspondence with this office and our conference of March 7, 1960, at which a tentative agreement was reached and which is now summarized as follows:

You have represented to this office that your clients, Lotte Lemp (Mrs. Kurt Mehl) and Stefan Bruck, are the present proprietors of the renewal copyright of the operetta "Die Dreigroschenoper". Your said clients undertake to recognize and respect licenses granted by this office for the distribution or exhibition in the United States of prints of the motion picture "Die Dreigroschenoper" (German version only), which motion picture and all rights therein were vested by the Alien Property Custodian by Vesting Order 17017, and they agree not to take any steps, by legal action or otherwise, to interfere with or prevent the distribution or exhibition of said picture by any licensee or licensees of this office within the United States (including, but not limited to, Brandon Films, Inc., the current licensee of this office under said motion picture).

In consideration of this agreement and undertaking on the part of your clients the office of Alien Property agrees that it will not interfere with the exploitation, distribution and exhibition in the United States of a new motion picture version of said operetta which you have stated is to be produced in Germany by Kurt Ulrich Film and/or Gloria Film.

The foregoing will constitute an agreement between us upon your acceptance, indicated below, on behalf of your above-identified clients.

It should be noted that the foregoing does not necessarily indicate concurrence by this office in the legal conclusions suggested in your letter of January 24, 1960 and the legal memoranda enclosed therewith.

Sincerely yours,

(Signed) Paul V. Myron  
Deputy Director  
Office of Alien Property

ACCEPTED:

DATE: May 18, 1960

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RG 131-GAP  
 Entry 65-AI-063  
 File 17917  
 Box 424

*17917 file*

17917

HGH:PEL:OEM:vk

May 7, 1951

Memorandum to: Mr. Harold I. Baynton  
 Assistant Attorney General  
 Director, Office of Alien Property  
  
 From: Henry G. Hilken, Chief  
 Operations Branch  
  
 Subject: Rights in motion pictures owned by  
 Universum-Film A.G. and others

Attached is a proposed vesting order, whereby there would be vested in the Attorney General (1) all statutory and common law rights in the German motion pictures listed in Exhibits A, B, C, D and E of the proposed vesting order, (2) all right, title and interest of nationals of Germany in prints of these pictures in the United States, and (3) all right, title and interest of nationals of Germany in any and all agreements and licenses relating to (1) and (2).

The titles of the motion pictures listed in Exhibit A were taken from the Film Spiegel, Kinematographische Monatshefte, years 1929, 1930 and 1931/32, a copy of which is in the Library of Congress.

Exhibits B, C and D of the proposed vesting order list motion pictures, prints of which are or have been in the possession of this Office, but which have not been "res" vested by other vesting orders. The names of the producers of the motion pictures listed in Exhibit B were determined from the files of the Copyright Unit. The motion pictures listed in Exhibit C are further identified by their respective directors instead of by their producers. Exhibit D lists those motion pictures the producers and directors of which are unknown or could not be substantiated.

Exhibit E lists two motion pictures, the titles of which were submitted by Paul F. Moss, president of International Tele-Film Productions, Inc., 331 Madison Avenue, New York City, who indicated that they were produced by Universum Film A.G., "Ufa" of Berlin, Germany.

There are no known valid non-enemy interests in the above motion pictures which would be affected by the proposed vesting order. I recommend that the said motion pictures be vested. Accordingly, the attached proposed vesting order has been prepared for that purpose.

*HGH*  
Henry G. Hilken

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REPRODUCED  
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Entry 65-AI-063  
File 17917  
Box 46A

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

Vesting Order 17917

Re: Rights in motion pictures owned  
by Universum-Film A.G. and others

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the persons (including individuals, partnerships, associations, corporations or other business organizations) whose names and last known addresses are set forth in Column 2 of Exhibits A, B and E attached hereto and made a part hereof, are residents of, or are organized under the laws of, or have or on or since the effective date of Executive Order 8389, as amended, have had their principal places of business in, Germany and are nationals of a designated enemy country (Germany);
2. That the producers of the motion pictures listed in Exhibits C and D attached hereto and made a part hereof, who, if individuals, there is reasonable cause to believe are residents of Germany and who, if partnerships, associations, corporations or other business organizations, there is reasonable cause to believe are organized under the laws of, or have or on or since the effective date of Executive Order 8389, as amended, have had their principal places of business in Germany, are nationals of a designated enemy country (Germany);
3. That the property described as follows:
  - (a) All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law, of the United States and of the several States thereof, in, to and under the following:
    - (1) The motion pictures listed in said Exhibits A, B, C, D and E, including, but not limited to, the exclusive right to exhibit same in whole or in part by any means within the United States, all rights to arrange, adapt, revise, translate, and duplicate said motion pictures in whole or in part, and every copyright, claim of copyright, right to copyright, and right to renew the copyright or copyrights in said motion pictures
    - (2) The screen plays, scenarios, and shooting scripts upon which said motion pictures are based, including, but not limited to, all motion picture and television rights therein, and every copyright, claim of copyright, right to copyright, and right to renew the copyright or copyrights in said screen plays, scenarios, and shooting scripts
    - (3) The rights to dramatize, perform, represent, and reproduce on motion picture film those portions of the published and unpublished works subject to copyright, other than the above mentioned screen plays, scenarios, and shooting scripts, which underlie or are embodied in said motion pictures and to exhibit such film by any means in the United States
  - (b) All right, title, interest, and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of the persons referred to in subparagraphs 1 and 2 hereof, and also of all other persons (including individuals, partnerships, associations, corporations or other business organizations), whether or not named elsewhere in this Order including said Exhibits A, B, C, D and E, who are citizens and residents of, or which are organized under the laws of or have their principal places of business in, Germany, and are nationals of such designated enemy country, in, to and under the following:

