

G 131-DAP
Entry 131-65-A-1086
File 7934
Box 41

claimed

7934

December 20, 1946

MEMORANDUM TO: Mr. Donald Sham,
Secretary

FROM: Howland H. Sargeant, Chief
Division of Patent Administration

SUBJECT: Trademark of A. Atmanspacher, of
Ehrenfriedersdorf, Germany
Trademark Registration No. 264,475

Attached is a vesting order for trans-
mittal to the Attorney General for signature. It has the
approval of General Counsel.

The subject matter of this order was
approved at the meeting of the Executive Committee on
December 18 as Item Number 6c.

Howland H. Sargeant
Howland H. Sargeant, Chief
Division of Patent Administration

REPRODUCED AT THE NATIONAL ARCHIVES

L. A. H.

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December 3, 1946

MEMORANDUM TO: The Executive Committee of the
Office of Alien Property
Department of Justice

FROM: Division of Patent Administration

SUBJECT: Trademark of A. Atraspacher,
of Ehrenfriedersdorf, Germany
Trademark registration No. 264,475

There is submitted herewith for the consideration of the Executive Committee a report on the investigation of the subject trademark registration.

Attached to the report is a proposed vesting order which the Committee may wish to consider in connection with making its recommendation to the Attorney General.

Howland H. Sargeant

Howland H. Sargeant, Chief
Division of Patent Administration

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OFFICE OF ALIEN PROPERTY CUSTODIAN
DIVISION OF PATENT ADMINISTRATION
FOREIGN INTEREST ANALYSIS SECTION

INVESTIGATION REPORT

Interests of A. Atmanspacher of Ehrenfriedersdorf,
Germany in Trademark Registration No. 264,475

I. Subject of Investigation

The following trademark:

<u>REG. NO.</u>	<u>DATE</u>	<u>REGISTRANT</u>	<u>CHARACTER OF GOODS</u>
264,475	11/26/29	A. Atmanspacher Ehrenfriedersdorf, Saxony, Germany	Boots and Shoes of leather, rubber or textile materials etc.

II. Scope of Investigation

- 1) Title report relating to the above trademark.
- 2) Cancellation Proceedings pending in the Patent Office.

III. Legal Title to Trademark

The mark was registered on November 26, 1929 to
A. Atmanspacher, Ehrenfriedersdorf, Germany, a firm com-
posed of Albin Atmanspacher, Hans Atmanspacher and Kurt
Atmanspacher; it is registered under the Act of
February 20, 1905.

No record has been found of any assignment of the
registration.

No interest in the mark has been reported by any
American manufacturer.

IV. Foreign Nationality

A. Atmanspacher is a firm composed of Albin Atmanspacher,
Hans Atmanspacher and Kurt Atmanspacher, all German
citizens, located and doing business at Ehrenfriedersdorf,
Saxony, Germany.

Hence A. Atmanspacher is a national of a foreign
country, (Germany).

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1 Analysis

The trademark "Panther" identified in Section I of the report has not been vested and stands of record in the name of the registrant, A. Atmanspacher of Ehrenfriedersdorf, Saxony, Germany.

The Lawson Products, Inc. of Pawtucket, Rhode Island, have filed a petition for cancellation of the Registration No: 264,475 alleging that it damages them because they have adopted the mark for use on elastic girdles and other garments manufactured of rubber.

The mark was used by Atmanspacher on boots and shoes of leather, rubber or textile materials or combination of these materials. It is probable that the mark was cited against Lawson Products, Inc. when they attempted to register the trademark "Panther" for clothing, since shoes and clothing would be considered by the Patent Office to be of the same descriptive properties.

The Cancellation Proceedings are pending in the Patent Office and appearance has been entered on behalf of the Custodian to gain time for consideration of the desirability of vesting the mark.

At a meeting of the Executive Committee on June 16, 1943, it was determined:

- (1) to vest all trademarks, applications and registrations of nationals of enemy countries which are involved in interference, opposition and cancellation proceedings before the Patent Office;
- (2) to petition the Commissioner of Patents to substitute the Alien Property Custodian in said proceedings; and
- (3) to take such action in connection therewith as may be deemed necessary in the public interest to protect the trademark rights involved.

Use of the mark "Panther" by others than the Atmanspacher firm would probably tend to deceive and confuse the public for the reason that the "Panther" mark has been widely advertised in the past, sufficiently so to lead

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the ordinary purchaser of goods so marked to rely on the quality of "Panther" shoes as a standard of quality of other "Panther" products. The mark has value in industry, as is evident from the attempt of Lawson Products, Inc. to have it cancelled. The property should be protected from being preempted by persons who may not, in fact, be entitled to the use of the mark and the American purchasing public should be protected against deception through the use by others of the mark "Panther".

Vesting of the mark will allow the Alien Property Custodian to defend the cancellation proceedings in the Patent Office and to protect the public interest in the trademark rights.

VI. Recommendation

It is recommended therefore that the trademark "Panther" Registration No. 264,475 be vested.

VII. Vestible Interests

The trademark registered in the United States Patent Office identified as follows:

<u>REG. NO.</u>	<u>DATE</u>	<u>REGISTRANT</u>	<u>CHARACTER OF GOODS</u>
264,475	11/26/29	A. Atmanspacher Ehrenfriedersdorf, Germany	Boots and shoes of leather, rubber or textile material or combinations of these materials,

and registration thereof together with

- a) the good will of the business in the United States and all its possessions to which said trademark is appurtenant,
- b) 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),
- c) any interests of any nature whatsoever in and any rights and claims of every character and description to said business, good will and trademark and registration thereof,

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

Submitted by:

Roger P. Carter
Examiner

Reviewed by:

Ralph S. Rice
Attorney

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OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 7934

Re: Trademark Registration No. 264,475, owned by
A. Atmanspacher of Ehrenfriedersdorf, Germany

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 A. Atmanspacher is a business organization organized under the laws of, and maintaining its principal place of business in, Germany and is a national of a foreign country (Germany);
2. That the property described as follows:
 - (a) The trademark registered in the United States Patent Office and the registration thereof identified as follows:

<u>REG. NO.</u>	<u>DATE</u>	<u>REGISTRANT</u>	<u>CHARACTER OF GOODS</u>
264,475	11/26/29	A. Atmanspacher Ehrenfriedersdorf Saxony, Germany	Boots and shoes of leather, rubber or textile material or combinations of these materials;

together with

- (b) the good will of the business in the United States and all its possessions to which said trademark is appurtenant,
- (c) 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),
- (d) any interests of any nature whatsoever in and any rights and claims of every character and description to said business, good will and trademark and registration thereof,
- (e) all accrued royalties payable or held with respect to such trademark and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof,

is property of, or is property payable or held with respect to trademarks or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, the aforesaid national of a foreign 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.

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DUPLICATE ORIGINAL

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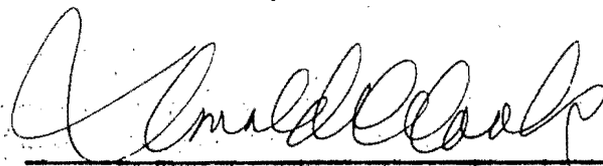
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The term "national" as used herein shall have the meaning prescribed in section 10 of Executive Order 9193, as amended.

(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 December 24, 1946:

For the Attorney General



Donald C. Cook, Director,
Office of Alien Property

(Official Seal)

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Box 411

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OFFICE OF ALIEN PROPERTY CUSTODIAN

7940

INTER-OFFICE MEMORANDUM

To Mr. John Ward Cutler, Acting General Counsel Date December 27, 1946
Attention: Mr. Campbell
From Philip Blacklow, Acting Chief (PB) Subject Dividends on stock of American Bosch Corporation beneficially owned by Robert Bosch, G.m.b.H.
Division of Investigation

Attached are the mimeographed copies of the Vesting Order in the above matter.

P. B.

Attachments:

CC: Mr. Sham
Attention: Mrs. Blanton

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Box 411

MEMORANDUM

Date

December

Dividends on stock of American Bosch Corporation beneficially owned by Robert Bosch, G.m.b.H.

Confidential NOV 27 1946

OFFICE OF ALIEN PROPERTY
Department of Justice

7940

MEMORANDUM TO: The Executive Committee

FROM: Philip Blacklow, Acting Chief
Division of Investigation

RE: Dividends on stock of American Bosch Corporation,
owned by Robert Bosch, G.m.b.H.

By Vesting Order Number 9, dated May 19, 1942, the Alien Property Custodian vested 535,000 shares of stock of American Bosch Corporation, a New York corporation, on the finding that this stock was the property of "Nationals of a Foreign Country as designated in Executive Order No. 8389." This finding is based on a report showing that the shares were beneficially owned by Robert Bosch, G.m.b.H., Stuttgart, Germany. A Section 9 suit is pending in the United States District Court for the District of Columbia.

In March 1942, and previous to the vesting of the stock, American Bosch Corporation declared a dividend of 25 cents per share payable on April 3, 1942. The dividend on the 535,000 shares amounted to \$133,750 and after deducting the Federal withholding tax, the balance of \$120,375 was paid into a blocked account in the name of "George Murnane, as Voting Trustee, Pursuant to Voting Trust Agreement Dated November 30, 1940" in the National City Bank of New York, 55 Wall Street, New York, N. Y. This amount, which is now vestible, was not vested by the terms of Vesting Order Number 9. Additional evidence obtained by the Department of Justice Mission in Germany, indicates further that the shares of stock of American Bosch were beneficially owned by Bosch of Germany.

Accordingly, it is recommended that the balance of the above dividend in the sum of \$120,375 and which is still deposited in a blocked account in the name of George Murnane, as voting trustee, be vested.

Philip Blacklow
Philip Blacklow, Acting Chief
Division of Investigation

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OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 7940

Re: Dividends on stock of American Bosch Corporation beneficially owned by Robert Bosch, G.m.b.H.

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:

1. It is hereby found that Robert Bosch, G.m.b.H., the last known address of which is Stuttgart, Germany, is a corporation organized under the laws of Germany, and which has or, since the effective date of Executive Order No. 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);
2. It having been found in Vesting Order Number 9, dated May 19, 1942, that 535,000 shares of the capital stock of American Bosch Corporation (a New York corporation), deposited with the City Bank Farmers Trust Company, 22 William Street, New York, New York, as agent for the Voting Trustee appointed pursuant to Voting Trust Agreement dated November 30, 1940, were the property of Nationals of a Foreign Country designated in Executive Order No. 8389, as amended, as defined therein, and such shares having been vested thereby;
3. It is hereby found that the property described as follows:

That certain debt or other obligation of the National City Bank of New York, 55 Wall Street, New York, arising out of a blocked bank account entitled, "George Murnane, as Voting Trustee Pursuant to Voting Trust Agreement Dated November 30, 1940", and any and all rights to demand, enforce and collect the same,

represents a deposit made in said bank account in April 1942 on account of dividends (after the deduction of the United States Government Withholding tax) declared and paid on the stock described in sub-paragraph 2 hereof, and 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 aforesaid Robert Bosch, G.m.b.H., a national of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the person named in sub-paragraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national 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 sub-paragraph 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.

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DUPLICATE ORIGINAL

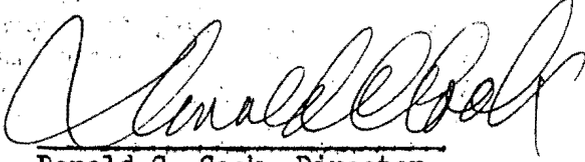
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File 7940
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Re: Dividends on stock of American Bosch Corporation beneficially owned by Robert Bosch, G.m.b.H.

(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 January 3, 1947.

For the Attorney General



Donald C. Cook, Director
Office of Alien Property

(Official Seal)

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DUPLICATE ORIGINAL

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Box 411

UNITED STATES OF AMERICA

7940

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of:
ROY F. STEWARD
(Robert Bosch, G.m.b.H., Debtor)
Debt Claim No. 32

DETERMINATION AND
PAYMENT ORDER NO. 579

This is a debt claim timely filed under Section 34 of the Trading with the Enemy Act, as amended, for the payment of the sum of \$4,565.11, asserted by Roy F. Steward with respect to Robert Bosch, G.m.b.H. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section.

Based upon reports of investigation, the representations made in the claim form, in exhibits and in other documents of record, IT IS DETERMINED:

The claimant is eligible to receive payment of a debt claim under Section 34(a) of the Act.

The debt was due and owing to the claimant by the debtor immediately prior to the vesting of the debtor's property and did not arise from any action or transactions prohibited by the Trading with the Enemy Act, as amended.

There are no defenses to the payment of the claim.

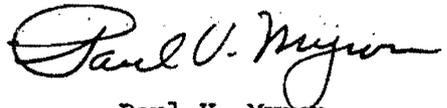
There is sufficient cash in the debtor's account to pay this and all other debt claims asserted with respect to this debtor.

There are no fees for prosecuting this claim.

Upon the basis of the foregoing, the claim is hereby allowed and IT IS ORDERED that the Comptroller pay to Roy F. Steward, Professional Building, Meriden, Connecticut, the sum of \$4,565.11 from the proceeds of Vesting Order No. 7940 in the account of Robert Bosch, G.m.b.H., Account No. 28-0328.

Executed at Washington, D. C., on AUG 18 1954

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

348811

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Entry 131-65-A-1086
File 8008
Box 412

unclaimed

JJS/JLD/NEW YORK

8008

TO: The Executive Committee [REDACTED]
FROM: The Property Division, Estates and Trusts Section
(File No. D-28-10030; E. T. Sec. No. 14228)

RECOMMENDATION

Jurisdiction: Section 2 (f) of E. O. 9095, as amended.
Source of Information: Form APC-3, unless otherwise noted.

- (1) ESTATE: Frederick Wilhelm Meyer, deceased, a/k/a William Meyer, Frederick W. Meyer and Friedrich W. Meyer deceased.
 - (2) COURT: Surrogate's Court, Kings County State of New York. Index No. 2403/1945.
 - (3) FIDUCIARY: William Meyer, also known as Wilhelm Meyer, 1028 Jefferson Avenue, Brooklyn, New York, and Frederica Flor, 470 Irving Avenue, Brooklyn, New York, as Executors.
 - (4) ATTORNEYS: Burkard & Burkard, Esqs., 57-38 Myrtle Avenue, Ridgewood, Brooklyn 27, New York.
 - (5) DESIGNATED COUNTRY: Germany
 - (6) DESIGNATED NATIONALS
- | | LAST KNOWN ADDRESS |
|-----------------|--|
| Johann Hadelor | Wesermunde-Leho, Geibel Strasse 4, Germany |
| Hinrich Hadelor | Wesermunde-Leho, Jacobi Strasse 34 Germany |
| Wilma Meyer | Wesermunde-Leho, Krusel Strasse 36 Germany |
| August Meyer | Wesermunde-Leho, Krusel Strasse 36 Germany |
| Hetta Thien | Wesermunde-Leho, Kaiserwilhelm Strasse 29, Germany |

348812

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. Supp. 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 **January 16, 1947**;

(Official Seal)

For the Attorney General

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- (7) VESTIBLE PROPERTY OR INTERESTS: All right, title, interest and claim of any kind or character whatsoever of Johann Hadelor, Hinrich Hadelor, Wilma Meyer, August Meyer and Metta Thien, and each of them, in and to the estate of Frederick Wilhelm Meyer, a/k/a William Meyer, Frederick W. Meyer and Friedrich W. Meyer, deceased.

The property and interest distributable and payable to the above-named nationals are as follows:

Johann Hadelor is entitled to One thousand (\$1,000) Dollars less Ten (\$10.00) Dollars as his proportionate share of the Estate tax.

Hinrich Hadelor is entitled to Seven Hundred and Fifty (\$750.00) Dollars less Seven Dollars and Fifty (\$7.50) Cents which is his proportionate share of the Estate Tax.

Wilma Meyer is entitled to Five Hundred (\$500.00) Dollars less Five (\$5.00) Dollars which is her proportionate share of the Estate Tax.

August Meyer and Metta Thien are entitled to Seven Hundred and twenty-two $\frac{75}{100}$ (\$722.75) and Seven Hundred and twenty-two $\frac{76}{100}$ (\$722.76) Dollars as their shares of the residuary estate.

- (8) STATEMENT OF FACTS: The above-named decedent died a resident of Kings County, City and State of New York and left a Last Will and Testament, dated the 20th day of August, 1937, which was admitted to probate by a Surrogate of Kings County and Letters Testamentary were issued to William Meyer, also known as Wilhelm Meyer, and Frederica Flor on July 19, 1945.