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RG 131-OAP  
Entry 65-AI-063  
File 17917  
Box 464

- (1) All prints in the United States of the motion pictures listed in said Exhibits A, B, C, D and E
- (2) All arrangements, adaptations, revisions, dramatizations, translations, and versions of the motion pictures listed in said Exhibits A, B, C, D and E
- (3) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to the property described in subparagraphs 3(a), 3(b)(1) and 3(b)(2) of this Vesting Order
- (c) All monies and amounts, and all rights to receive monies and amounts, by way of damages, royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to the property described in subparagraphs 3(a) and 3(b), of this Vesting Order, and
- (d) All causes of action accrued or to accrue at law or in equity with respect to the property described in subparagraphs 3(a), 3(b), and 3(c) hereof, including but not limited to the rights to sue for and recover all damages and profits and to request and receive the benefits of all remedies provided by common law and by statute for the infringement of any copyright, for the violation of any right and for the breach of any obligation described in or affecting the aforesaid property,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the persons referred to in subparagraphs 1, 2, and 3(b) hereof, the aforesaid nationals of a designated enemy country (Germany) and is property of, or is property payable or held with respect to copyrights or rights related thereto in which interests are held by, and such property itself constitutes interest therein held by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

- 4. That to the extent that the persons referred to in subparagraphs 1 and 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 50 U.S.C. App.1; 55 Stat. 839, 50 U.S.C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong.; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Sup.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D. C., on **May 24, 1951.**

For the Attorney General:

**(Signed) Harold I. Baynton**

Harold I. Baynton  
Assistant Attorney General  
Director, Office of Alien Property

(Official Seal)

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 RG 131-0AP  
 Entry 65-A1-063  
 File 17917  
 Box 46A

EXHIBIT A

<u>Column 1</u>	<u>Column 2</u>
<u>Title</u>	<u>Producer and/or Distributor</u>
Abschied	Universum-Film A.G. "Ufa" Berlin, Germany
An heiligen Wassern	Fanal-Filmproduktion G.m.b.H. Berlin, Germany
Die andere Seite	Candofilm Verleih und Vertriebs G.m.b.H. Berlin, Germany
Arme kleine Eva	Gustav Althoff-Film Berlin, Germany
Baby	Ondra-Lamac-Film G.m.b.H. Berlin, Germany
Berge in Flammen.	Vandal & Delacé Tonfilm Produktions G.m.b.H. Berlin, Germany
Bobby geht los	Deutsche Universal-Film A.G. Berlin, Germany
Bomben auf Monte Carlo	Universum-Film A.G. "Ufa" Berlin, Germany
Boykott	Emelka-Konzern Munich, Germany
Der brave Sünder	Cine-Allianz-Tonfilm G.m.b.H. Berlin, Germany
Das brennende Herz	Terra-Film A.G. Berlin, Germany
Bruder Bernhard	Münchener Lichtspielkunst A.G. Munich, Germany
Ein Burschenlied aus Heidelberg	Universum-Film A.G. "Ufa" Berlin, Germany
Die Cousine aus Warschau	Cine Allianz-Tonfilm G.m.b.H. Berlin, Germany
Cyankali	Atlantis Film G.m.b.H. Berlin, Germany
D-Zug 13 hat Verspätung	Universum-Film A.G. "Ufa" Berlin, Germany
Delikatessen	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Dolly macht Karriere	Universum-Film A.G. "Ufa" Berlin, Germany
Donauwalzer	Aafa-Film A.G. Berlin, Germany
Das Donkosakenlied	Deutsche Universal-Film A. G. Berlin, Germany
Dreigroschenoper (German version only)	Tonbild Syndikat A.G. Berlin, Germany
Die Ehe	Velde-Film Berlin, Germany