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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. Supp. 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. 11881)

Executed at Washington, D. C., on January 16, 1947:

(Official Seal)

For the Attorney General

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Paragraphs "FIFTH" "SIXTH" "SEVENTH" and "TENTH" of the Last Will and Testament read as follows:

"FIFTH: I give and bequeath to my nephew, JOHANN HADELER, Wesermunde-Lene, Geibel Strasse 4, Germany, the sum of ONE THOUSAND (\$1,000.00) DOLLARS."

SIXTH: I give and bequeath to my nephew, HINRICH HADELER, Wesermunde-Lehe, Jacobi Strasse 34, Germany, the sum of SEVEN HUNDRED FIFTY (\$750.00) DOLLARS.

SEVENTH: I give and bequeath to my niece, WILMA MEYER, the sum of FIVE HUNDRED (\$500.00) DOLLARS.

TENTH: All the rest, residue and remainder of my estate, both real and personal, I give, devise and bequeath to my brother, AUGUST, and my sisters, BETHE and METTA all residing in Germany, in equal shares. In the event that my said brother does not survive me I direct that the share which he would have taken under this will shall be divided equally between my said sisters, BETHE AND METTA, and in the event that either one of my said sisters, Bethe and Metta, does not survive me I direct that the share which said sister would have taken under this will shall be divided equally between the remaining survivors."

Bethe Hadelor died on September 17, 1937 in Germany and was survived by Johann and Hinrich Hadelor, her sons.

The remainder of the legatees are all residents of the United States

The executors are anxious to avoid a formal accounting and are obtaining releases from all of the other persons interested in this estate.

- (9) RECOMMENDATION: Vesting of the property and interests of the designated nationals named in Item 6 hereof is recommended.

/s/ *Arthur R. Schor*
Arthur R. Schor
Acting Chief
Estates & Trusts Section

Thos H. Creighton, Jr.
Thos H. Creighton, Jr.

Date December 2, 1946 CHIEF, PROPERTY DIVISION 946

348814

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 8193, 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. 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 January 16, 1947:

(Official Seal)

For the Attorney General *[Signature]*

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Box 412

APC-60
12-2-46

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order **8008**

Estate of Frederick Wilhelm Meyer, also known as William Meyer, Frederick W. Meyer and Friedrich W. Meyer, deceased, (File D-28-10030; E.T. Sec. 14228)

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 Johann Hadelar, Hinrich Hadelar, Wilma Meyer, August Meyer and Metta Thien, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the estate of Frederick Wilhelm Meyer, also known as William Meyer, Frederick W. Meyer and Friedrich W. Meyer, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by William Meyer, also known as Wilhelm Meyer, and Frederica Flor, as Executors, acting under the judicial supervision of the Surrogate's Court, Kings County, State of New York;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 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).

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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. 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 **January 16, 1947**

(Official Seal)

For the Attorney General

-REF 131-OAP
Entry 65A1063
File V.O. 8220
Box 413

unclaimed

EEH/San Francisco

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

8220

TO: The Executive Committee.
FROM: The Property Division, Estates and Trusts Section
(File D-28-11263; E. T. Sec. 15620)

RECOMMENDATION

Jurisdiction: Section 2(f) of E.O. 9095, amended.
Source of Information: Form APC-3, unless otherwise noted.

- (1) ESTATE: Kate Scheunert, deceased.
- (2) COURT: Superior Court of the State of California, in and for the City and County of San Francisco, No. 101007.
- (3) FIDUCIARY: A. Teichert, Jr., 1846 - 37th Street, P.O. Box 1113, Sacramento, California, Executor.
- (4) ATTORNEYS: Devlin & Devlin & Diepenbrock, 1212 California State Life Building, Sacramento 14, California.
- (5) DESIGNATED COUNTRY: Germany
- (6) DESIGNATED NATIONALS: LAST KNOWN ADDRESS:
- | | |
|-------------------------|---|
| Higo Kirsch | Schonfeld, Deppeldiswalde,
Sachsen, Germany |
| Louisa Kirsch Feirabend | Hackenberg, Fehrbelin Brandenburg,
Germany |
| Mrs. Gertrud Moissner | Lehrhof Zug, Zug, by Freiberg,
Saxony, Germany |
| Elvira Maluke | Guhrau, Germany |
| Hildegard Handke | Quies, Post Rauszen u/Halle a/s
Number 43 6/ Menzel, Germany |
| Walter Handke | Wilhelmstrasse 10, Heilbron, Germany |
| Emil Scheunert | Posenerstrasse 97, Breslau, Germany |
- (7) VESTIBLE PROPERTY AND INTERESTS: All right, title, interest and claim of any kind or character whatsoever of the above designated nationals,

348816

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., 50 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

February 17, 1947

(Official Seal)

For the Attorney General

DONALD C. COOK, Director,
Office of Alien Property

REF 131-OAP
Entry 65A1063
File V.O. 8220
Box 413

Estate of Kate Scheunert, deceased
(file D-28-11263; E.T.Sec. 15620)

and each of them, in and to decedent's estate, which interest is distributable and payable as follows:

- Hugo Kirsch, nephew by marriage 1/48 of residue of the estate
or approximately \$552.79
- Louisa Kirsch Feirabend,
a niece by marriage 1/48 of residue of the estate
or approximately \$552.79
- Mrs. Gertrud Meissner,
a grandniece by marriage 1/192 of residue of the estate
or approximately \$138.21
- Elvira Maluke,
a grandniece by marriage 1/192 of residue of the estate
or approximately \$138.21
- Hildegard Handke,
a grandniece by marriage 1/192 of residue of the estate
or approximately \$138.21
- Walter Handke,
a grandnephew by marriage 1/192 of residue of the estate
or approximately \$138.21
- Emil Scheunert,
a nephew by marriage 1/8 of residue of the estate
or approximately \$3,316.80

The estate consists of cash in the amount of \$37,527.57. (See telegram from Emmet B. Hayes, dated January 23, 1947).

The estate is subject to a specific bequest of \$5,000.00 to local residents as well as expenses of administration, etc.

(8) STATEMENT OF FACTS: Decedent's last will and testament was admitted to Probate and the Executor appointed on November 8, 1945. As to the designated nationals the will provides:

" I hereby give, bequeath and devise one half of the said residue to the sisters and brothers of my deceased beloved husband, Hugo Scheunert, to be divided between them share and share alike, in equal parts, and if any of the said brothers and sisters of my deceased husband shall have predeceased me, then the share hereby given to such predeceased brother or sister shall pass to the children of such predeceased brother or sister by right of representation, and in default of children then to the heirs at law.

348817

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, if 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 9183, as amended. (40 Stat. 411, 50 U.S.C. App. 1; 35 Stat. 939, 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. 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

February 17, 1947;

(Official Seal)

For the Attorney General

REF 131-OAP
Entry 65A1063
File v.o. 8220
Box 413

ate of Kate Schounert, deceased
ile D-28-11263; E.T.Sec. 15620)

Decedent died subsequent to the effective date of California
Probate Code Section 259.

(9) RECOMMENDATION: Vesting of the property and interests of the
designated nationals named in Item (6) hereof is recommended.

Arthur R. Schor

/s/ Arthur R. Schor
Acting Chief
Estates and Trusts Section

J.L.D.
2.6.47

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Property Division

Date February 10, 1947

REPRODUCED AT THE NATIONAL ARCHIVES

348818

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. Supp. 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

February 17, 1947:

(Official Seal)

For the Attorney General

Donald G. Cook
DONALD G. COOK, Director

REF 131-OAP
Entry 65A1063
File V.O. 8220
Box 413

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 8220

Re: Estate of Kate Scheunert, deceased
(File D-28-11263; E.T.Sec. 15620)

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 Hugo Kirsch, Louisa Kirsch Feirabend, Mrs. Gertrud Meissner, Elvira Maluke, Hildegard Handke, Walter Handke and Emil Scheunert, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to the Estate of Kate Scheunert, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by A. Teichort, Jr., as Executor, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;

and it is hereby determined:

4. That to the extent that the above named persons 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).

REPRODUCED AT THE NATIONAL ARCHIVES

348819

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. Supp. 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

February 17, 1947;

(Official Seal)

For the Attorney General

DONALD C. COOK, Director,
Office of Alien Property

DUPLICATE ORIGINAL

RG 131-OAP
Entry 131-65-A-1086
File 8604
Box 415

unclassified

JJS:DES:NEW YORK

Office of Alien Property
Department of Justice

8606

TO: The Executive Committee
FROM: The Property Division, Estates and Trusts Section
(File No. D-28-10269; E.T. Sec. 14631)

RECOMMENDATION

Jurisdiction: Section 2(f) of E. O. 9095, as amended.
Source of Information: Form APC-3, unless otherwise noted.

- (1) ESTATE: John G. Reinhardt, deceased.
- (2) COURT: Suffolk County Probate; Docket No. 300214.
- (3) FIDUCIARY: Herman Loewenberg, 185 Devonshire Street, Boston, Massachusetts, surviving executor and surviving trustee.
- (4) ATTORNEYS: Loewenberg & Harden, 185 Devonshire Street, Boston 10, Massachusetts.

(5) DESIGNATED COUNTRY: Germany

DESIGNATED NATIONALS:	LAST KNOWN ADDRESS:
Hans Reinhardt	Rotham See, Germany
Ernest Lindenberger	Rotham See, Germany
Otto Lindenberger	Rotham See, Germany
Emilie Maier	Rotham See, Germany

(7) VESTIBLE PROPERTY OR INTEREST: All right, title, interest, and claim of any kind or character whatsoever of said designated nationals and each of them in and to the estate of John G. Reinhardt, deceased.

The property and interest distributable and payable to the designated nationals are:

Hans Reinhardt	One-third entire estate.
Ernest Lindenberger	One-twelfth entire estate.
Otto Lindenberger	One-twelfth entire estate.
Emilie Maier	One-twelfth entire estate.

Gross estate is approximately \$55,000.00

REPRODUCED AT THE NATIONAL ARCHIVES

348820

RG 131-0AP
Entry 131-65-A-1086
File 8604
Box 415

- 2 -

(8) STATEMENT OF FACTS: John G. Reinhardt died testate a resident of Boston, Suffolk County, Massachusetts. His will was duly proved and admitted to probate in said County and letters testamentary issued to Herman Loewenberg and Emma L. Reinhardt, the executors named therein; the other executor named in said will having deceased. Both executors qualified by filing bonds without surety each in the sum of \$60,000. Emma L. Reinhardt died January 4, 1942 and Herman Loewenberg is the sole surviving executor.

The executor's inventory filed in Court listed assets of the estate appraised as follows:

Personal property	\$ 23,522.37
Real estate	<u>12,000.00</u>
Total	\$ 35,522.37

The real estate was sold at public auction under license of Court for the sum of \$7,675.00.

The will of the testator provided a trust of the entire estate the income therefrom to be paid to his widow, Emma L. Reinhardt during her life and, upon her death said estate, to descend to the testator's heirs at law. Herman Loewenberg and Emma L. Reinhardt were appointed trustees August 21, 1941 by said Court and both filed bonds without surety in the sum of \$50,000. The death of Emma L. Reinhardt, January 4, 1942, terminated the trust and the estate passed to the testator's heirs at law.

RG 131-OAP
Entry 131-65-A-1086
File 8604
Box 415

- 3 -

The decedent was survived by his widow, Emma L. Reinhardt, a sister Barbara Kreisel of Amsterdam, New York, a brother, Hans Reinhardt, of Rotham See, Germany, and by a niece and three nephews, children of Friedericka Lindenberger, a deceased sister, all of Rotham See, Germany, except George Lindenberger, resident in Natick, Massachusetts.

Herman Loewenberg, sole surviving executor, filed a first account covering the period from May 15, 1941 to May 28, 1945. He charges himself therein with receipt of \$39,408.42 and asks to be allowed for payments in the sum of \$20,565.30, leaving a balance remaining in his hands of \$18,752.12 consisting of cash and United States Government bonds. The account contains items of partial distribution to the domestic heirs, Barbara Kreisel and George Lindenberger aggregating \$9,600.00. The designated nationals take under Article II of the will which provides:

"II. After the payment of my just debts and funeral expenses, I give, devise and bequeath all my estate, real, personal and mixed, wherever located, to my said Trustees, in trust nevertheless, for the following purposes: - to pay the income of my entire estate to my beloved wife, EMMA L. REINHARDT, for and during her natural life. In the event my said wife should claim a portion of the estate, as she would have taken if I had died intestate, the trust herein created shall cease, and my wife is then to receive such portion of my estate as she is by law entitled, and no more. If my wife will disclaim her rights to my estate as widow, and will accept the terms of this, my Will, then, the trust shall remain in force, and the trustees shall pay over to her the entire income of my estate during her life. At

RG 131-OAP
Entry 131-65-A-1086
File 8604
Box 415

- 3 -

The decedent was survived by his widow, Emma L. Reinhardt, a sister, Barbara Kreisel of Amsterdam, New York, a brother, Hans Reinhardt, of Rotham See, Germany, and by a niece and three nephews, children of Friedericka Lindenberger, a deceased sister, all of Rotham See, Germany, except George Lindenberger, resident in Natick, Massachusetts.

Herman Loewenberg, sole surviving executor, filed a first account covering the period from May 15, 1941 to May 28, 1945. He charges himself therein with receipt of \$39,408.42 and asks to be allowed for payments in the sum of \$20,565.30, leaving a balance remaining in his hands of \$18,752.12 consisting of cash and United States Government bonds. The account contains items of partial distribution to the domestic heirs, Barbara Kreisel and George Lindenberger aggregating \$9,600.00. The designated nationals take under Article II of the will which provides:

"II. After the payment of my just debts and funeral expenses, I give, devise and bequeath all my estate, real, personal and mixed, wherever located, to my said Trustees, in trust nevertheless, for the following purposes: - to pay the income of my entire estate to my beloved wife, EMMA L. REINHARDT, for and during her natural life. In the event my said wife should claim a portion of the estate, as she would have taken if I had died intestate, the trust herein created shall cease, and my wife is then to receive such portion of my estate as she is by law entitled, and no more. If my wife will disclaim her rights to my estate as widow, and will accept the terms of this, my Will, then, the trust shall remain in force, and the trustees shall pay over to her the entire income of my estate during her life. At

348823

RG 131-OAP
Entry 131-65-A-1086
File 8604
Box 415

- 4 -

estate of John G. Reinhardt, deceased.
(File No. D-28-10269; E.T. Sec. 14631)

the death of my said wife, all my estate shall descend to my heirs-at-law."

Except for the persons named in Paragraph (6) hereof there are no other designated nationals known to have an interest in the estate of this decedent. The remaining fractional interests are payable to residents of the United States.

- (9) RECOMMENDATION: Vesting of the property and interests of the designated nationals named in Item (6) hereof is recommended.

Arthur R. Schor

/s/ Arthur R. Schor
Acting Chief
Estates and Trusts Section

JLO
2-27-47

886

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Property Division

Date March 17, 1947

348824

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 131-65-A-1086
File 8604
Box 415

Form APC-60
Rev. 12-2-46

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order **8606**
Estate of John G. Reinhardt, deceased
(File D-28-10269, E. T. Sec. 14631)

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9707, pursuant to law after investigation, it is hereby found:

1. That Hans Reinhardt, Ernest Lindenberger, Otto Lindenberger and Emilie Maier, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof, and each of them, in and to the estate of John G. Reinhardt, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by Herman Loewenberg, as surviving executor and surviving trustee, acting under the judicial supervision of the Probate Court of Suffolk County, Massachusetts,

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 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).

348825

All determinations and all action required by law, including appropriate consultation and certification, having been made 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 Order 9193, 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 E.O. 9193, July 6, 1942; 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9567, June 9, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F

Executed at Washington, D. C., on

March 31, 1947:

(Official Seal)

For the Attorney General

RG 131-0AP
Entry 131-65-A-1086
File 8604
Box 415

Form APC-80
Rev. 12-2-46

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

8606

Vesting Order

Estate of John G. Reinhardt, deceased
(File D-28-10269, E. T. Sec. 14631)

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 Hans Reinhardt, Ernest Lindenberger, Otto Lindenberger and Emilie Maier, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof, and each of them, in and to the estate of John G. Reinhardt, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by Herman Loewenberg, as surviving executor and surviving trustee, acting under the judicial supervision of the Probate Court of Suffolk County, Massachusetts,

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 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).

348826

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. Supp. 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

March 31, 1947

(Official Seal)

For the Attorney General

unclaimed

RG 131-OAP
Entry 131-65-A-1086
File 9136
Box 418

EM/LLD/ Chicago

9136

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

TO: The Executive Committee
FROM: The Property Division, Estates and Trusts Section
(File D-28-9743; E.T. Sec. 13651)

RECOMMENDATION

Jurisdiction: Section 2 (c) of E.O. 9193, as amended
Source of Information: Form APC-3, unless otherwise noted

- (1) ESTATE: Margaretha Meurer, deceased
- (2) COURT: Probate Court of Muskegon County, Michigan. Docket #26075
- (3) FIDUCIARY: H. Winston Hathaway, 508 Hackley Bank Building, Muskegon, Michigan, Administrator, C.T.A.
- (4) ATTORNEYS: Hathaway & Latimer, Hackley Union National Bank Building, Muskegon, Michigan
- (5) DESIGNATED COUNTRY: Germany
- (6) DESIGNATED NATIONALS:

DESIGNATED NATIONALS:	LAST KNOWN ADDRESS:
Sophia Maria Wassermann	Husumer Str.17, Flensburg, Germany
Christina W. Karstens	Tweedt by Schleswig, Germany
Jenny M. Wassermann	Rudolfsberg 2, Schleswig, Germany
Johanna D. Wassermann	Draconissen Anstalt, Flensburg, Germany
Auguste Maria W. Johansen	Friessische Str.39, Flensburg, Germany
- (7) VESTIBLE PROPERTY AND INTERESTS: Cash in the amount of \$46,553.92.

The funds are identified as having been paid to the Attorney General by H. Winston Hathaway, Administrator, C.T.A. of the above estate, as the shares of the following named designated nationals:

2947-47

348827

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. Supp. 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, Com. 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)

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 131-65-A-1086
File 19136
Box 7-418

Marg.Meurer, dec'd.

Sophia Maria Wassermann. Legatee and as such is entitled to 1/5th of the estate, which amounts to \$9,310.78.

Christina W.Karstens. Legatee and as such is entitled to 1/5th of the estate, which amounts to \$9,310.78.

Jenny M.Wassermann. Legatee and as such is entitled to 1/5th of the estate, which amounts to \$9,310.78.

Johanna D.Wassermann. Legatee and as such is entitled to 1/5th of the estate, which amounts to \$9,310.79.

Auguste Maria W.Johansen. Legatee and as such is entitled to 1/5th of the estate, which amounts to \$9,310.79.

(8) STATEMENT OF FACTS: Margaretha Meurer died testate March 7, 1945, a resident of Muskegon County, Michigan. The executor nominated in the will did not qualify and H.Winston Hathaway was appointed special administrator by order of the Probate Court of Muskegon County on April 7, 1945, and administrator C.T.A. on July 30, 1945. The inventory filed by the administrator listed realty and personalty with a value of approximately \$48,000.00. Paragraph Second of the Will provides as follows:

"SECOND: I give and bequeath to OTTO KITZING, of Muskegon, Michigan, the sum of One Thousand Dollars (\$1,000.00), and, also, give and bequeath to him such portion of my household effects and ornaments having an appraised value of not to exceed Five Hundred Dollars (\$500.00) as may be selected by him."

Otto Kitzing, who is not related to the deceased, died prior to her death so that this legacy lapsed. (See Order Assigning Residue). Paragraph Third of the will provides as follows:

Trading with the Enemy Act, as amended.

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

RG 131-0AP
Entry 131-65-A-1086
File 19136
Box 7418

Marg. Meurer, decd.

"THIRD: I give, devise and bequeath all the rest, residue and remainder of my estate, both real and personal, of which I die seized or possessed, or to which I shall be entitled at my decease, and wherever the same may be situated in equal shares, share and share alike to my sisters, Sophia Maria Wassermann, Husumer Str 17 Flensburg, Germany; Jenny Margaretha Wassermann, Rudolfsberg 2, Schleswig, Germany; Johanna Dorathea Wassermann, Draconissen Anstalt, Flensburg, Germany; Auguste Maria Wassermann Johansen, Fricische Str 39, Flensburg, Germany; Anna Katherina Wassermann, Husumer Str 17, Flensburg, Germany; and Christina Wassermann Karstens, Tweedt by Schleswig, Germany."

Anna Katherina Wassermann predeceased the testatrix and left her surviving no children or issue. (See Order Assigning Residue). As a result, the estate is distributable to the five remaining sisters of the testatrix who are all residents of Germany. (See Copy Assigning Residue).

All of the real property which had been owned by the testatrix was sold during the probate proceedings. The Order Assigning Residue assigned the sum of \$46,412.47 to the five designated nationals, to be divided equally among them.

On September 27, 1946 the administrator c.t.a., remitted the amount of \$46,412.47 to the Attorney General and that sum was accepted by the Attorney General pursuant to the terms of the Trading with the Enemy Act, as amended. Thereafter, on December 20, 1946, the administrator c.t.a., having received a refund of income tax for the year 1945 from the Collector of Internal Revenue, remitted, in addition, to the Attorney General the sum of \$141.43, which amount was likewise accepted by the Attorney General. Formal receipts dated December 5, 1946 and January 31, 1947 were forwarded to the attorney covering the above funds.

- 3 -

Trading with the Enemy Act, as amended.

348829

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. Com. Supp.; E.O. 9567, June 8, 1945, 10

RG 131-0AP
Entry 131-65-A-1086
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Box 418

of Marg. Meurer, decd.

(9) RECOMMENDATION: Vesting of the property and interests of the designated nationals named in Item 7 hereof is recommended, pursuant to General Counsel's opinion R-424.

Arthur R. Schor

/s/ Arthur R. Schor
Acting Chief
Estates & Trusts
Section

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Property Division

Date 5/20/47

REPRODUCED AT THE NATIONAL ARCHIVES

348830

January 31, 1947, pursuant to the trading with the Enemy Act, as amended.

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., 50 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Com. Supp.; E.O. 9567, June 8, 1945, 10

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File 19136
Box 418

348831

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9136

Re Estate of Margaretha Meurer, deceased
(File D-28-9743; E.T.Sec.13651)

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 Sophia Maria Wassermann, Christina W. Karstens, Jenny M. Wassermann, Johanna D. Wassermann and Auguste Maria W. Johansen, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the sum of \$46,412.47 was paid to the Alien Property Custodian by H. Winston Hathaway, Administrator C.T.A. of the Estate of Margaretha Meurer, deceased;
3. That the sum of \$141.43 was paid to the Attorney General of the United States by H. Winston Hathaway, Administrator C.T.A., of the Estate of Margaretha Meurer, deceased;
4. That the said sums of \$46,412.47 and \$141.43 are presently in the possession of the Attorney General of the United States and was 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 was evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 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 above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the property described in subparagraph 2 hereof in the Attorney General of the United States by acceptance thereof on December 5, 1946 and of the property described in subparagraph 3 hereof in the Attorney General of the United States by acceptance thereof on January 31, 1947, pursuant to the Trading with the Enemy Act, as amended.

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

Re Estate of Margaretha Meurer, deceased
(File D-28-9743; E.T.Sec.13651)

RG 131-0AP
Entry 131-65-A-1086
File 19136
Box 7-418

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

phia Maria Wassermann, Christina W. Karstens, Jenny M. Wassermann, Johanna D. Wassermann and Auguste Maria W. Johansen, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the sum of \$46,412.47 was paid to the Alien Property Custodian by H. Winston Hathaway, Administrator C.T.A. of the Estate of Margaretha Meurer, deceased;
3. That the sum of \$141.43 was paid to the Attorney General of the United States by H. Winston Hathaway, Administrator C.T.A., of the Estate of Margaretha Meurer, deceased;
4. That the said sums of \$46,412.47 and \$141.43 are presently in the possession of the Attorney General of the United States and was 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 was evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 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 above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the property described in subparagraph 2 hereof in the Attorney General of the United States by acceptance thereof on December 5, 1946 and of the property described in subparagraph 3 hereof in the Attorney General of the United States by acceptance thereof on January 31, 1947, pursuant to the Trading with the Enemy Act, as amended.

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. Supp. 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, Can. 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 May 29 1947:

For the Attorney General

(Official Seal)

Donald C. Cook, Director
Office of Alien Property

3333-47

DUPLICATE ORIGINAL

348832

RG 131-OAP
 Entry 131-65-A-1086
 File 9154
 Box 418

Form APC-60
 Rev. 12-2-46

F-28-22454-D-1/2
 F-28-22457-D-1/2

OFFICE OF ALIEN PROPERTY
 DEPARTMENT OF JUSTICE

Vesting Order **9154**

Re: Stock owned by and debts owing to
 Hermann Frey and Emil Noller

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 Hermann Frey, whose last known address is Neubergstrass 55, H. F. Wurzburg, Germany, and Emil Noller, whose last known address is Gutbrodstr. 53, Stuttgart W., Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the property described as follows:

a. Thirty-three (33) shares of \$25 par value capital stock of Standard Oil Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of New Jersey, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite said names as follows:

<u>Registered Owner</u>	<u>Certificate Number</u>	<u>Number of Shares</u>
Hermann Frey	SC27610	6
Hermann Frey	SC57276	3
Hermann Frey	SC57277	3
Hermann Frey	SC57279	1
Hermann Frey	SC57280	1
Emil Noller	SC42412	6
Emil Noller	SC69655	13

together with all declared and unpaid dividends thereon,

- b. Two (2) shares of \$15 par value capital stock of Consolidated Natural Gas Company, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite said names as follows:

<u>Registered Owner</u>	<u>Certificate Number</u>	<u>Number of Shares</u>
Hermann Frey	036471	1
Emil Noller	079604	1

together with all declared and unpaid dividends thereon,
 and

- c. Those certain debts or other obligations owing to Hermann Frey and Emil Noller by Standard Oil Company, a New Jersey corporation, 30 Rockefeller Plaza, New York, New York, in the amounts of \$7.34 and \$9.96 respectively, as of December 31, 1945, arising out of the sale of certain scrip issued by said corporation, together with any and all accruals thereto, and any and all rights to demand, enforce

RG 131-OAP
Entry 131-65-A-1086
File 9154
Box 418

... owned by and debts owing to
... rmann Frey and Emil Noller

... 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 aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

- 3. That to the extent that the persons named in subparagraph 1
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).

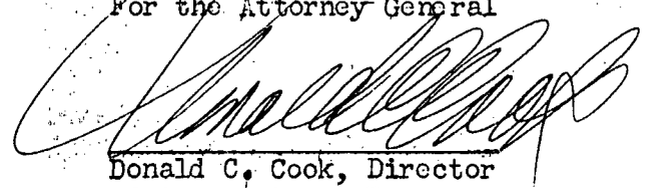
All determinations and all action required by law, including appropriate
consultation and certification, having been made and taken, and, it being deemed
necessary in the national interest,

THERE IS HEREBY VESTED in the Attorney General of the United States the
property described 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 May 29, 1947:

For the Attorney General



Donald C. Cook, Director
Office of Alien Property

(Official Seal)

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-091P
Entry 131-65-A-1086
File 9311
Box 419

unclaimed

OFFICE OF ALIEN PROPERTY F-28-22576-E-3
DEPARTMENT OF JUSTICE

Vesting Order 9311

Re: Bank account owned by Albert Strasser

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 Albert Strasser, whose last known address is Bartenbach bei Goepfingen, Wuerttemberg, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

That certain debt or other obligation of Bowery Savings Bank, 110 East 42nd Street, New York, New York, arising out of a savings account entitled Helene Dietz, in trust for Albert Strasser, son, maintained at the branch office of the aforesaid bank located at 130 Bowery, New York, New York, and any and all rights to demand, enforce and collect the same,

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 Albert Strasser, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1. hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

REPRODUCED AT THE NATIONAL ARCHIVES

348835

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. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 825; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 8567, June 8, 1945, 10 F.R. 8917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D. C., on

June 30, 1947;

(Official Seal)

For the Attorney General:

David L. Bazelon
DAVID L. BAZELON

Assistant Attorney General
Director, Office of Alien Property

3849-47

DUPLICATE ORIGINAL

RG 131-OAP
Entry 65-A1-063
File 9311
Box 419

unclaimed

OFFICE OF ALIEN PROPERTY F-28-22576-E-3
DEPARTMENT OF JUSTICE

Vesting Order **9311**

Re: Bank account owned by Albert Strasser

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 Albert Strasser, whose last known address is Bartenbach bei Goepfingen, Wuerttemberg, Germany, is a resident of Germany and a national of a designated enemy country (Germany);
2. That the property described as follows:

That certain debt or other obligation of Bowery Savings Bank, 110 East 42nd Street, New York, New York, arising out of a savings account entitled Helone Dietz, in trust for Albert Strasser, son, maintained at the branch office of the aforesaid bank located at 130 Bowery, New York, New York, and any and all rights to demand, enforce and collect the same,

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 Albert Strasser, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

REPRODUCED AT THE NATIONAL ARCHIVES

THE NATIONAL ARCHIVES
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION
JUL 17 8 47 AM '47
IN THE DIVISION OF THE
FEDERAL REGISTER

348836

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. Supp. 616; Pub. Law 322, 78th Cong., 60 Stat. 50; Pub. Law 671, 78th Cong., 60 Stat. 825; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 8567, June 8, 1945, 10 F.R. 8917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11881)
Executed at Washington, D. C. on June 30, 1947

(Official Seal)

For the Attorney General:

I hereby certify that the within is a true and correct copy of the original paper on file in this office.
For the Attorney General
David L. Bazelon, Assistant Attorney General
Director, Office of Alien Property

(Signed) David L. Bazelon
DAVID L. BAZELON
Assistant Attorney General
Director, Office of Alien Property

384
Loyola M. Blanton

RG 131-6AP
Entry 65-A1-063
File 9194
Box 419

- 2 -

Schae Machles

As legatee, the sum of approximately \$1,000. Said amount will be distributable to him upon the termination of the said trust at the death of the life tenant thereof, as provided for under Paragraph "THIRD" of said Will.

Leon Machles

As legatee, the sum of approximately \$1,000. Said amount will be distributable to him upon the termination of the said trust at the death of the life tenant thereof, as provided for under Paragraph "THIRD" of said Will.

Molca Tercotni

As legatee, the sum of approximately \$1,000. Said amount will be distributable to her upon the termination of the said trust at the death of the life tenant thereof, as provided for under Paragraph "THIRD" of said Will.

(8) STATEMENT OF FACTS: The decedent herein died testate, a resident of Atlantic City, County of Atlantic, New Jersey, leaving a Will dated April 10, 1937 which was probated by the Surrogate of Atlantic County on October 5, 1943.

By Paragraph "SECOND" of the said Will, the testator gave and devised all of his property to his trustees in trust to invest and re-invest the same and to collect and receive the rents, issues and profits therefrom, and to pay one-half of the net income to his wife during her life and the other one-half to his four daughters during the wife's life.

Paragraph "THIRD" is as follows:

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Box 419

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"THIRD: Upon the death of my wife, I direct that the said trust shall cease and determine and I direct my executor and trustee to divide the whole of the capital of such trust estate, including all of the gains and increase in capital thereof, as follows:

- (a) \$3000.00 to my daughter, Rebecca Landes of Palestine.
- \$3000.00 to my daughter, Merion Jacobs of Philadelphia, Pennsylvania.
- \$3000.00 to my daughter, Fredrečka Machles of Philadelphia, Pennsylvania.
- \$3000.00 to my daughter, Neomi Machles of Philadelphia, Pennsylvania.
- \$1000.00 to my brother, Schae Machles, of Yosi, Roumania.
- \$1000.00 to my brother, Leon Machles, of Golatz, Roumania.
- \$1000.00 to my sister, Molca Tercotni, of Yasi, Roumania.
- \$ 150.00 to Atlantic City Jewish Free Loan Association.
- ~~\$~~ 50.00 to Zion Jewish Free Loan Association.
- ~~\$~~ 100.00 to the Beth Kehilla Cemetery Association, with principal offices at Northwest Corner Pacific Avenue and Maryland Avenue, Atlantic City, New Jersey, for the care and maintenance of my grave.
- ~~\$~~ 100.00 to Atlantic City Free Talmud Torah.
- ~~\$~~ 150.00 to Atlantic City Hospital, to be used for cancer research.
- \$ 150.00 to the oldest Jewish Hospital in Yosi, Roumania, to be used for cancer research.
- \$ 150.00 to the Jewish Hospital of Philadelphia, Pennsylvania.
- \$ 150.00 to the Hebrew Old Age and Sheltering Home of Atlantic City, New Jersey.

(b) After the payment of the foregoing bequests, I give, devise and bequeath all the rest residue and remainder of my estate, real, personal or mixed, to my aforesaid four daughters, in equal shares, share and share alike.