348439

RG 131-OAP  
 Entry 65-A1-063  
 File 17917  
 Box 46A

EXHIBIT A

Column 2

Producer and/or Distributor

Einbrecher	Universum-Film A. G. "Ufa" Berlin, Germany
Eine Woche Glück	Greenbaum Film G.m.b.H. Berlin, Germany
Er und seine Schwester (1931 production)	Ondra-Lamac Film G.m.b.H. Berlin, Germany
Erotik	Vereinigte Star-Film G.m.b.H. Berlin, Germany
Es flüstert die Liebe (1929 production)	Aafa-Film A.G. Berlin, Germany
Es wird schon wieder besser	Universum-Film A.G. "Ufa" Berlin, Germany
Der falsche Ehemann	Universum-Film A. G. "Ufa" Berlin, Germany
Die Faschingsfee	Greenbaum Film G.m.b.H. Berlin, Germany
Die fidele Herrenpartie	Aafa-Film A.G. Berlin, Germany
Das Flötenkonzert von Sanssouci	Universum-Film A.G. "Ufa" Berlin, Germany
Fräulein Else	Poetic-Film G.m.b.H. Berlin, Germany
Die Frau, die Dich niemals vergisst	Bayerische-Film G.m.b.H. Munich, Germany
Die Frau, nach der man sich sehnt	Terra-Film A.G. Berlin, Germany
Die Frau, von der man spricht	Aafa-Film A.G. Berlin, Germany
Frauen am Abgrund	Ilma-Film Produktions G.m.b.H. Berlin, Germany
Der Frechdachs	Universum-Film A.G. "Ufa" Berlin, Germany
Die 5 verfluchten Gentlemen	Vandal & Delac Tonfilm Produktions G.m.b.H. Berlin, Germany
Ein ganz verflixter Karl	Orplid-Film G.m.b.H. Berlin, Germany
Gassenhauer	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Der Gefangene der Bernina	Emelka-Konzern Munich, Germany
Der Geheimagent (Ein Mann fällt vom Himmel)	Deutsche Universal Film A.G. Berlin, Germany
Das Geheimnis der roten Katze	Erich Engels Film G.m.b.H. Berlin, Germany
Das Gespensterschiff (Das Schiff ohne Hafen)	Harry Piel Film G.m.b.H. Berlin, Germany
Gigolo, der schöne arme Tanzleutnant	Haase-Film Berlin, Germany

348440

RG 131-0AP  
Entry 65-A1-063  
File 17917  
Box 46A

EXHIBIT A

- 3 -

Column 2

Producer and/or Distributor

<u>Title</u>	<u>Producer and/or Distributor</u>
Glück über Nacht	H. M. - Film Berlin, Germany
Die grosse Sehnsucht (Achtung - Aufnahme)	Cicero-Film G.m.b.H. Berlin, Germany
Der Günstling von Schönbrunn	Greenbaum-Film G.m.b.H. Berlin, Germany
Die Halbwüchsigen	Gustav Althoff-Film Berlin, Germany
Hans in allen Gassen	Froehlich-Film G.m.b.H. Berlin, Germany
Hasenklein kann nichts dafür	Central-Film, Fett & Co. Berlin, Germany
Die heiligen drei Brunnen	Hom-Film G.m.b.H. Berlin, Germany
Heute Nacht - eventuell	Orplid-Film G.m.b.H. Berlin, Germany
Hier Nachtgespenst - wer dort	Henny Porten Film Produktion G.m.b.H. Berlin, Germany
Hingabe	Orplid Film G.m.b.H. Berlin, Germany
Der Hochtourist (1931 production)	Universum-Film A.G. "Ufa" Berlin, Germany
Hokus - Pokus	Universum-Film A.G. "Ufa" Berlin, Germany
Ihre Hoheit befiehlt	Universum-Film A. G. "Ufa" Berlin, Germany
Ihre Majestät die Liebe (German version only)	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Im Banne des Eulenspiegels	Kollektiv-Film G.m.b.H. Berlin, Germany
In einer kleinen Konditorei	Emelka Konzern Munich, Germany
Die Jagd nach der Million	Aafa-Film A.G. Berlin, Germany
Jenseits der Strasse	Prometheus Film Verleih und Vertriebs G.m.b.H., Berlin, Germany
Jonny braucht Geld	P.D.C. - Film Berlin, Germany
Jonny stiehlt Europa	Harry Piel Film G.m.b.H. Berlin, Germany
Kaiserin Elisabeth von Osterreich (Der Leidensweg einer Frau)	Gottschalk Tonfilm Produktions G.m.b.H. Berlin, Germany
Kampf	Majestic-Film G.m.b.H. Berlin, Germany
Kasernenzauber	Hegewald-Film G.m.b.H. Berlin, Germany
Katherine Knie	Erich Engels Film G.m.b.H. Berlin, Germany