(c) In case, prior to the final distribution of the corpus of said trust, either of my brothers or sister shall die, then and in that event the legacy of such deceased brother or sister shall revert to and become part of my residuary estate."

348839

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Entry 65-A1-063
File 9194
Box 419

- 4 -

A first and final account of the executors filed May 11, 1945, was settled and allowed by the Atlantic County Orphans' Court on June 14, 1945, and showed a principal estate of \$25,295.26 distributable to the trustees. (See copy of Decree).

The trustees qualified and were appointed June 14, 1945, but on April 24, 1946, Helen Krauter Machles was eliminated as co-executor and co-trustee by order of the Atlantic County Orphans' Court. (See copy of Decree).

Helen Krauter Machles, the life beneficiary, is approximately 68 years of age. (See letter of June 7, 1945).

The interest of the Oldest Jewish Hospital in Yosi, Roumania, in the legacy of \$150.00 is not being recommended for vesting, since it is of a charitable nature.

All of the persons interested in the said estate with the exception of the designated nationals listed in Item (6) hereof are residents of the United States. This matter is presently under the judicial supervision of the Atlantic County Orphans' Court, Atlantic City, Mays Landing, New Jersey.

- (9) RECOMMENDATION: Vesting of the property and interests of the designated nationals named in Item (6) hereof is recommended.

Arthur R. Schor
/s/ Arthur R. Schor
Acting Chief
Estates & Trusts Section

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Property Division.

Date 5/20/47

348840

REPRODUCED AT THE NATIONAL ARCHIVES

J.L.
5.20.47

RG. 131-0AP
Entry 65-A1-063
File 9194
Box 419

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order **9194**

Re: Estate of Seftel Machles, a/k/a Samuel
Machles, deceased,
(File No. D-57-457; E.T. Sec. 15679)

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 Schae Machles, Leon Machles, and Molca Tercotni, whose last known address is Roumania, are residents of Roumania and nationals of a designated enemy country (Roumania);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof in and to the estate of Seftel Machles, a/k/a Samuel Machles, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Roumania);
3. That such property is in the process of administration by Harry Jacobs, as Executor and Trustee, acting under the judicial supervision of the Atlantic County Orphans' Court, Atlantic County Court House, New Jersey;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 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 (Roumania).

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.

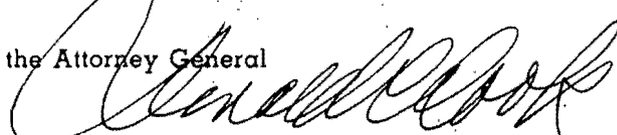
(40 Stat. 411, 50 U.S.C. App. 1; 35 Stat. 839, 50 U.S.C. App. Sup. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 9193, July 6, 1942; 7 F.R. 3205, 3 CFR, Cum. Supp.; E.O. 9567, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D. C., on

(Official Seal)

May 29, 1947:

For the Attorney General


DONALD C. COOK, Director,
Office of Alien Property

348847

DUPLICATE ORIGINAL

3397-47

RG 131-0AP
Entry 131-65-A-1086
File 9469
Box 420

, decd.

-2-

The property and interests payable and distributable to the above named nationals are as follows:

Joseph Schnitzler, sole beneficiary, and as such entitled to the income for life from the trust, which at present amounts to \$1,731.11.

Heirs-at-law, names unknown, of Joseph Schnitzler, beneficiaries, and, as such, entitled to the corpus of the trust estate upon the death of the life beneficiary, the value of which is \$15,027.10.

- (7) STATEMENT OF FACTS: Carl Landsee, deceased, died a resident of Milwaukee County, Milwaukee, Wisconsin, and provided as follows in Paragraph 15 of his will:

"15. I direct that my trustees shall create a trust in the sum of Fifteen Thousand Dollars (\$15,000.00), the net income thereof to be paid quarterly to FATHER JOSEPH SCHNITZLER, Sinnigen, Post Dietenheim, Wuerttemberg, Germany, during his lifetime. In the event of the death of Father Joseph Schnitzler prior to my death or thereafter upon his death, such trust fund shall go to his nearest relative or relatives."

The executor transferred the funds as directed in Paragraph 15 of the will to the trustee and letters of trust dated August 21, 1935, were issued to the First Wisconsin Trust Company by the Milwaukee County Court, Milwaukee, Wisconsin. According to the annual account of the trustee, dated February 24, 1947, the net cash balance distributable as income on December 31, 1946 amounted to \$1,731.11, indicating the annual income amounts to approximately \$300.00 per annum, and the principal balance as of December 31, 1946 amounted to \$15,027.10.

- (8) RECOMMENDATION: Vesting of the property described in Item 6 hereof is recommended.

Arthur R. Schor
/s/ Arthur R. Schor
Acting Chief
Estates & Trusts
Section

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Property Division
Date 5/29/47

RG - 131-OAP
Entry 131-65-A-1006
File 9469
Box 420

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9469

Re: Trust Under the Will of Carl Landsee, deceased
(File D-28-2235; E. T. Sec. 2971)

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 Joseph Schnitzler, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);
2. That the heirs-at-law, names unknown, of Joseph Schnitzler, who there is reasonable cause to believe are resident 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, and each of them, in and to the trust created under the will of Carl Landsee, 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 the First Wisconsin Trust Company, as trustee, acting under the judicial supervision of the Milwaukee County Court, Wisconsin;

and it is hereby determined:

5. That to the extent that the person named in subparagraph 1 hereof and the heirs-at law, names unknown, of Joseph Schnitzler, 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).

348844

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. 816; 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. 3205, 3 CFR, Cum. Supp.; E.O. 8567, 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 July 23, 1947

(Official Seal)

For the Attorney General:

David L. Bazelon
DAVID L. BAZELON

Assistant Attorney General
Director, Office of Alien Property

DUPLICATE ORIGINAL

4215-47

RG 131-0111
Entry 131-65-A-1086
File 9689
Box 421

Unclaimed

Form APC-60
Rev. 6-2-47

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9689

Re: Estate of Sophie Rasch, a/k/a Sophie M.
Rasch, a/k/a Sophie Marie Rasch, deceased.
(File No. 017-21106)

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 Hans Wilkens, Lucie Wilkens, Else Herms, Ingeborg Binkert, Theodor Neddermann, Junior, and Gerda Neddermann, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country, (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof and each of them in and to the estate of Sophie Rasch, also known as Sophie M. Rasch, also known as Sophie Marie Rasch, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country, (Germany);
3. That such property is in the process of administration by Herman Richter, as Executor, acting under the judicial supervision of the Surrogate's Court of Kings County, State of New York;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 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).

348845

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.

140 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 638, 50 U.S.C. App. Supp. 816; 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. 3205; 3 CFR, Cum. Supp.; E.O. 9567, June 9, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11891

Executed at Washington, D. C., on August 19, 1947:

(Official Seal)

For the Attorney General:

David L. Bazelon
DAVID L. BAZELON

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resides at Laupheim, Germany.

Eberhard Neddermann, one of the three legatees mentioned in Sub-division "b" of Paragraph "SEVENTH" predeceased the testatrix and left him surviving one child, Gerda Neddermann, who resides at Eremen, Germany.

The interests of Ingeborg Binkert, Theodor Neddermann, Junior, and Gerda Neddermann have been recommended for vesting, for the reason that if Else Herms predeceased the testatrix, they might have some interest in this estate.

The interests of Hans Neddermann have not been recommended for vesting, as he is a resident of Buenos Aires, Argentina.

- (9) RECOMMENDATION: Vesting of the property and interests of the designated nationals named in Item (6) hercof is recommended.

R.L.D.
723.47
G.P. Schur

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Estates and Trusts Branch

Date July 28, 1947

348846

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 9183, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 35 Stat. 639; 50 U.S.C. App. Supp. 816; Pub. Law 322, 79th Cong., 60 Stat. 30; 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. 11981)

Executed at Washington, D. C., on August 19, 1947:

(Official Seal)

For the Attorney General:

David L. Bazelon
DAVID L. BAZELON
Assistant Attorney General

RG 131-0111
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a) One-half equal part or share thereof to my sister, LULU WILKENS, of 53/54 Hafen, Bremen, Germany, and in the event she predecease me, then to her children, equally.

b) The remaining one-half equal part or share thereof to THEODOR NEDDERMANN, of Rudisheimer Str., Bremen, Germany; ELSE HERMS, of 17/19 Sogestrasse, Bremen, Germany; and EBERHARD NEDDERMANN, of 38 Rudisheimerstrasse, Bremen, Germany; the children of my deceased sister, Gesine Neddermann, equally or to the survivors."

Lulu Wilkens, the beneficiary of Sub-Division "a" of Paragraph "SEVENTH" predeceased the testatrix and left her surviving two children, Hans Wilkens and Lucie Wilkens, the first two nationals enumerated in Item (6) hereof, and they, pursuant to the language of Sub-division "a" will share that 1/2 of the residuary equally.

Theodor Neddermann and Eberhard Neddermann, two of the nationals mentioned in Sub-division "b" of Paragraph "SEVENTH" predeceased the testatrix and under the language of Sub-division "b", Else Herms, the third person mentioned in the said Sub-division "b" will take one-half of the residuary estate as the only survivor of the three legatees mentioned.

Theodor Neddermann, one of the three legatees mentioned in Sub-division "b", predeceased the testatrix and left him surviving three children, Hans Neddermann who resides in Buenos Aires, Argentina; Ingeborg Binkert who resides in Bremen, Germany, and Theodor Neddermann, Junior, who

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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. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 923 E.O. 9193, July 8, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9367, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 1198)
Executed at Washington, D. C., on August 19, 1947.

(Official Seal)

For the Attorney General:

David L. Bazelon
DAVID L. BAZELON

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the Surrogate's Court of Kings County, Brooklyn, New York. Said Will was admitted to probate by decree dated August 26, 1946. Letters Testamentary were issued and Herman Richter qualified as executor under said Will. Said estate will be administered and liquidated and the executor will be ready to file his final accounting in August, 1947. Decedent left no real estate and the estimated value of her personal estate is \$14,000.00. This figure, however, is subject to the payment of legacies, debts, funeral expenses, administration expenses and legal fees. The net estate of the decedent will be approximately \$9,000.00 to \$10,000.00. The decedent by her Will bequeathed five small legacies to friends and a cousin totalling \$2,800.00.

All of the rest, residue and remainder of her property, both real and personal she directed that her executor convert into cash and distribute the proceeds thereof as provided in Paragraph "SEVENTH" of the Will. Paragraph "SEVENTH" reads as follows:

"SEVENTH:-

All the rest, residue and remainder of my property, both real and personal, of whatsoever kind and nature, and wheresoever situated, which I may own or have any interest in, or have any right to dispose of, at the time of my decease, I direct that the Executor hereinafter named shall convert into cash and distribute the proceeds thereof, to wit:

348848

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 9183, 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. 9183, 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 August 19, 1947:

(Official Seal)

For the Attorney General:

David L. Bazelon
DAVID L. BAZELON

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Gerda Neddermann

38 Rudischeimerstrasse,
Bremen (23) Germany

- (7) VESTIBLE PROPERTY OR INTEREST: All right, title, interest and claim of any kind or character whatsoever of Hans Wilkens, Lucie Wilkens, Else Herms, Ingeborg Binkert, Theodor Neddermann, Junior, and Gerda Neddermann, and each of them, in and to the Estate of Sophie Rasch, a/k/a Sophie M. Rasch, a/k/a Sophie Marie Rasch, deceased.

The property and interest distributable and payable to the designated nationals are as follows:

Hans Wilkens	1/2 of the legacy of 1/2 of the residuary bequeathed to Lulu Wilkens, approximately \$1800.00
Lucie Wilkens	1/2 of the legacy of 1/2 of the residuary bequeathed to Lulu Wilkens, approximately \$1800.00
Else Herms	Legacy of 1/2 of the residuary estate, approximately \$3600.00
Ingeborg Binkert	Possible interest in the 1/2 of the residuary estate bequeathed to Else Herms.
Theodor Neddermann, Junior	Possible interest in the 1/2 of the residuary estate bequeathed to Else Herms.
Gerda Neddermann	Possible interest in the 1/2 of the residuary estate bequeathed to Else Herms.

- (8) STATEMENT OF FACTS: Sophie Rasch, a/k/a Sophie M. Rasch, a/k/a Sophie Marie Rasch, died a resident of Kings County, New York, leaving a Will which was offered for probate in

348849

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 9183, as amended.
(40 Stat. 411, 50 U.S.C. App. 1; 53 Stat. 838, 50 U.S.C. App. Sup. 616; Pub. Law 322, 78th 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 August 19, 1947:

(Official Seal)

For the Attorney General:

Wendell Berkeley

RG 131-OAP
Entry 131-65-A-1086
File 9703
Box 421

File in this

*Unclaimed
9703*

9703

Confidential

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

MEMORANDUM TO: The Executive Committee

FROM: Henry G. Hilken
Chief, Operations Branch

SUBJECT: Bond and mortgage, senior participating interest in bond and mortgage, property insurance policies and claim owned by Charlotte Muhler, also known as Margarete Charlotte Muhler, as Charlotte M. Weiss and as Margarete Charlotte Weiss

The attached report shows that Charlotte Muhler, also known as Margarete Charlotte Muhler, as Charlotte M. Weiss and as Margarete Charlotte Weiss, whose last known address is Georgstrasse 20, (14B) Ravensburg/Wttbg., Germany, is the owner of a bond and mortgage in the principal amount of \$5,445.00, a senior participating interest in a bond and mortgage, to the extent of \$2,000.00, property insurance policies and a claim in the amount of approximately \$8,075.58.

It is recommended that the property described in the report be vested. Accordingly, a proposed vesting order has been prepared for use under the simplified procedure.

Henry G. Hilken (L.P. 13)
Henry G. Hilken
Chief, Operations Branch

4702-47

- right to possession of any and all notes, bonds and other instruments evidencing such obligations,
- c. All right, title and interest of the person named in subparagraph 1, in and to the following insurance policies:

348851

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 131-65-A-1088
File 9703
Box 421

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

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

REPORT OF EXAMINER

SUBJECT: Bond and mortgage, senior participating interest in bond and mortgage, property insurance policies and claim owned by Charlotte Muhlor, also known as Margarote Charlotte Muhlor, as Charlotte M. Weiss and as Margarote Charlotte Weiss

FILE NOS.: F-28-7156
F-28-24045-B-1

DATE: July 30, 1947

EXAMINER: Joseph F. Diffley

JURISDICTION

Charlotte Muhlor, also known as Margarote Charlotte Muhlor, Charlotte M. Weiss and Margarote Charlotte Weiss, a resident of Germany, 1/ whose last known address is Georgstrasse 20, (14B) Ravensburg/Wttbg., Germany, 2/ is the owner of a bond and mortgage in the principal amount of \$5,445.00, a senior participating interest in a bond and mortgage, to the extent of \$2,000.00, and property insurance policies covering the property which are subject to the mortgages. These mortgages are serviced by Wise & Ottenberg, attorneys, 475 Fifth Avenue, New York, New York. In addition thereto, the subject is the owner of a claim against Wise & Ottenberg, for approximately \$8,075.58, representing interest and amortization payments on the aforesaid mortgages.

PROPERTY

I. Bond and Mortgage

a. Description: An obligation represented by a bond and mortgage originally in the face amount of \$6,000.00, executed on October 3, 1923 by Adolphus Broberg and Alfrede S. Broberg, his wife, to Henry C. Davison. This mortgage was recorded

- 1/ Form TFR-300, Series A, dated October 31, 1941, in OAP File No. F-28-7156, and Form APC-56, Series B, dated March 26, 1946, in OAP File No. F-28-24045-B-1, submitted by Wise & Ottenberg, attorneys, 475 Fifth Avenue, New York, New York; copy of subject's letter, dated August 8, 1938, in file.
- 2/ Copy of Subject's letter, dated January 8, 1947, in file.

right to possession of any and all notes, bonds and other instruments evidencing such obligations,

- c. All right, title and interest of the person named in subparagraph 1, in and to the following insurance policies:

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in the Office of the Register of Kings County, New York, on October 4, 1923 in Liber 5501 of Mortgages, at page 169, and covers a parcel of improved real property at 1523 73rd Street, in the Borough of Brooklyn, City and State of New York. 3/

b. Evidence of Ownership: The above described bond and mortgage were assigned to Charlotte Margareto Weiss by unrecorded instrument, dated January 14, 1936, executed by Benedict S. Wise, attorney-in-fact for Mathilda Hoss, assignor, who is the subject's daughter. This instrument is held by Wise & Ottenberg, attorneys, 475 Fifth Avenue, New York, New York. 4/ The improved real property covered by the mortgage is owned by Mario A. Francia, 1523 73rd Street, Brooklyn, New York. 5/

c. Value: The mortgage, which was originally in the amount of \$6,000.00, has been reduced by amortization payments to the sum of \$5,445.00 as of April 1, 1947. 6/ Interest thereon is being paid at the rate of 6% per annum on the first days of May and November. 7/ The owner is making statutory payments in reduction of the principal amount due in installments of \$45.00 quarter-annually on the first days of January, April, July and October of each year. 8/ The mortgaged property is a parcel of land 40 feet by 100 feet, improved with a detached three-story three-family frame dwelling and a one car stucco garage. 9/ The land and building have been assessed for the year 1947/48 at \$8,000.00 and the market value is estimated to be \$14,000.00. 10/ The first floor apartment, which consists of five rooms and bath, is occupied by Mario A. Francia, owner of the mortgaged premises. The second floor apartment, which consists of six rooms and bath, is occupied by Mr. Charles Speranza, at a monthly rental of \$48.00. The third floor apartment, which consists of four rooms and bath, is occupied by a Miss Yacco, at a monthly rental of \$38.00. 11/ The taxes for the first half 1946/47 are paid. 12/ This indenture is a first mortgage since there are no prior liens.

d. Prior Liens or Encumbrances: None. 13/

e. Management: This mortgage is being serviced by the law firm of Wise & Ottenberg, 475 Fifth Avenue, New York, New York. 14/ Interest and principal are paid to Wise & Ottenberg, who deposit the funds to the credit of Charlotte Muhler

- 3/ Title search report and inspection; dated March 27, 1947, page 2.
4/ Photostatic copy of unrecorded assignment of mortgage, executed on January 14, 1936 by Benedict S. Wise, 475 Fifth Avenue, New York, New York, attorney-in-fact for Mathilda Hoss, in file.
5/ Supra 3/, page 1; Memorandum to File, dated April 10, 1947.
6/ Memorandum to File, supra 5/; examination of records of Wise & Ottenberg, attorneys, 475 Fifth Avenue, New York, New York.
7/ Ibid.
8/ Ibid.
9/ Supra 3/, page 4.
10/ Ibid, pages 3 and 5.
11/ Supra 3/, page 4.
12/ Ibid, page 3.
13/ Supra 3/
14/ Memorandum to File, supra 5/; supra 3/, page 2.

right to possession of any and all notes, bonds and other instruments evidencing such obligations,

c. All right, title and interest of the person named in subparagraph 1, in and to the following insurance policies:

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and Mathilda Hess in a blocked account entitled "Wise & Ottenberg Clients' Investments Account" at the Chase National Bank of the City of New York, 60 East 42nd Street, New York, New York. 15/

II. Property Insurance Policies

The improvements on the mortgaged premises are covered by Fire Insurance Policies No. 844552 and No. 25038, issued to Fabio U. Francia and Mario A. Francia, respectively, by the American Alliance Insurance Company, 1 Liberty Street, New York, New York, and Citizens Insurance Company of New Jersey, 117 Main Street, Flemington, New Jersey. Each policy is in the amount of \$5,000.00; Policy No. 844552 of the American Alliance Insurance Company expires on June 4, 1949, and Policy No. 25038 of the Citizens Insurance Company of New Jersey expires on April 9, 1949. The loss, if any, under both of these policies is payable to Charlotte Muhler. 16/

III. Participating Interest in Bond and Mortgage

a. Description: A senior participating interest to the extent of \$2,000.00, 17/ in an obligation represented by a bond and mortgage originally in the face amount of \$12,500.00 on premises 283 Court Street, Brooklyn, New York, which bond and mortgage were executed on April 14, 1927 by Vinconzo Nava and Giusoppine Nava, his wife, to Titlo Guarantee and Trust Company. This mortgage was recorded on April 15, 1927 in the Office of the Register of Kings County, New York, in Liber 6688 of Mortgages, at page 331. 18/

b. Evidence of Ownership: The above described bond and mortgage were assigned by Emma Wechsler to Charlotte M. Weiss, now known as Charlotte Muhler, and Herbert J. Cochran, by instrument dated July 23, 1935 and recorded in the Office of the Register of Kings County, New York, on July 25, 1935, in Liber 8043 of Mortgages, at page 273. 19/ On July 24, 1935, Mr. Cochran executed a declaration wherein he stated that the interest he acquired in the mortgage thus assigned to him and Charlotte M. Weiss was subordinate to the interest therein of Charlotte M. Weiss. This declaration, which was recorded on July 25, 1935 in the Office of the Register of Kings County, New York, in Liber 8043 of Mortgages, at page 274,

15/ Memorandum to File, supra 5/; interview on February 25, 1947 with R. Whytock, assistant manager, Chase National Bank of the City of New York, 60 East 42nd Street, New York, N. Y.; infra 33/.

16/ Memorandum to File, supra 5/.

17/ Title search report and inspection, dated March 6, 1947, page 2; examination of records of Wise & Ottenberg, attorneys, 475 Fifth Avenue, New York, New York, supra 6/.

18/ Title search report and inspection, dated March 6, 1947, supra 17/.

19/ Ibid.

right to possession of any and all notes, bonds and other instruments evidencing such obligations,

c. All right, title and interest of the person named in subparagraph 1, in and to the following insurance policies;

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further stated that Charlotte M. Weiss' interest in the mortgage was \$6,000.00, as of that date. The junior participating interest in the mortgage, to the extent of \$1,000.00, is owned by Estog Realty Corporation, having been assigned to it by Herbert J. Cochran. 20/ The mortgaged property is owned by Anna Di Giorgio and her husband, Alfio Di Giorgio, residing at 284 Court Street, Brooklyn, New York.

c. Value: The mortgage, which was originally in the amount of \$12,500.00, has been reduced by amortization payments to the sum of \$3,000.00 as of April 1, 1947, and Charlotte Muhler's interest therein now amounts to \$2,000.00. 21/ Interest thereon is being paid at the rate of 5 $\frac{1}{2}$ % per annum on the first days of January, April, July and October and is paid up to April 1, 1947. 22/ The owner is making payments in reduction of the principal amount due in installments of \$52.50 quarterly on the first days of January, April, July and October of each year. 23/ The mortgaged property is an irregular plot, approximately 23 feet by 75 feet, improved with two buildings. There is a three-story semi-detached brick building on the front of the plot, containing a store on the grade floor and one apartment on each of the upper floors. Attached to it and on the rear of the plot is a two-story brick dwelling containing two apartments. 24/ The land and building have been assessed for the year 1947/48 at \$12,000.00 and the market value is estimated to be \$12,000.00. 25/ The store is occupied as a grocery and delicatessen by Mr. Tom Pecoreno at a monthly rental of \$57.50. The second floor front apartment, which consists of four rooms and bath, is occupied by the aforesaid Mr. Pecoreno at a monthly rental of \$25.00. The third floor front apartment, which consists of four rooms and bath, is occupied by the landlord's daughter at a monthly rental of \$30.00. The apartments in the rear building are rented, respectively, for \$25.00 and \$20.00 a month. 26/ The taxes for the first half 1946/47 are paid. 27/ The indenture is a first mortgage since there are no prior liens.

d. Prior Liens or Encumbrances: None. 28/

e. Management: This mortgage is being serviced by the law firm of Wise & Ottenberg, 475 Fifth Avenue, New York, New York. 29/ Interest and principal are paid to Wise & Ottenberg, who deposit the funds to the credit of Charlotte Muhler and Mathilda Hoss in a blocked account entitled "Wise & Ottenberg Clients' Investments Account" at the Chase National Bank of the City of New York, 60 East 42nd Street, New York, New York. 30/

- 20/ Title search report and inspection, dated March 6, 1947, supra 17/.
- 21/ Memorandum to File, supra 5/; examination of records of Wise & Ottenberg, supra 6/.
- 22/ Ibid; supra 17/, page 2; interview with Miss S. Werther, employee, Wise & Ottenberg, attorneys, 475 Fifth Avenue, New York, New York.
- 23/ Memorandum to File, supra 5/.
- 24/ Supra 17/, page 4.
- 25/ Supra 17/, pages 3 and 5.
- 26/ Ibid, page 4.
- 27/ Ibid, page 3.
- 28/ Supra 17/.
- 29/ Ibid, page 2; Memorandum to File, supra 5/.
- 30/ Memorandum to File, supra 5/; infra 33/.

to enforce and collect such obligations, and the right to possession of any and all notes, bonds and other instruments evidencing such obligations,

c. All right, title and interest of the person named in subparagraph 1, in and to the following insurance policies:

348855

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Box 421

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IV. Interest in Property Insurance Policy

The improvements on the mortgaged premises are covered by Fire Insurance Policy No. 342952, issued to Mrs. Anna Di Giorgio by the National Liberty Insurance Company of America, 59 Maiden Lane, New York, New York. This policy is in the amount of \$8,500.00 and expires on March 11, 1948. The loss, if any, under this policy is payable to Charlotte Muhler and Estog Realty Corporation, the latter holding a junior participating interest to the extent of \$1,000.00 in the above described bond and mortgage. 31/

V. Claim

The subject is the owner of a claim against the law firm of Wise & Ottenberg, 475 Fifth Avenue, New York, New York, for approximately \$8,073.58, representing interest and amortization payments on the aforesaid mortgages collected and deposited by Wise & Ottenberg in a blocked account together with other clients' money. This blocked account is entitled "Wise & Ottenberg Clients' Investments Account" at the Chase National Bank of the City of New York, 60 East 42nd Street, New York, New York, which is managed under Treasury License No. NY-764417-T. 32/ The aforesaid sum of \$8,073.58 owned by the subject was deposited by Wise & Ottenberg to the account of Charlotte Muhler and her daughter, Charlotte Mathilde Hess, pursuant to the instructions of Charlotte Muhler as contained in her letter, dated October 3, 1932, to Wise & Ottenberg. 33/

(Signed) Joseph F. Diffley
Joseph F. Diffley, Examiner

(Signed) Michael M. Coon
Michael M. Coon, Reviewer

(Signed) Charles L. Beckler
Charles L. Beckler, Reviewer

- 31/ Memorandum to File, supra 5/; title search report and inspection, dated March 6, 1947, supra 17/, page 2.
- 32/ Examination of records of Wise & Ottenberg, attorneys, 475 Fifth Avenue, New York, New York, supra 6/; interview on April 11, 1947 with C. Widmer, Controllers and Accounting Division, Chase National Bank of the City of New York, 18 Pine Street, New York, New York; Memorandum to File, supra 5/.
- 33/ Photostatic copy of letter of Charlotte Muhler, dated October 3, 1932, and translation thereof, in file.

to enforce and collect such obligations, and the right to possession of any and all notes, bonds and other instruments evidencing such obligations,

- c. All right, title and interest of the person named in subparagraph 1, in and to the following insurance policies:

348856

RG 131-0AP
Entry 131-65-A-1086
File 9703
Box 421

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9703

Re: Bond and mortgage, senior participating interest in bond and mortgage, property insurance policies and claim owned by Charlotte Muhler, also known as Margaroto Charlotte Muhler, as Charlotte M. Weiss and as Margaroto Charlotte Weiss

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 Charlotte Muhler, also known as Margaroto Charlotte Muhler, as Charlotte M. Weiss and as Margaroto Charlotte Weiss, whose last known address is Georgstrasse 20, (14B) Ravensburg/Wttbg., Germany, is a resident of Germany and a national of a designated enemy country (Germany);
2. That the property described as follows:
 - a. A mortgage executed October 3, 1923, by Adolphus Broberg and Alfreda S. Broberg, his wife, to Henry C. Davison, and recorded on October 4, 1923, in the Office of the Register of Kings County, New York, in Liber 5501 of Mortgages, at Page 169, and any and all obligations secured by said mortgage, including but not limited to all security rights in and to any and all collateral (including the aforesaid mortgage) for any and all such obligations and the right to enforce and collect such obligations, and the right to possession of the aforesaid mortgage and all notes, bonds and other instruments evidencing such obligations,
 - b. The senior participating interest in a mortgage to the extent of \$2,000.00, as of April 1, 1947, which mortgage was executed on April 14, 1927, by Vincenzo Nava and Giuseppina Nava, his wife, to Title Guarantee and Trust Company, and recorded on April 15, 1927, in the Office of the Register of Kings County, New York, in Liber 6688 of Mortgages, at Page 331, and any and all obligations secured by the aforesaid interest in said mortgage, including but not limited to all security rights in and to any and all collateral (including the aforesaid mortgage) for any and all such obligations and the right to enforce and collect such obligations, and the right to possession of any and all notes, bonds and other instruments evidencing such obligations,
 - c. All right, title and interest of the person named in subparagraph 1, in and to the following insurance policies;

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Policy No. 844552, issued by the American Alliance Insurance Company, 1 Liberty Street, New York, New York, in the amount of \$5,000.00, which policy expires on June 4, 1949, and insures the property subject to the mortgage described in subparagraph 2-a hereof,

Policy No. 25038, issued by the Citizens Insurance Company of New Jersey, 117 Main Street, Flemington, New Jersey, in the amount of \$5,000.00, which policy expires on April 9, 1949, and insures the property subject to the mortgage described in subparagraph 2-a hereof, and

Policy No. 342952, issued by the National Liberty Insurance Company of America, 59 Maiden Lane, New York, New York, in the amount of \$8,500.00, which policy expires on March 11, 1948, and insures the property subject to the mortgage described in subparagraph 2-b hereof, and

- d. That certain debt or other obligation owing to Charlotte Muhler, also known as Margaroto Charlotte Muhler, as Charlotte M. Weiss and as Margaroto Charlotte Weiss, by Wise & Ottonberg, 475 Fifth Avenue, New York, New York, arising by reason of interest and payments of principal collected on the mortgages described in subparagraphs 2-a and 2-b hereof, and any and all rights to demand, enforce and collect the same,

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 aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national 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 subparagraphs 2-a to 2-d above, inclusive, 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 proscribed 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.

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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

August 25, 1947;

For the Attorney General:

(Official Seal)


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

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V.O. 9

DISTRICT OF COLUMBIA: DC:

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

I, Josephine WASHINGTON, D. C. Attorney Public in and for the District of Columbia, in the United States of America, do hereby certify that on the date hereof, David L. Bazelon, Attorney General, Director, Office of Alien Property, Department of Justice, personally brought to me to be the same person who executed the foregoing instrument on behalf of the Attorney General of the United States of America, I having first made known to him the

DISCHARGE OF MORTGAGE

WHEREAS, heretofore, Adolphus Broberg and Alfreda S. Broberg, his wife, of the Borough of Brooklyn, City and State of New York, made, executed and delivered a mortgage dated October 3, 1923, to Henry C. Davison, for the purpose of securing an indebtedness evidenced by a bond dated October 3, 1923 in the sum of Six Thousand (\$6,000) Dollars with interest thereon at the rate of six (6%) per cent per annum, which mortgage was recorded on October 4, 1923, in the Register's Office of Kings County, New York, in Liber 5501, page 169 of Mortgages; and

WHEREAS, by assignment dated November 25, 1932, Henry C. Davison assigned the said mortgage, together with the bond described therein, unto Mathilda Hess, which assignment was recorded on November 29, 1932 in said Register's Office in Liber 7815, page 51 of Mortgages; and

WHEREAS, by assignment dated January 14, 1936, Mathilda Hess, by her attorney in fact, assigned the said mortgage, together with the bond described therein, unto Charlotte Margarete Weiss, which assignment was recorded on October 30, 1947, in said Register's Office in Liber 9712, page 340 of mortgages; and

WHEREAS, under and by virtue of the authority and powers conferred on and delegated to, him by the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, the Attorney General of the United States of America by Vesting Order 9703, did, in the national interest vest the aforesaid mortgage, all as more fully set forth in said Vesting Order 9703, dated August 25, 1947, a duly certified copy of which was recorded on October 30, 1947, in the Register's Office, Kings County in Liber 9712, page 343 of Mortgages,

NOW, THEREFORE, in consideration of the premises and of the payment of the full indebtedness due and accrued interest thereon, and by virtue of the authority vested in him, the Attorney General of the United States of America does hereby declare that the said mortgage is satisfied and shall be discharged of record.

IN WITNESS WHEREOF, I have hereunto affixed my name and caused the official seal of the Office of Alien Property, Department of Justice, United States of America to be attached hereto on this 5th day of July, 1949.