348441

RG 131-0AP  
Entry 65-A1-063  
File 17917  
Box 46A

EXHIBIT A

- 4 -

Column 2

<u>Title</u>	<u>Producer and/or Distributor</u>
Der keusche Joseph	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Die keusche Kokotte	Emelka Konzern Munich, Germany
Kiki	Ondra-Lamac-Film G.m.b.H. Berlin, Germany
Der kleine Seitensprung	Universum-Film A.G. "Ufa" Berlin, Germany
Kohlhiesels Töchter (1930 production)	Henny Porten Film Produktion G.m.b.H. Berlin, Germany
Der Korvettenkapitän	Aafa-Film A.G. Berlin, Germany
Kriminalreporter Hohn	Engels & Schmidt Tonfilm G.m.b.H. Berlin, Germany
Das Land des Mächelns	Richard Tauber Tonfilm G.m.b.H. Berlin, Germany
Laubenkolonie (Die lustigen Musikanten)	Aafa Film A.G. Berlin, Germany
Liebe und Champagner	Greenbaum-Film G.m.b.H. Berlin, Germany
Liebesabenteuer	Vandal & Delac Tonfilm Produktions G.m.b.H. Berlin, Germany
Der Liebling der Götter	Universum-Film A.G. "Ufa" Berlin, Germany
Das Lied der schwarzen Berge	Deutsche Eidophon-Film G.m.b.H. Berlin, Germany
Das Lied einer Nacht	Cine-Allianz-Tonfilm G.m.b.H. Berlin, Germany
Ludwig II	Deutsche Universal-Film A.G. Berlin, Germany
Lügen auf Rügen	Aafa-Film A.G. Berlin, Germany
Der Lumpenball	Karl Heinz Produktion Berlin, Germany
Der lustige Witwer	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Madame hat Ausgang	Vandal & Delac Tonfilm Produktions G.m.b.H. Berlin, Germany
Madonna oder Dirne	Mondial-Film G.m.b.H. Berlin, Germany
Das Mähdohenschiff	Hegewald-Film G.m.b.H. Berlin, Germany
Männer ohne Beruf	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Mamsell Nitouche	Vandor-Film Berlin, Germany
Man braucht kein Geld	Cine-Allianz-Tonfilm G.m.b.H. Berlin, Germany

348442

RG 131-OAP  
Entry 65-A1-063  
File 17917  
Box 467

EXHIBIT A

- 5 -

Column 2

<u>Title</u>	<u>Producer and/or Distributor</u>
Der Mann, der den Mord beging	Terra-Film A.G. Berlin, Germany
Der Mann, der seinen Mörder sucht	Universum-Film A.G. "Ufa" Berlin, Germany
Mascottchen	Greenbaum-Film G.m.b.H. Berlin, Germany
Mein Herz sehnt sich nach Liebe	Aafa-Film A.G. Berlin, Germany
Mein Glück - bist Du	May-Film A. G. Berlin, Germany
Menschen im Feuer	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
. . . mit Küchenbenutzung	Krich Engels Film G.m.b.H. Berlin, Germany
Mitternachtsliebe	Froehlich Film G.m.b.H. Berlin, Germany
Mutter Krausens Fahrt ins Glück	Prometheus Film Verleih und Vertriebs G.m.b.H. Berlin, Germany
Mutterliebe (1929 Production)	Henny Porten Film Produktion G.m.b.H. Berlin, Germany
Die Nacht ohne Pause	Deutsche Universal-Film A.G. Berlin, Germany
Das närrische Glück	Aafa-Film A.G. Berlin, Germany
Napoleon auf St. Helena, der gefangene Kaiser	Peter Ostermayr Produktion G.m.b.H. Berlin, Germany
Nie wieder Liebe	Universum-Film A.G. "Ufa" Berlin, Germany
Niemandsland	Candofilm Verleih und Vertriebs G.m.b.H. Berlin, Germany
Nur Dich hab ich geliebt	Aafa-Film A.G. Berlin, Germany
Nur Du	Deutsches Lichtspiel Syndikat A.G. Dresden, Germany
Oh Mädchen, mein Mädchen, wie lieb ich Dich	Aafa-Film A.G. Berlin, Germany
Opernredoute	Greenbaum-Film G.m.b.H. Berlin, Germany
Der Orlow	H. R. Sokal Film G.m.b.H. Berlin, Germany
Panik in Chicago	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Rasputin (Der Dämon der Frauen)	Gottschalk Tonfilm Produktions G.m.b.H. Berlin, Germany
Rauschgift	Universum-Film A.G. "Ufa" Berlin, Germany

348443

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RG 131-0AP  
Entry 65-AI-063  
File 17917  
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EXHIBIT A