For the Attorney General

David L. Bazelon

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

WITNESS:

Francis H. Baker

348860

DUPLICATE ORIGINAL

REPRODUCED AT THE NATIONAL ARCHIVES

Approved as to form
Legal Branch
Date: JUN 27 1949

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 Box 421

DISTRICT OF COLUMBIA: SS:

OFFICE OF ALIEN PROPERTY
 DEPARTMENT OF JUSTICE

I, Josephine A. Sterling, a Notary Public in and for the District of Columbia, in the United States of America, do hereby certify that on the date hereof, David L. Bazelon, Assistant Attorney General, 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, I having first made known to him the contents thereof, personally appeared before me and acknowledged that, pursuant to authority delegated to him by the said Attorney General by Title 28, § 51.8 (b), as amended, Rules of the Department of Justice (12 F.R. 3625, June 4, 1947), and as such Director, Office of Alien Property, Department of Justice, 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 5th day of July, 1949.

Josephine A. Sterling
 Notary Public

My Commission Expires:
 June 30, 1952

WHEREAS, under and by virtue of the authority and power conferred on and delegated to him by the President with the advice and consent of the Executive Order 9121, as amended, and Executive Order 9835, the Attorney General of the United States of America by Executive Order 9703, etc., in the national interest that the aforesaid mortgage, and as more fully set forth in said Executive Order 9703, dated August 27, 1947, which certified copy of which was furnished on October 30, 1947, to the Registrar's Office, State of Maryland in Liber 9712, page 343 of mortgages, and

AND, WHEREAS, in consideration of the aforesaid and in the person of the full indebtedness due and amount thereof, and in exercise of the authority vested in him, the aforesaid Director of the Office of Alien Property does hereby declare that the said mortgage is null and void and discharged of record.

IN WITNESS WHEREOF, I have hereunto set my hand and placed the official seal of the Office of Alien Property, Department of Justice, United States of America to be attached hereto on this 5th day of July, 1949.

For the Attorney General

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

Robert
David L. Bazelon

348861

REPRODUCED AT THE NATIONAL ARCHIVES

Approved as to form
 Legal Service
 JUN 27 1949

V. O. 9703

F-28-7156

V. O. No. 9703

CSS:GTR:lvm

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

INTER-OFFICE MEMORANDUM

Mr. Archer Henrick, Chief
 To Records, Mail and Files Section Date August 29, 1949

Clarence S. Smith, Chief
 From Real Estate & Liquidation Section Subject Charlotte Muhler a/k/a
Margarete Charlotte Muhler

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 Entry 131-65-A-1086
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 Box 421

Attached hereto is the following document in this case:

Extension Agreement between Henry C. Davison
and Marie A. Francia and Fabio U. Francia,
her husband, dated November 23, 1932.

The vested property referred to in the document has been
liquidated or otherwise disposed of. Kindly acknowledge receipt
on the attached copy of this memorandum.

Attachment

C. S. S.
C. S. S.

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 Box 421

as required by paragraph numbered "2" above.

the passage after the date of this agreement of any law of the State of New York of land for the purposes of taxation any lien thereon, or changing in any way mortgages or debts secured by mortgage for State or local purposes, or the payment of any such taxes so as to affect said mortgage, the holder of said mortgage, shall have the right to give thirty days' written notice to the owner of the land of the expiration of said thirty days. If such notice be given, the said debt shall become due, payable on the expiration of said thirty days.

13. If any action or proceeding be commenced (except an action to foreclose said mortgage or to

STATE OF NEW YORK, }
 COUNTY OF } ss.:

On the _____ day of _____ 19____,
 before me came _____
 to me known, who, being by me duly sworn, did depose and
 say that he resides in _____
 that he is the _____ of _____

the corporation described in, and which executed, the fore-
 going instrument; that he knows the seal of said corpora-
 tion; that the seal affixed to said instrument is such corporate
 seal; that it was so affixed by order of the board of
 _____ of said corporation; and that he
 signed his name thereto by like order.

COPIES OF
 STATE OF NEW YORK

CITY OF NEW YORK
 STATE OF NEW YORK, }
 COUNTY OF NEW YORK } ss.:

On the 15 day of November 1932
 before me came HENRY C. DAVISON, JR.,
 the subscribing witness to the foregoing instrument, with
 whom I am personally acquainted, who, being by me duly
 sworn, did depose and say, that he resides in
 the Borough of Manhattan, City and State of
 New York;
 that he knows HENRY C. DAVISON,

one of
 to be the individuals described in, and who executed, the
 foregoing instrument; that he, said subscribing witness,
 was present and saw him execute the same; and that
 he, said witness, at the same time subscribed his name
 as witness thereto.

Sadye Werther

SADYE WERTHER
 Commissioner of Deeds, New York City
 Co. Clerk's No. 62, Reg. No. 101
 Co. Clerk's No. 71, Reg. No. 101
 Co. Clerk's No. 9, Reg. No. 101
 Commission Expires May 2, 1934

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Claw

No. Charlotte Muehlen
MICHA MARGARETTE
 HENRY C. DAVISON
Charlotte Muehlen

109703-
 WITH

MARIE A. FRANCLIA et al.,

1523-73 *Ad. Buehler*

**EXTENSION
 AGREEMENT**

THE LAND AFFECTED BY THE WITHIN IN-
 STRUMENT LIES IN BLOCK 6191 IN
 SECTION 19 ON THE LAND MAP OF
 THE COUNTY OF KINGS

WISE & OTTENBERG
 ATTORNEYS AT LAW
 206 BROADWAY
 NEW YORK

348863

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Box 421

CITY OF NEW YORK

STATE OF NEW YORK, }
COUNTY OF NEW YORK } ss.:

On the 28 day of November 1932,
before me came MARIE A. FRANCIA and FABIO U.
FRANCIA, her husband,
two of
to me known to be the individuals described in, and who
executed the foregoing instrument, and ^{severally} acknowledged that
they executed the same.

W. R. Jackson

New York State
Notary Public
New York State
Notary Public
No. 21 of
Group Class No. 331, exp. Jan. 7, 1930
Expiration Date

STATE OF NEW YORK, }
COUNTY OF } ss.:

On the day of 19
before me came
to me known, who, being by me duly sworn, did depose and
say that he resides in
that he is the of

the corporation described in, and which executed, the fore-
going instrument; that he knows the seal of said corpora-
tion; that the seal affixed to said instrument is such corporate
seal; that it was so affixed by order of the board of
of said corporation; and that he
signed his name thereto by like order.

STATE OF NEW YORK, }
COUNTY OF } ss.:

On the day of 19
before me came

to me known to be the individual described in, and who
executed the foregoing instrument, and acknowledged that
he executed the same.

STATE OF NEW YORK, }
COUNTY OF } ss.:

On the day of 19
before me came

to me known to be the individual described in, and who
executed the foregoing instrument, and acknowledged that
he executed the same.

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File 9703

3. That no building on the premises shall be removed or demolished without the consent of the party of the first part.

4. That the whole of said principal sum shall become due after default in the payment of any installment of principal when due or of interest for ~~thirty~~ ^{thirty} days, or after default in the payment of any tax, water rate or assessment for thirty days after notice and demand.

5. That the holder of this mortgage, in any action to foreclose it, shall be entitled to the appointment of a receiver.

6. That the party of the second part will pay all taxes, assessments or water rates, and in default thereof, the party of the first part may pay the same.

7. That the party of the second part within six days upon request in person or within thirty days upon request by mail will furnish a statement of the amount due on said mortgage.

8. That notice and demand or request may be in writing and may be served in person or by mail.

9. That the party of the second part warrants the title to the premises.

10. That in case of a sale, said premises, or so much thereof as may be affected by said mortgage, may be sold in one parcel.

11. That the whole of the principal sum shall become due at the option of the party of the first part after default for thirty days after notice and demand in the payment of any installment of any assessment for local improvement heretofore or hereafter laid which is or may become payable in annual installments, and which has affected, now affects or hereafter may affect the said premises, notwithstanding that such installments be not due and payable at the time of such notice and demand; that the whole of said principal sum shall become due at the option of the party of the first part immediately in the event of the actual or threatened removal of any of the improvements, fixtures, or articles of personal property attached to, or used in the operation of, the premises herein described, by the party of the second part or by any other person having or claiming to have an interest therein, or upon the actual or threatened demolition or removal of any building erected or to be erected upon said premises, and in the event of such demolition or removal of any building the interest on the indebtedness secured by this mortgage shall be at the rate of six per centum per annum from the date of the commencement of such demolition or removal, if such interest rate at that time be less than six per centum per annum; and also that the whole of said principal sum shall become due at the option of the party of the first part upon any default in keeping the buildings on the premises insured against loss by fire as required by paragraph numbered "2" above.

12. In the event of the passage after the date of this agreement of any law of the State of New York, deducting from the value of land for the purposes of taxation any lien thereon, or changing in any way the laws for the taxation of mortgages or debts secured by mortgage for State or local purposes, or the manner of the collection of any such taxes so as to affect said mortgage, the holder of said mortgage and of the debt which it secures, shall have the right to give thirty days' written notice to the owner of the land requiring the payment of the mortgage debt. If such notice be given, the said debt shall become due, payable and collectible at the expiration of said thirty days.

13. If any action or proceeding be commenced (except an action to foreclose said mortgage or to collect the debt secured thereby) to which action or proceeding the holder of said mortgage is made a party, or in which it becomes necessary to defend or uphold the lien of said mortgage, all sums paid by the holder of said mortgage for the expense of any litigation to prosecute or defend the rights and lien created by said mortgage (including reasonable counsel fees), shall be paid by the party of the second part, together with interest thereon at the rate of six per cent. per annum, and any such sum and the interest thereon shall be a lien on said premises, prior to any right, or title to, interest in or claim upon said premises, attaching or accruing subsequent to the lien of said mortgage, and shall be deemed to be secured by said mortgage and by the bond which it secures. In any action or proceeding to foreclose said mortgage, or to recover or collect the debt secured thereby, the provisions of law respecting the recovery of costs, disbursements and allowances shall prevail unaffected by this covenant.

14. That the whole of said principal sum shall become due at the option of the party of the first part if the buildings on said premises are not maintained in reasonably good repair, after notice of the condition of the building is given to the party of the second part or upon the failure of any owner of said premises to comply with the requirements of any Department of the State or City of New York, within three months after an order making such requirement has been issued by said State or City Department, or upon the failure of any owner of said premises or any person holding under said owner as tenant, lessee or otherwise, to comply with the laws and statutes enacted by the Congress of the United States relative to the Eighteenth Amendment to the Constitution of the United States and all statutes, orders, requirements or decrees relating to said premises by any Federal or State authority by virtue of said Eighteenth Amendment to the Constitution of the United States.

15. This agreement is made by the party of the first part, the record holder of said bond and mortgage, for itself, or, if the party of the first part has assigned said bond and mortgage to any actual owner who has title thereto by or through assignment of said bond and mortgage made by said party of the first part, then it is understood and agreed between the party of the first part and the party of the second part that in executing this instrument the party of the first part is agent for the actual owner of said bond and mortgage, and that said actual owner and the party of the second part are bound by this instrument in the same manner as if it were executed by such actual owner.

IN WITNESS WHEREOF, this agreement has been duly executed by the parties hereto.

IN PRESENCE OF:

348865

W. S. Janin

J. P. ... L. S.

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File 9703
Box 421

LIBER
PAGE

Extension Agreement 3564-G32

AGREEMENT, made the
one thousand nine hundred and thirty-two
of the City and State of New York,

23rd

day of November
between HENRY C. DAVISON

hereinafter designated as the party of the first part and MARIE A. FRANCIA and FABIO U. FRANCIA,
her husband, residing at 1523-73rd Street, Brooklyn, New York,

hereinafter designated as the party ^{ies} of the second part:

WITNESSETH, that the party of the first part, the holder of a certain bond
made by ADOLPHUS BROBERG and ALFREDA S. BROBERG, his wife, to said HENRY C. DAVISON

dated October 3rd - - - - - , 1923 , secured by a mortgage bearing even date
therewith, and recorded in the office of the Register of the County of Kings - - - - -
in Liber 5501 ~~of Section~~ - - of Mortgages, at Page 169, Block 6191, Section 19 ----
~~xpage~~ , on which bond there is now due the sum
of - - SIX THOUSAND (\$6,000.) - - - - - Dollars,
with interest thereon, in consideration of one dollar paid by said party of the second part, and other valu-
able consideration, the receipt whereof is hereby acknowledged, does hereby extend the payment of the princi-
pal indebtedness secured by said bond to the 23rd day of November , one thousand nine
hundred and thirty-five,

PROVIDED the party ^{ies} of the second part meanwhile pay interest on the amount owing on said bond
at the rate of six - - - - - per centum per annum,
from November 1st - - - - - , 1932 ,

semi-annually, on the first days of May - - - - - and
November - - - - - in each year and also comply with all the other terms of said
bond and mortgage as hereby modified;

348867

AND the party of the second part, in consideration of the above extension and of one dollar paid by
said party of the first part, and other valuable consideration, the receipt whereof is hereby acknowledged,
does hereby covenant to pay said principal sum and interest as above
set forth, and not before the maturity thereof as the same is hereby extended, and to comply with the other
terms of said bond and mortgage; and the party of the second part covenants that the principal and the
interest hereby agreed to be paid, shall be a lien on the mortgaged premises and be secured by said bond
and mortgage, and that when the terms of said bond and mortgage in any way conflict with the terms and
provisions of this agreement, the terms and provisions of this agreement shall prevail, and that there are
no offsets or defences to said bond and mortgage.
The party of the second part represents ~~that~~ ^{that Marie A. Francia, above named} said party of the second part now owns the premises
described in said mortgage.

REPRODUCED AT THE NATIONAL ARCHIVES

of a receiver.

6. That the party of the second part will pay all taxes, assessments or water rates, and in default thereof, the party of the first part may pay the same.

7. That the party of the second part within six days upon request in person or within thirty days upon request by mail will furnish a statement of the amount due on said mortgage.

8. That notice and demand or request may be in writing and may be served in person or by mail.

9. That the party of the second part warrants the title to the premises.

10. That in case of a sale, said premises, or so much thereof as may be affected by said mortgage, may be sold in one parcel.

11. That the whole of the principal sum shall become due at the option of the party of the first part after default for thirty days after notice and demand in the payment of any installment of any assessment for local improvement heretofore or hereafter laid which is or may become payable in annual installments, and which has affected, now affects or hereafter may affect the said premises, notwithstanding that such installments be not due and payable at the time of such notice and demand; that the whole of said principal sum shall become due at the option of the party of the first part immediately in the event of the actual or threatened removal of any of the improvements, fixtures, or articles of personal property attached to, or used in the operation of, the premises herein described, by the party of the second part or by any other person having or claiming to have an interest therein, or upon the actual or threatened demolition or removal of any building erected or to be erected upon said premises, and in the event of such demolition or removal of any building the interest on the indebtedness secured by this mortgage shall be at the rate of six per centum per annum from the date of the commencement of such demolition or removal, if such interest rate at that time be less than six per centum per annum; and also that the whole of said principal sum shall become due at the option of the party of the first part upon any default in keeping the buildings on the premises insured against loss by fire as required by paragraph numbered "2" above.

12. In the event of the passage after the date of this agreement of any law of the State of New York, deducting from the value of land for the purposes of taxation any lien thereon, or changing in any way the laws for the taxation of mortgages or debts secured by mortgage for State or local purposes, or the manner of the collection of any such taxes so as to affect said mortgage, the holder of said mortgage and of the debt which it secures, shall have the right to give thirty days' written notice to the owner of the land requiring the payment of the mortgage debt. If such notice be given, the said debt shall become due, payable and collectible at the expiration of said thirty days.

13. If any action or proceeding be commenced (except an action to foreclose said mortgage or to collect the debt secured thereby) to which action or proceeding the holder of said mortgage is made a party, or in which it becomes necessary to defend or uphold the lien of said mortgage, all sums paid by the holder of said mortgage for the expense of any litigation to prosecute or defend the rights and lien created by said mortgage (including reasonable counsel fees), shall be paid by the party of the second part, together with interest thereon at the rate of six per cent. per annum, and any such sum and the interest thereon shall be a lien on said premises, prior to any right, or title to, interest in or claim upon said premises, attaching or accruing subsequent to the lien of said mortgage, and shall be deemed to be secured by said mortgage and by the bond which it secures. In any action or proceeding to foreclose said mortgage, or to recover or collect the debt secured thereby, the provisions of law respecting the recovery of costs, disbursements and allowances shall prevail unaffected by this covenant.