<u>Column 1</u>	<u>Column 2</u>
<u>Title</u>	<u>Producer and/or Distributor</u>
Der Rebell (Die Feuer rufen)	Deutsche Universal Film A.G. Berlin, Germany
Reserve hat Ruh	Aafa-Film A.G. Berlin, Germany
Rosenmontag	Universum-Film A.G. "Ufa" Berlin, Germany
Der Ruf des Nordens	Hom-Film G.m.b.H. Berlin, Germany
Schachmatt	Gnom-Tonfilm G.m.b.H. Berlin, Germany
Das Schicksal der Renate Langen	Aafa-Film A.G. Berlin, Germany
Das Schiff der verlorenen Menschen	Max Glass Produktion G.m.b.H. Berlin, Germany
Der Schlemihl	Biograph Film G.m.b.H. Berlin, Germany
Das schöne Abenteuer	Universum-Film A.G. "Ufa" Berlin, Germany
Schützenfest auf Schilda	Gottschalk Tonfilm Produktions G.m.b.H. Berlin, Germany
Schuss im Morgengrauen	Universum-Film A.G. "Ufa" Berlin, Germany
Schuss im Tonfilm-Atelier	Universum-Film A.G. "Ufa" Berlin, Germany
Der schwarze Domino	Aafa-Film A.G. Berlin, Germany
Der schwarze Husar	Universum-Film A.G. "Ufa" Berlin, Germany
Sein Scheidungsgrund	Universum-Film A.G. "Ufa" Berlin, Germany
Seine Frau, die Hochstaplerin	Universum-Film A.G. "Ufa" Berlin, Germany
Seitensprünge (1931 production)	Deutsche Universal-Film A.G. Berlin, Germany
Sensation im Wintergarten	Lothar Stark-Film G.m.b.H. Berlin, Germany
Der Sieger	Universum-Film A. G. "Ufa" Berlin, Germany
Die Somme	Candofilm Verleih und Vertriebs G.m.b.H. Berlin, Germany
Spielereien einer Kaiserin	Greenbaum-Film G.m.b.H. Berlin, Germany
Spuren im Schnee (1929 production)	Emelka Konzern Munich, Germany
Ein steinreicher Mann	Deutsche Universal-Film A.G. Berlin, Germany
Der Storch streikt	Deutsche Universal-Film A. G.

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RG 131-0AP  
 Entry 65-A1-063  
 File 17917  
 Box 467

EXHIBIT A

<u>Column 1</u>	<u>Column 2</u>
<u>Title</u>	<u>Producer and/or Distributor</u>
Strich durch die Rechnung	Universum-Film A.G. "Ufa" Berlin, Germany
Stürme der Leidenschaft	Universum-Film A.G. "Ufa" Berlin, Germany
Tarakanowa, die falsche Zarentochter	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Tempo - Tempo	Aafa-Film A.G. Berlin, Germany
Der Tiger	Universum-Film A. G. "Ufa" Berlin, Germany
Ein toller Einfall	Universum-Film A. G. "Ufa" Berlin, Germany
Der träumende Mund	Emelka Konzern Munich, Germany
Troika	Hisa-Film G.m.b.H. Berlin, Germany
. . . und das ist die Hauptsache	May-Film A.G. Berlin, Germany
Unter falscher Flagge	Deutsche Universal-Film A. G. Berlin, Germany
Vater und Sohn	Deutsches Lichtspiel Syndikat A.G. Berlin, Germany
Die verkaufte Braut	Reichsliga-Film Berlin, Germany
Voruntersuchung	Universum-Film A.G. "Ufa" Berlin, Germany
Die Wasserteufel von Hieflau	Deutsche Universal-Film A.G. Berlin, Germany
Der Weg durch die Nacht	Maxim-Film Gesellschaft Düner & Co. Berlin, Germany
Wehe, wenn er losgelassen	Ondra-Lamac Film G.m.b.H. Berlin, Germany
Die weisse Hölle von Piz Palu	H. R. Sokal Film G.m.b.H. Berlin, Germany
Der weisse Rausch	H. R. Sokal Film G.m.b.H. Berlin, Germany
Die weissen Teufel (Die neuen Wunder des Schneeschuhs)	H. R. Sokal Film G.m.b.H. Berlin, Germany
Wenn der weisse Flieder wieder blüht	Münchner Lichtspielkunst A.G. Munich, Germany
Wenn die Liebe Mode macht	Universum-Film A.G. "Ufa" Berlin, Germany
Wo die Wolga fließt (Auferstehung)	Deutsche Universal-Film A.G. Berlin, Germany

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Entry 65-A1-063  
File 17917  
Box 46A

EXHIBIT A

- 8 -

<u>Column 1</u>	<u>Column 2</u>
<u>Title</u>	<u>Producer and/or Distributor</u>
Zapfenstreich am Rhein	Delog-Film Berlin, Germany
Zwei glückliche Tage	Aafa-Film A.G. Berlin, Germany
Zweierlei Moral	Klangfilm G.m.b.H. Berlin, Germany
Zweimal Hochzeit	Cine-Allianz-Tonfilm G.m.b.H. Berlin, Germany

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 Entry 65-A1-063  
 File 17917  
 Box 46A

EXHIBIT B

<u>Column 1</u>	<u>Column 2</u>
<u>Title</u>	<u>Producer and/or Distributor</u>
Aufregung in Manila	Terra-Film A.G. Berlin, Germany
Colon - Panama Canal	Hamburg-Amerikanische Packetfahrt A.G. Hamburg, Germany
Crossing the Andes by Water	Hamburg-Amerikanische Packetfahrt A.G. Hamburg, Germany
The Danube from the Black Forest to Vienna	Reichsbahnzentrale für den deutschen Reiseverkehr Berlin, Germany
Germany's Lure of Sunshine and Show	Tofa, Tonfilmfabrikations G.m.b.H. Berlin, Germany
Der Herr Bürovarsteher	Elite-Tonfilmproduktions G.m.b.H. Berlin, Germany
In old Hessen	Reichsbahnzentrale für den deutschen Reiseverkehr Berlin, Germany
Der kleine Schwindlerin	T.K. - Tonfilmproduktions G.m.b.H. Berlin, Germany
Der moderne Student	Atlantic-Film Hans Arnau & Co., Berlin, Germany
Thousand Year old Cities	Reichsbahnzentrale für den deutschen Reiseverkehr Berlin, Germany

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EXHIBIT C

<u>Title</u>	<u>Director</u>
Der Kampf ums Matterhorn (alternate titles: (1) Der Herr der Berge, (2) Die Musketiere vom Matterhorn)	Luis Trenker, who is also the principal actor in the picture
Wiegenlied	Karl Lamac

RG 131-OAP  
Entry 65-A1-063  
File 17917  
Box 46A

EXHIBIT D

Titles of Motion Pictures

- Du bist verrückt mein Kind
- German Winter Sports, Championships 1935
- Homeland
- Leningrad
- Melodien
- Richard Wagner where he lived and died
- Russia
- Ruthenia
- Stuttgart
- The Violin
- Wie es damals war
- Winter Olympics
- Winter Sports at Garmisch - Partenkirchen.

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EXHIBIT E

<u>Column 1</u>	<u>Column 2</u>
<u>Title</u>	<u>Producer and/or Distributor</u>
Orgelklänge	Universum-Film A.G. "Ufa" Berlin, Germany
Von Schwarzkitteln und Schauflern	Universum-Film A.G. "Ufa" Berlin, Germany

RG 131-OAP  
 Entry 65-AI-063  
 File 18072  
 Box 466

*unclaimed*

DEPARTMENT OF JUSTICE  
 OFFICE OF ALIEN PROPERTY

18072

VESTING RECOMMENDATION

- (1) SUBJECT: Estate of Markus Ostermeier, deceased  
 File No. D-28-13020: E.T.Sec. 17146
- (2) DATE OF DEATH: January 24, 1945, intestate
- (3) COURT: Surrogate's Court of Bronx County, State of New York  
 Docket No. 1185 A 1950
- (4) FIDUCIARY: James W. Brown, Public Administrator of Bronx County,  
 Bronx, New York, administrator
- (5) DATE OF APPOINTMENT: June 27, 1950
- (6) ATTORNEY: Robert Williamson, 349 E. 149th Street, Bronx, New York
- (7) DESIGNATED NATIONALS:

Names & Addresses:

Description of Interests:

Maria Ostermeier  
 10 Winterstrasse,  
 Munich, Germany  
 United States Zone.

1/2 net estate, approxi-  
 mately \$500

Domiciliary personal repre-  
 sentatives, heirs-at-law,  
 next-of-kin, legatees and  
 distributees. names unknown,  
 of Alois Ostermeier, deceased,  
 except Alois Ostermeier, Jr.  
 (son) a resident of the United  
 States, including but not limited  
 to:

Elizabeth Pauer(daughter)  
 52 Deisenhofener Strasse  
 Munich, Germany  
 United States Zone.

1/2 net estate, approxi-  
 mately \$500

- (8) ASSETS: Gross estate (cash) \$1,276.36  
 Administration expenses (estimated) 276.36  
 Net estate \$1,000.00

- (9) TYPE OF VESTING: Right, title and interest.
- (10) STATUS OF PROCEEDING: Administrator is preparing his account. Decree  
 will be entered within two months.
- (11) COMMENTS: The above named decedent died intestate in the Philippine  
 Islands on January 24, 1945 leaving as his sole distributees  
 his mother and father, both designated nationals of an enemy  
 country, namely Germany. The father died in Germany on  
 July 4, 1949 and was survived by his widow, Maria Ostermeier,  
 and a daughter, Elizabeth Bauer, each residing at the address  
 in Germany (See paragraph 7 hereof) and by a son, Alois  
 Ostermeier, residing in New York.

*THS*  
 1/s/ *Thomas H. Creighton, Jr.*, Chief  
 Estates & Trusts Branch *per G.P.*

Date

June 12, 1951

348449

RG 131-OAP  
 Entry 65-A1-063  
 File 18072  
 Box 466

DEPARTMENT OF JUSTICE  
 OFFICE OF ALIEN PROPERTY

Vesting Order 18072

Re: Estate of Markus Ostermeier, deceased  
 File No. D-28-13020; E.T. Sec. 17146

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Maria Ostermeier and Elizabeth Bauer, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the domiciliary personal representatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown, of Alois Ostermeier, deceased, except Alois Ostermeier, Jr. a resident of the United States, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, except Alois Ostermeier, Jr. a resident of the United States, and each of them, in and to the estate of Markus Ostermeier, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
4. That such property is in the process of administration by James W. Brown, Public Administrator of Bronx County, as administrator, acting under the judicial supervision of the Surrogate's Court of Bronx County, New York;

and it is hereby determined:

5. That to the extent that the persons identified in subparagraph 1 hereof and the domiciliary personal representatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown, of Alois Ostermeier, deceased, except Alois Ostermeier, a resident of the United States, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest.

THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D. C., on, **June 20, 1951.**

(Official Seal)

For the Attorney General

*Harold I. Baynton*  
 HAROLD I. BAYNTON  
 Assistant Attorney General  
 Director, Office of Alien Property

348450

Duplicate Original

RG 131-0AP  
Entry 131-65-A-1086  
File 19093  
Box 769

unclaimed

348451

19093

JDH:AP:DM

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

VESTING RECOMMENDATION

- (1) SUBJECT: Trust Agreement No. 4477 between Albert Heimann, Trustor, and Pioneer Trust & Savings Bank, Trustee, dated December 22, 1939. File No. D-28-13128-G-1
- (2) COURT: Not under judicial supervision.
- (3) FIDUCIARY: Pioneer Trust & Savings Bank, 4000 West North Avenue, Chicago, Illinois.
- (4) ATTORNEY: None
- (5) DESIGNATED NATIONALS:

Names & Addresses:

Description of Interest:

Lena Schuttler  
Tranke Str. 17, Korbach  
Waldeck, Germany

Vested remainder interest to 1/9  
of corpus, approximately \$4,021.34

Domiciliary personal representa-  
tives, heirs, next-of-kin,  
legatees & distributees, names  
unknown of Maria Huske, deceased  
c/o Bernard Huschke  
Ems Str. 10, Telgte Westf.  
Germany

Vested remainder interest to 1/9  
of corpus, approximately \$4,021.33

Ferdinand Heimann  
Huf-und Wagen-Schmiede  
Landwirtschaftliche  
Maschinen und Eisenwaren  
Appelhulsen i. Westf.

Vested remainder interest to 1/9  
of corpus, approximately \$4,021.33

Domiciliary personal represen-  
tatives, heirs, next-of-kin,  
legatees & distributees, names  
unknown, of Theodore Heimann,  
deceased  
c/o Andreas Heimann  
Hixholsenweg 6  
Velbert Rheinland, Germany

Vested remainder interest to 1/9  
of corpus, approximately \$4,021.33

Clements Heimann  
Kinderhauser Str. 92  
Munster, Westfalen, Germany

Vested remainder interest to 1/9  
of corpus, approximately \$4,021.33

Lena Bruehmann  
Kilian Str. 3, Korbach  
Waldeck, Germany

Life income beneficiary of 1/9 of  
corpus with power in trustee to  
invade principal for her benefit

Greta Johnes  
Germany

Remainderman of trust for benefit  
of Lena Bruehmann

Children, names unknown, of  
Greta Johnes  
Germany

Alternate remaindermen of trust  
for benefit of Lena Bruehmann

Bertha Bruehmann  
Germany

Remainderman of trust for benefit  
of Lena Bruehmann

RG 131-0AP  
Entry 131-65-A-1086  
File 19093  
Box 469

-2-

Children, names unknown, of  
Bertha Bruehmann  
Germany

Alternate remaindermen of trust  
for benefit of Lena Bruehmann

Wilhelm Bruehmann  
Germany

Remainderman of trust for benefit  
of Lena Bruehmann

Children, names unknown, of  
Wilhelm Bruehmann  
Germany

Alternate remaindermen of trust  
for benefit of Lena Bruehmann.

(6) ASSETS: Cash approximately: \$24,007.99

(7) TYPE OF VESTING: Right, title and interest.

(8) PROVISIONS OF TRUST INSTRUMENT: ARTICLE TWO: "Upon the death of the Trustor the Trustee shall have the complete and exclusive management and control of said real estate, or such part thereof as shall then be a part of the trust estate, IN TRUST, nevertheless, upon the following trusts, terms and conditions:

FIRST: As soon after the death of the Trustor as convenient the Trustee shall liquidate the trust assets and convert the same into cash or negotiable securities. For that purpose it shall have full and complete power and authority to sell any and all of the real estate contained in the trust, for such prices and upon such terms as it shall believe best, such sales to be made for cash, by cash and purchase money mortgage, or under Articles of Agreement for trustee's deed. The trustee shall not be required to sell all of the real estate at one time, but shall have in mind the intention of the Trustor that the entire liquidation shall be completed within ten (10) years after his death, except such portion of the trust estate as shall be retained on behalf of LENA BRUEHMANN as hereinafter set forth. The Trustee shall consult with LOUIS BRUEHMANN as to all matters of policy pertaining to the trust estate, but in no event shall any purchaser of any trust assets be required or privileged to inquire of the Trustee as to whether or not it has complied with said request.