14. That the whole of said principal sum shall become due at the option of the party of the first part if the buildings on said premises are not maintained in reasonably good repair, after notice of the condition of the building is given to the party of the second part or upon the failure of any owner of said premises to comply with the requirements of any Department of the State or City of New York, within three months after an order making such requirement has been issued by said State or City Department, or upon the failure of any owner of said premises or any person holding under said owner as tenant, lessee or otherwise, to comply with the laws and statutes enacted by the Congress of the United States relative to the Eighteenth Amendment to the Constitution of the United States and all statutes, orders, requirements or decrees relating to said premises by any Federal or State authority by virtue of said Eighteenth Amendment to the Constitution of the United States.

15. This agreement is made by the party of the first part, the record holder of said bond and mortgage, for itself, or, if the party of the first part has assigned said bond and mortgage to any actual owner who has title thereto by or through assignment of said bond and mortgage made by said party of the first part, then it is understood and agreed between the party of the first part and the party of the second part that in executing this instrument the party of the first part is agent for the actual owner of said bond and mortgage, and that said actual owner and the party of the second part are bound by this instrument in the same manner as if it were executed by such actual owner.

IN WITNESS WHEREOF, this agreement has been duly executed by the parties hereto.

IN PRESENCE OF:

T. C. Vanin

[Signature] L. S.

Marie A. Francis L. S.

Fabio A. Franca L. S.

348866

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File 9708
BOX 421

REPRODUCED AT THE NATIONAL ARCHIVES

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Entry 131-65-A-1086
File 9737
Box 421

unclaimed

348868

FORM FD-13 Rev.
8-25-47

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

Account No. 28-26619

Vesting Order No. 9737

TO: Republic Steel Corporation

New Jersey

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. 28-26619

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>
10857	12 - 6% Cumulative Convertible Prior Preference P. V. \$100. per sh.	

[Faint, illegible text]

[Faint, illegible text]

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 18th day of December, 1947.

Witness *Joseph M. Blanton*

**For the Attorney General:
David L. Bazelon
Assistant Attorney General
Director, Office of Alien Property

By: *Walter J. Roth*
Walter J. Roth, Chief
Collection and Custody Section
Operations Branch

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Form: APC-60
Rev. 6-2-47.

OFFICE OF ALIEN PROPERTY F-28-8373-D-1
DEPARTMENT OF JUSTICE

Vesting Order **9737**

Re: Stock owned by Frieda Bauer

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9789, as amended, after investigation, it is hereby found:

1. That Frieda Bauer, whose last known address is Sonnenberger Strasse 29, Wiesbaden, Germany, is a resident of Germany and a national of a designated enemy country (Germany);
2. That the property described as follows:

Twelve (12) shares of \$100 par value 6% cumulative convertible prior preference capital stock, Series A, of Republic Steel Corporation, Republic Building, Cleveland, Ohio, a corporation organized under the laws of the State of New Jersey, evidenced by certificate number NYPPO 8,244, registered in the name of Frieda Bauer (Witwe), together with all declared and unpaid dividends thereon,

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 aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

348869

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. 816; Pub. Law 323, 79th Cong., 80 Stat. 30; Pub. Law 871, 79th Cong., 80 Stat. 925; E.O. 9193; July 8, 1942; 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9587, June 8, 1945, 10 F.R. 8917, 3 CFR, 1945 Supp.; E.O. 9786, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D. C., on

(Official Seal)

August 28, 1947 For the Attorney General;

RG 131-OAP
Entry 131-65-A-1086
File 9767
Box 422

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

D-28-11835

Vesting Order 9767

Re: Bonds owned by Emma Poltzor,
also known as Emmy Peltzor

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 Emma Peltzor, also known as Emmy Peltzor, whose last known address is Wuppertal, Elberfeld, Wirkorstr. 17 Nord-Rheinland (22a) Gormany, is a resident of Gormany and a national of a designated enemy country (Gormany);
2. That the property described as follows:

Twenty-four (24) United States War Bonds Series E, each of \$25.00 face value, bearing the numbers Q 22643406 E, Q 17929929 E, Q 166319552 E, Q 105437949 E, Q 122364213 E, Q 133444824 E, Q 107814425 E, Q 150618674 E, Q 146015786 E, Q 165101045 E, Q 93950271 E, Q 66819323 E, Q 83566044 E, Q 66723374 E, Q 83563519 E, Q 76556460 E, Q 51964308 E, Q 73340390 E, Q 66062465 E, Q 46895851 E, Q 42596873 E, Q 186454448 E, Q 206452227 E, and Q 213083786 E, registered in the name of Frederick Peltzor, presently in the custody of Richard Peltzor, 7243 Claridge Street, Philadelphia 11, Pennsylvania, together with any and all rights thereunder and thereto,

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, Emma Peltzor, also known as Emmy Peltzor, the aforesaid national of a designated enemy country (Gormany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Gormany).

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., 80 Stat. 50; Pub. Law 671, 79th Cong., 80 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. 11981)

Executed at Washington, D. C. on September 4, 1947

(Official Seal)

For the Attorney General:

348870

David L. Bazelon

DAVID L. BAZELON

Assistant Attorney General
Director, Office of Alien Property

5169-47

RG 131-0AP
 Entry 131-65-A-1006
 File 9767
 Box 422

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

Account No. 28-26646
 Vesting Order No. 9767

TO: Treasury Department
Bureau of the Public Debt
 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 ~~and any interest thereon~~ ~~represented by certificates or other documents~~ in the name of

Mr. Fred Peltzer
 1440 N. 17th St.
 Phila., Penna.

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 ~~and any interest thereon~~ ~~and the proceeds of any such securities~~ thereof ~~as follows:~~

<u>Bond</u>	<u>Face Value</u>	<u>Transfer to</u>
66062465 No. <u>66062465</u>	<u>\$25. - United States of America Savings Bond, Series E, dated 7/1/42, due 7/1/52</u>	<u>Attorney General of the United States, Account No. 28-26646.</u>

(FOR REDEMPTION)

It is hereby certified that the above securities are exempt from Federal transfer tax pursuant to provisions of Section 1802 (c) (7) of the Internal Revenue Code as added to by Section 506 (b) (1), or Section 3481 as amended by Section 506G of the Internal Revenue Act of 1942.

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 26th day of June, 19 52

Witness Loyola E. Blanton
Assistant to the Records Officer

**For the Attorney General:
Harold I. Baynton
 Assistant Attorney General
 Director, Office of Alien Property

BY: [Signature]
 Alton F. Weeks, Assistant Chief
 Collection & Custody Section
 Intercustodial & Property Branch

348872

RG 131-OAP
 Entry 131-65-A-1086
 File 9767
 Box 422

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

Account No. 28-26646

Vesting Order No. 9767

TO: Treasury Department

Bureau of the Public Debt
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

Mr. Fred Peltzer 1440 N. 17th St. Phila., Pa.

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>Bond No.</u> <u>Certificate No.</u>	<u>Face Value</u> <u>No. of Shares</u>	<u>Transfer to</u>
76556460, 51964308 73340390 @ \$25. ea.	\$75. - United States of America Savings Bonds, Series E, dated Aug. 1, 1942, due Aug. 1, 1952	Attorney General of the United States, Account No. 28-26646

(FOR REDEMPTION) ...

It is hereby certified that the above securities are exempt from Federal transfer tax pursuant to provisions of Section 1802 (c) (7) of the Internal Revenue Code as added to by Section 506 (b) (1), or Section 3481 as amended by Section 506G of the Internal Revenue Act of 1942.

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 28th day of July, 19 52

Witness Loyola M. Blanton
 Assistant to the Records Officer

**For the Attorney General:
 Rowland F. Kirks
 Acting Director
 Office of Alien Property

By:
 Alton F. Weeks, Assistant Chief
 Collection and Custody Section
 Intercustodial and Property Branch

348873

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 131-65-A-1006
File 9776
Box 422

F-28-22784-E-1

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9776

Re: Bank account owned by Amalie Young,
also known as Amalio Wandschor

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 Amalio Young, also known as Amalie Wandscher, whose last known address is Kallenberg uher Backnang (14) U.S.Zono, Germany, is a resident of Germany and a national of a designated enemy country (Germany);
2. That the property described as follows:

That certain debt or other obligation owing to Amalie Young, also known as Amalie Wandscher, by Central Savings Bank in the City of New York, Fourteenth Street Office, New York, New York, arising out of a savings account, Account Number 979684, entitled Amalie Young, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

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 aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

REPRODUCED AT THE NATIONAL ARCHIVES

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, 8193, 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. 825; 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

September 4, 1947

(Official Seal)

For the Attorney General:

348874

David L. Bazelon
DAVID L. BAZELON

Assistant Attorney General
Director, Office of Alien Property

5169-47

DUPLICATE ORIGINAL

RG 131-OAP
 Entry 65-A-1063
 File 109822
 Box 422

FORM PD-13 Rev.
 2-14-49

1017322

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

Account No. See reverse side

Vesting Order No. 9822

TO: THE SPRAY COTTON MILLS,

Spray, North Carolina

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 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

See reverse side

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:

Certificate No.	No. of Shares	Transfer to
See reverse side	2,610 - capital P.V. \$100.	The Spray Cotton Mills, Spray, North Carolina

Witness my hand and the seal of the Office of Alien Property, Department of Justice this 20th day of March, 1956.

Loyola M. Blanton
 Assistant to the Records Officer

Dallas S. Townsend
 Assistant Attorney General
 Director, Office of Alien Property
 Alton F. Weeks, Chief,
 Collection & Custody Unit,
 Liquidation Section

(over)

348875

RG 131-OAP

REF 131-OAP
 Entry 65-A-1063
 File 109822
 Box 422

FORM PD-13 Rev.
 2-14-49

10, 10, 12

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

Account No. See reverse side

Vesting Order No. 9822

TO: THE SPRAY COTTON MILLS,

Spray, North Carolina

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

See reverse side

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:

Certificate No.	No. of Shares	Transfer to
See reverse side	2,810 - capital P.V. \$100. per shr.	The Spray Cotton Mills, Spray, North Carolina

WITNESSETH my hand and the seal of the Office of Alien Property, Department of Justice this 20th day of March, 1946.

Witness Loyola M. Blanton
 Assistant to the Records Officer
 For the Attorney General:

Dallas S. Townsend
 Assistant Attorney General
 Director, Office of Alien Property
 Alton F. Weeks, Chief,
 Collection & Custody Unit,
 Liquidation Section

348875

*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.

<u>Ctf. No.</u>	<u>No. of Ghrs.</u>	<u>Account No.</u>	<u>Registration</u>
256	350	28-26850	The Attorney General of the United States, Account No. 28-26850.
257	350	28-26851	The Attorney General of the United States, Account No. 28-26851.
258	125	28-26852	The Attorney General of the United States, Account No. 28-26852.
259	125	28-26853	The Attorney General of the United States, Account No. 28-26853.
260	250	28-26854	The Attorney General of the United States, Account No. 28-26854.
261	100	28-26855	The Attorney General of the United States, Account No. 28-26855.
262	180	28-26856	The Attorney General of the United States, Account No. 28-26856.
263	250	28-26857	The Attorney General of the United States, Account No. 28-26857.
264	125	28-26858	The Attorney General of the United States, Account No. 28-26858.
265	125	28-26859	The Attorney General of the United States, Account No. 28-26859.
266	350	28-26860	The Attorney General of the United States, Account No. 28-26860.
267	250	28-26861	The Attorney General of the United States, Account No. 28-26861.
268	90	28-26862	The Attorney General of the United States, Account No. 28-26862.

REPRODUCED AT THE NATIONAL ARCHIVES

348876

Box 408
File 109828
Encl 65-A-1063
25 131-04F

REF 131-OAP
Entry 65-A-1063
File No 9822
Box 422

Form APC-60
Rev. 6-2-47

F-28-27899-D-1 F-28-27908-D-1
F-28-27902-D-1 D-66-2457-D-1

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9822

Re: Stock owned by Julia Burkhardt 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 listed in subparagraph 5 hereof, each of whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the personal representatives, heirs, next of kin, legatees and distributees of Mrs. Lena Harter, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
3. That the personal representatives, heirs, next of kin, legatees and distributees of Pauline Mayor, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
4. That Julio Heim, Karl Heinz Ruck and Albrecht Ruck, whose last known addresses are Ulm, Germany, are residents of Germany and nationals of a designated enemy country (Germany);
5. That the property described as follows:

One thousand nine hundred and twenty (2920) shares of \$100.00 par value common capital stock of Spray Cotton Mills, Spray, North Carolina, evidenced by certificates the numbers of which are listed below, registered in the names of the persons listed below in the amounts appearing opposite each name:

Registered Owner	Certificate Number of OAP File		
	Number	Shares	Number
Julia Burkhardt	231	350	F-28-27897-D-1
Hermann Hartenstein	232	350	F-28-27898-D-1
Erich Toelle	234	125	F-28-27900-D-1
Annie Hedwig Toelle	235	125	F-28-27901-D-1
Frida Hartman	237	250	F-28-27903-D-1
Friedel Mattil	238	100	F-28-27904-D-1
Irma Faessler	239	120	F-28-27905-D-1
Rosa Hubner	240	250	F-28-27906-D-1
Dr. Otto Schuele	241	125	F-28-27907-D-1
Johanna Ribstein	242	125	F-28-27908-D-1

together with all declared and unpaid dividends thereon,

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, Julia Burkhardt, Hermann Hartenstein, Erich Toelle, Annie Hedwig Toelle, Frida Hartman, Friedel Mattil, Irma Faessler, Rosa Hubner, Dr. Otto Schuele and Johanna Ribstein, the aforesaid nationals of a designated enemy country (Germany);

348877

DUPLICATE ORIGINAL 5338-47

REPRODUCED AT THE NATIONAL ARCHIVES

REF. 131-OAP
Entry 65-A-1063
File No. 9822
Box 422

F-28-27899-D-1
F-28-27902-D-1

F-28-27909-D-1
D-66-2457-D-1

Re: Stock owned by Julia Burkhardt and others

- 2 -

6. That the property described as follows:

Three hundred and fifty (350) shares of \$100.00 par value common capital stock of Spray Cotton Mills, Spray, North Carolina, evidenced by a certificate numbered 233, registered in the name of Mrs. Lona Harter, together with all declared and unpaid dividends thereon,

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 personal representatives, heirs, next of kin, legatees and distributees of Mrs. Lona Harter, deceased, the aforesaid nationals of a designated enemy country (Germany);

7. That the property described as follows:

Two hundred and fifty (250) shares of \$100.00 par value common capital stock of Spray Cotton Mills, Spray, North Carolina, evidenced by a certificate numbered 236, registered in the name of Pauline Mayer, together with all declared and unpaid dividends thereon,

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 personal representatives, heirs, next of kin, legatees and distributees of Pauline Mayer, deceased, the aforesaid nationals of a designated enemy country (Germany);

8. That the property described as follows:

Ninety (90) shares of \$100.00 par value common capital stock of Spray Cotton Mills, Spray, North Carolina, evidenced by a certificate numbered 243, registered in the name of Julie Heim, guardian of Karl Heinz Ruck and Albrecht Ruck, together with all declared and unpaid dividends thereon,

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, Julie Heim, Karl Heinz Ruck and Albrecht Ruck, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

9. That to the extent that the person referred to in subparagraph 1, 2 and 3 hereof, and the persons named in subparagraph 4 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,

348878

DUPLICATE ORIGINAL

REF. 131-OAP
Entry 65-A-1063
File 109822
Box 422

Stock owned by Julia Burkhardt and others

- 3 -

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.

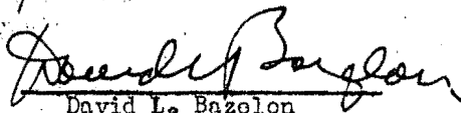
The terms "national" and "designated enemy country" as used herein shall have the meanings proscribed in section 10 of Executive Order 9193, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Supp. 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 September 15, 1947:

For the Attorney General:

(Official Seal)



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

REPRODUCED AT THE NATIONAL ARCHIVES

343879

DUPLICATE ORIGINAL

RG-131-OAP
Entry-131-65-A-1006
File 9505
Box 420

V.C. 9505

348880

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

Mathilde Elisabeth Almuth Heyl Gachot

Claim No. 64327

Vesting Order No. 9505

DETERMINATION AND RETURN
ORDER NO. 3845

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 September 19, 1958 (23 Fed. Reg. 7336).

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).

Claimant's attorney, Robert H. Reiter, 1311 G Street, N. W., Washington, D. C., proposes to charge a fee of ten per cent of the value of the property 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:

Mathilde Elisabeth Almuth Heyl Gachot
12 rue Bautain
Strasbourg, France

All right, title, interest and claim of any kind or character of Mathilde Elisabeth Almuth Heyl Gachot in and to the Estate of Louise E. Kerckhoff, deceased, administered in the Superior Court of the State of California in and for the County of Los Angeles, as vested by Vesting Order No. 9505 (12 F.R. 5491; August 13, 1947).