SECOND: From time to time as the Trustee shall liquidate the trust assets it shall distribute the cash received in the liquidation, including any accumulated income and income in negotiable securities that the Trustee may believe advisable to distribute, in the manner hereinafter set forth. For that purpose the trustee shall divide the amount available for distribution into nine (9) equal parts, payable as follows:

- (1) The Trustee shall assign, pay over, and deliver one (1) of said parts to LOUIS BRUEHMANN, now residing at 3615 N. Whipple Street, Chicago, Ill., brother of Trustor's deceased wife,
- (2) The Trustee shall assign, pay over, and deliver two (2) of said parts to META GIEBL, now residing at 1629 N. Mohawk Ave. Chicago, Ill., sister of Trustor's deceased wife.
- (3) The Trustee shall assign, pay over, and deliver one (1) of said parts to LENA SCHUTTLER, now residing in Germany, sister of Trustor's deceased wife.
- (4) The Trustee shall assign, pay over, and deliver one (1) of said parts to MARIA HUSKE, now residing in Germany, sister of Trustor's deceased wife.

348452

RG 131-0AP  
Entry 131-65-A-1086  
File 19093  
Box 469

-3-

- (5) The Trustee shall assign, pay over, and deliver one (1) of said parts to FERDINAND HEIMANN, now residing in Germany, brother of Trustor.
- (6) The Trustee shall assign, pay over, and deliver one (1) of said parts to THEODORE HEIMANN, now residing in Germany, brother of the Trustor.
- (7) The Trustee shall assign, pay over, and deliver one (1) of said parts to CLEMENTZ HEIMANN, now residing in Germany, brother of the Trustor.
- (8) The Trustee shall set aside the remaining one (1) part in a trust fund to be held for the benefit of LENA BRUEHMANN, who is now residing in Germany, and is the step-mother of Trustor's deceased wife. During the life-time of said LENA BRUEHMANN, the Trustee shall pay her the net income from her trust fund and, in addition thereto, as much of the principal of the trust estate as in its sole discretion shall be necessary for her maintenance, and support, and as may be necessary for any emergency may arise.

Such payments shall continue until her death, or until said trust fund shall be exhausted. Any assets remaining in her trust fund at the time of her death shall then be distributed in equal shares to GRETA JOHNES, BERTHA BRUEHMANN, and WILHELM BRUEHMANN, who now reside in Germany, and are half-brother and half-sisters of Trustor's deceased wife. The share of any half-brother or half-sister who may be deceased shall be paid to their children, if any, otherwise to the survivor of said half-brother and half-sister."

- (9) COMMENTS: The trustor died on September 7, 1950. The trustee appears to have made three payments totaling \$120 to the income beneficiary LENA BRUEHMANN. Such payments are illegal because unlicensed and on accounting trustee should be surcharged. See "Disbursements" informal statement of account for period December 31, 1951 to June 28, 1952. The account does not reflect payments or withholding of income tax on income earned by trust for LENA BRUEHMANN.

*James D. Hill*  
s/ James D. Hill, Chief  
Litigation Branch

Date December 5 - 1952

348453

RG 131-0AP  
Entry 131-65-A-1086  
File 79093  
Box 769

DEPARTMENT OF JUSTICE  
OFFICE OF ALIEN PROPERTY

VESTING ORDER 19093

Re: Trust Agreement No. 4477 between Albert Heimann, Trustor and Pioneer Trust & Savings Bank, Trustee, dated December 22, 1939. File No. D-28-13128 G-1

Under the authority of the Trading with the Enemy Act, as amended, (50 U.S.C.App. and Sup. 1-40); Public Law 181, 82d Congress, 65 Stat. 451; Executive Order 9193, as amended by Executive Order 9567 (3 CFR, 1943 Cum. Supp.: 3 CFR 1945 Supp.); Executive Order 9788 (3 CFR, 1946 Supp.) and Executive Order 9989 (3 CFR, 1948 Supp.), and pursuant to law, after investigation, it is hereby found:

1. That Lena Schuttler, Ferdinand Heimann, Clementz Heimann, Lena Bruehmann, Greta Johnes, Bertha Bruehmann, and Wilhelm Bruehmann, whose last known address is Germany, on or since December 11, 1941, and prior to January 1, 1947, were residents of Germany and are, and prior to January 1, 1947, were nationals of a designated enemy country (Germany);
2. That the domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Maria Huske, deceased, and of Theodore Heimann, deceased; and the children, names unknown, of Greta Johnes, of Bertha Bruehmann and of Wilhelm Bruehmann, who there is reasonable cause to believe are and, on or since December 11, 1941 and prior to January 1, 1947, were residents of Germany, are and prior to January 1, 1947 were nationals of a designated enemy country (Germany);
3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof in and to and arising out of or under that certain trust agreement No. 4477 dated December 22, 1939, by and between Albert Heimann, trustor, and Pioneer Trust & Savings Bank, trustee, is property which is and prior to January 1, 1947, was within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to or which is evidence of ownership or control by the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That the national interest of the United States requires that the persons identified in subparagraphs 1 and 2 hereof, be treated as persons who are and prior to January 1, 1947, were nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States, the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

December 15, 1952.

Executed at Washington, D.C. on

(Official Seal)

For the Attorney General:

(Signed) Rowland F. Kirks

348454