Executed at Washington, D. C., on OCT 30 1958

For the Attorney General

Dallas S. Townsend

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

RG 131-OAP
Entry 131-65-A-1006
File 9505
Box 420

348831

DUPLICATE ORIGINAL
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. 3845, 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 Mathilde Elisabeth Almuth Heyl Gachot, Strasbourg, France.

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 Mathilde Elisabeth Almuth Heyl Gachot, the following property:

All right, title, interest and claim of any kind or character of Mathilde Elisabeth Almuth Heyl Gachot in and to the Estate of Louise E. Kerckhoff, deceased, administered in the Superior Court of the State of California in and for the County of Los Angeles, as vested by Vesting Order No. 9505 (12 F.R. 5491; August 13, 1947).

Executed at Washington, D. C., on OCT 30 1958

For the Attorney General

Dallas S. Townsend

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

REPRODUCED AT THE NATIONAL ARCHIVES

DISTRICT OF COLUMBIA } SS

I, Annetta Woldar, 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 of the 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 the Rules of the Department of Justice (16 F.R. 6895, July 18, 1951), 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 30th day of October, 1958.

Annetta Woldar
Notary Public

My Commission Expires:
Nov 30 1960

RG 131-OAP
Entry 131-65-A-1086
File 9505
Box 420
REV. 0-2-47

348832

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9505

Re: Estate of Louise E. Kerckhoff, deceased, and trusts created under the last will of Louise E. Kerckhoff, deceased (File D-28-11088; E. T. Sec. 15545)

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 Mathilde Bauwens, Bernardine Deiters, Theresa Deiters, Theodora Kerckhoff, Margot Kaser, Margarete Schuerman, Marie Therese Bispink, Almuth Heyl Gachod, Maria Heyl Schaetz, Elisabeth Heyl, Gertrude Heyl, Herman Heyl, Margareta Heyl, Heinrich Ohm, Heinrich Rowoldt, Georg Reismann, Joseph Reismann, Wilhelm Reismann, Richard Reismann, Marie Reismann, Johanne Reismann, Heinrich Schnittker, Ottilie Schnittker, Theodora Kerckhoff, Ulrich Deiters and William Kerckhoff, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the issue, names unknown, of Herman Kerckhoff, deceased, issue, names unknown, of Bernard Bauwens, deceased son of Teresa Bauwens, deceased cousin of William G. Kerckhoff, deceased, and the two surviving children, names unknown, of Gerhard Schnittker, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
3. That the property described as follows:
 - a. All right, title, interest and claim of any kind or character whatsoever of issue, names unknown, of Herman Kerckhoff, deceased, Margot Kaser, Margarete Schuerman, Marie Therese Bispink, issue, names unknown, of Bernhard Bauwens, deceased son of Therese Bauwens, deceased cousin of William G. Kerckhoff, deceased, by right of representation, Almuth Heyl Gachod, Maria Heyl Schaetz, Elisabeth Heyl, Gertrude Heyl, Herman Heyl, Margareta Heyl, Heinrich Ohm, Heinrich Rowoldt, Georg Reismann, Joseph Reismann, Wilhelm Reismann, Richard Reismann, Marie Reismann, Johanne Reismann, Heinrich Schnittker, Ottilie Schnittker, two surviving children, names unknown, of Gerhard Schnittker, deceased, Theodora Kerckhoff, Ulrich Deiters, and Mathilde Bauwens, and each of them, in and to the estate of Louise E. Kerckhoff, deceased,
 - b. All right, title, interest and claim of any kind or character whatsoever of Mathilde Bauwens, Bernardine Deiters, Theresa Deiters and Theodora Kerckhoff, and each of them, in and to the trust estate created under the will of Louise E. Kerckhoff, deceased, and
 - c. All right, title, interest and claim of any kind or character whatsoever of William Kerckhoff, in and to the trust estate created under the will of Louise E. Kerckhoff, 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 Henry Kressmann and J. H. Kennedy, as co-executors and trustees, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

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Re: Estate of Louise E. Kerckhoff.
(File D-28-11088; E.T.Sec. 15545)

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 hereof and the issue, names unknown, of Herman Kerckhoff, deceased, issue, names unknown, of Bernard Bauwens, deceased son of Teresa Bauwens, deceased cousin of William G. Kerckhoff, deceased, and the two surviving children, names unknown, of Gerhard Schnittker, deceased, 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 July 25, 1947.

For the Attorney General

(Official Seal)



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

348883

DUPLICATE ORIGINAL

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Margot Kaser

c/o Mrs. Mathilde Kerckhoff
Weserstrasse 59, Bad Oeynhausen-Rehme
British Zone, Germany

Margarete Schuerman

c/o Mathilde Bauwens
Ibbenbueren, Westfalen 21,
Gartenstrasse 26, British Zone,
Germany

Marie Therese Bispink

c/o Mathilde Bauwens
Ibbenbueren, Westfalen 21,
Gartenstrasse 26, British Zone,
Germany

Issue, names unknown, of
Bernard Bauwens, deceased
son of Teresa Bauwens, deceased
cousin of William G. Kerckhoff,
deceased

c/o Mathilde Bauwens
Ibbenbueren, Westfalen 21,
Gartenstrasse 26, British Zone,
Germany

Almuth Heyl Gachod

c/o Mrs. Elisabeth Heyl
Ornitstrasse 20, Munich, Bavaria, 126
American Zone, Germany

Maria Heyl Schaetz

c/o Mrs. Elisabeth Heyl
Ornitstrasse 20, Munich, Bavaria, 126
American Zone, Germany

Elisabeth Heyl

c/o Mrs. Elisabeth Heyl
Ornitstrasse 20, Munich, Bavaria, 126
American Zone, Germany

Gertrude Heyl

c/o Mrs. Elisabeth Heyl
Ornitstrasse 20, Munich, Bavaria, 126
American Zone, Germany

Herman Heyl

c/o Mrs. Elisabeth Heyl
Ornitstrasse 20, Munich, Bavaria, 126
American Zone, Germany

Margareta Heyl

c/o Mrs. Elisabeth Heyl
Ornitstrasse 20, Munich, Bavaria, 126
American Zone, Germany

Heinrich Ohm

c/o Mrs. Maria Lauscher
Sanderstrasse 6, Berlin - Neu
Koelln 1, American Zone, Germany

Heinrich Rowoldt

Aurich, Germany

Georg Reismann

Geislingen an der Steige, Germany

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Joseph Reismann	Geislingen an der Steige Germany
Wilhelm Reismann	Geislingen an der Steige Germany
Richard Reismann	Geislingen an der Steige Germany
Maria Reismann	Geislingen an der Steige Germany
Johanne Reismann	Geislingen an der Steige Germany
Heinrich Schnittker	Lingen, Germany
Otilie Schnittker	Lingen, Germany
Two surviving children, names unknown, of Gerhard Schnittker, deceased	c/o Professor Heinrich Schnittker Lingen, Germany
Theodora Kerckhoff	Lingen, Germany
Ulrich Deiters	c/o Bernardine Deiters Hagen-Beele, Westfalen, Germany
William Kerckhoff	c/o Mrs. Mathilde Kerckhoff Weserstrasse 59, Bad Oeynhaus- en-Rehme, British Zone, Germany

(7) VESTIBLE PROPERTY AND INTERESTS: A. All right, title, interest and claim of any kind or character whatsoever of the following designated nationals, and each of them in and to decedent's estate which interest is distributable and payable as follows:

Issue, names unknown, of Herman Kerckhoff, deceased	\$2,500.00
Margot Kaser	\$2,500.00
Margarete Schuerman	\$2,500.00
Marie Therese Bispink	\$2,500.00

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Issue, names unknown, of Bernhard Bauwens, deceased son of Therese Bauwens, deceased cousin of William G. Kerckhoff, deceased, by right of representation.	\$2,500.00
Almuth Heyl Gachod	\$2,500.00
Maria Heyl Schaetz	\$2,500.00
Elisabeth Heyl	\$2,500.00
Gertrude Heyl	\$2,500.00
Herman Heyl	\$2,500.00
Margareta Heyl	\$2,500.00
Heinrich Ohm	\$2,500.00
Heinrich Rowoldt	\$2,500.00
Georg Reismann	\$2,500.00
Joseph Reismann	\$2,500.00
Wilhelm Reismann	\$2,500.00
Richard Reismann	\$2,500.00
Marie Reismann	\$2,500.00
Johanne Reismann	\$2,500.00
Heinrich Schnittker	\$2,500.00
Otilie Schnittker	\$2,500.00
Two surviving children, names unknown, of Gerhard Schnittker, deceased	\$1,250.00
Theodora Kerckhoff	\$2,500.00
Ulrich Deiters	\$2,500.00
Mathilde Bauwens	\$200.00 per year starting January 1, 1947, and to continue until income from trust is payable to her on distribution to the trustees.

B. All right, title, interest and claim of any kind or character whatsoever of Mathilde Bauwens, Bernardine Deiters, Theresa Deiters, and Theodora

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Kerckhoff, and each of them, in and to the trust estate created under decedent's will, which interest is distributable and payable as follows:

Mathilde Bauwens	1/4 of the net income of the trust for life and a contingent interest for life in each other one-fourth of the net income of the trust, dependent upon the death of the beneficiary thereof - such other one-fourth to be shared equally by the surviving beneficiaries.
Bernardine Deiters	Same
Theresa Deiters	Same
Theodora Kerckhoff	Same

The trust corpus consists of the sum of \$60,000.00.

C. All right, title, interest and claim of any kind or character whatsoever of William Kerckhoff, in and to the trust estate created under decedent's will, which interest is distributable and payable as follows:

William Kerckhoff	Entire net income of the trust estate until he attains the age of twenty-five years, whereupon this trust shall terminate and the principal of the trust estate shall be paid to him. If William Kerckhoff dies before attaining the age of twenty-five years, this trust shall cease and the principal of the trust estate shall become a part of the residue of the estate.
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The trust corpus consists of the sum of \$15,000.00.

(8) STATEMENT OF FACTS: Decedent's last will and testament and codicil thereto was admitted to Probate and the executors appointed on August 20, 1946. As to the designated nationals, the will provides:

II.

"I hereby will, devise and bequeath to HENRY KRESSMANN and J. H. KENNEDY, as Trustees, and to such co-Trustee as is designated by them pursuant to the provisions of Paragraph XIX of this Will hereinafter set forth, the sum of sixty thousand dollars (\$60,000.00), in trust, nevertheless, for the following uses and purposes: to receive, hold, manage, sell, exchange, invest and reinvest the principal and after deducting all costs and expenses of administration to pay the income and distribute the principal as follows:

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"The Trustees shall pay the net income from said trust at such reasonable intervals as said Trustees may see fit, but at least quarterly, to the following named persons in the following proportions, to wit, a one-fourth part thereof to Mathilde Bauwens, daughter of my husband's deceased cousin Therese Bauwens, of No. 6 Brockofstrasse, Munster, Germany; a one-fourth part thereof to Bernardine Deiters, daughter of my husband's deceased cousin Marie Deiters, of Hagen-Boele, Westfalen, Germany; a one-fourth part thereof to Theresa Deiters, daughter of my husband's deceased cousin Marie Deiters; a one-fourth part thereof to Theodora Kerckhoff, daughter of my husband's deceased cousin Theodor Kerckhoff, Hindenburgstrasse, 30 Bad Oeynhausien, Germany; for and during the natural life of each of said beneficiaries respectively. Upon the death of the first beneficiary this trust shall terminate as to such deceased beneficiary and such one-fourth part shall be added to the trust fund and the income therefrom be paid to the three remaining beneficiaries. When the second beneficiary dies, this trust shall terminate as to another one-fourth part thereof and such one-fourth part shall become a part of the residue of my estate. Upon the death of the third beneficiary this trust shall terminate as to another one-fourth part thereof and such one-fourth part shall become a part of the residue of my estate. Upon the death of the fourth beneficiary this trust shall cease and all of the trust fund then remaining shall become a part of the residue of my estate.

"Pending the administration of my estate, I direct my executors to pay to said Mathilde Bauwens the sum of two hundred dollars (\$200.00) commencing on the first day of January after my death, and a like payment of two hundred dollars (\$200.00) shall be paid to her on January 1st of each year until her death, or until the bequest above in this Paragraph II provided has been paid to my Trustees, whichever shall first occur. This provision is in addition to her interest in the trust in this Paragraph II provided.

III.

"I hereby will, devise and bequeath to each of the hereinafter named children of my husband's cousins in Germany and France who survive me, and to the issue of any deceased child by right of representation, the sum of twenty-five hundred dollars (\$2,500.00). The names of said cousins whose children are the legatees hereof are as follows:

"The children of my husband's deceased cousin Theodor Kerckhoff, formerly of Hindenburgstrasse, 30 Bad Oeynhausien, Germany, namely, Herman Kerckhoff and Margot Kaser.

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"The children of my husband's deceased cousin Therese Bauwens, formerly of Brockofstrasse, 60 Munster, Germany, namely, Margarete Schuerman, Marie Therese Bispink and the issue (by right of representation) of Bernard Bauwens, the deceased son of said deceased cousin Therese Bauwens.

"The children of my husband's cousin Elisabeth Heyl, of Lerchenfeldstrasse, Munich, Germany, namely, Almuth Heyl Gachod, Maria Heyl Schaetz, Elisabeth Heyl, Gertrude Heyl, Herman Heyl and Margareta Heyl.

"The son of my husband's cousin Johanne Ohm, Berlinerstrasse, 9 Alt Landsberg bei Berlin, Germany, namely, Henrich Ohm.

"The son of my husband's cousin Agnes Rowoldt, of Aurich, Germany, namely Heinrich Rowoldt.

"The children of my husband's deceased cousin Wilhelm Reismann, formerly of Geislingen an der Steige, Germany, namely Georg Reismann, Joseph Reismann, Wilhelm Reismann, Richard Reismann, Marie Reismann and Johanne Reismann.

"The children of my husband's deceased cousin Professor Heinrich Schnittker, of Lingen, Germany, namely, Heinrich Schnittker and Ottilie Schnittker. And to the two surviving children of Gerhard Schnittker each the sum of twelve hundred and fifty dollars (\$1250.00).

"To Theodora Kerckhoff, the daughter of my husband's deceased cousin Gottfried Kerckhoff, of Lingen, Germany.

"To Ulrich Deiters, the son of my husband's deceased cousin Marie Deiters.

"The said sum of twenty-five hundred dollars (\$2500.00) is given to the child or children of each of my husband's cousins as an entirety, to the end that each such child or children obtains the said sum of twenty-five hundred dollars (\$2500.00). If any of said children should have died before the date of my death, leaving issue, then such issue shall take the part that his or her parent, respectively, would have received hereunder, in equal shares. If there be no issue, then said legacy as to the respective legatee shall lapse and shall become a part of the residue of my estate.

"There have been omitted from the foregoing list the names of Eric Bauwens, George Bauwens and Herman Kerckhoff, son of Gottfried Kerckhoff, as they have already received contributions and bounty at my hands.

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IV.

"A. I hereby give, devise and bequeath to HENRY KRESSMANN and J. H. KENNEDY, as Trustee, and to such co-Trustee as is designated by them pursuant to the provisions of Paragraph XIX hereinafter set forth, as Trustee, the sum of Fifteen thousand dollars (\$15,000.00), in trust, nevertheless, for the use and benefit of William Kerckhoff, grandson of my husband's cousin Theodor Kerckhoff, deceased, formerly of Bad Oeynhausen, Germany. The Trustees shall pay the net income from said trust fund at such reasonable intervals as they may see fit, but at least quarterly, to said William Kerckhoff until he attains the age of twenty-five (25) years, whereupon this trust shall terminate and the principal of the trust estate shall be paid to him. If he dies before attaining the age of twenty-five (25) years, this trust shall terminate and the principal of the trust estate shall become a part of the residue of my estate.

"B. In Paragraphs II, III and IVA of my said Will I have made certain bequests to persons who may be residents and citizens of countries other than the United State of America at the time of my death. If at the time of my death it shall be unlawful under the laws of the State of California or of the United States of America then to make payment in full of any one or more of said bequests set forth in said paragraphs, or to carry out in full the terms of said paragraphs, then I direct that the terms thereof shall be carried out in so far as it may then be lawful to do so."

* * * * *

XXVII.

"Realizing that the assets of my estate consist in a large measure of securities and that their conversion into cash might result in great loss to my estate, it is my will that:

- (a) All bequests to any one beneficiary or legatee not exceeding five thousand dollars (\$5,000.00) in value shall be paid in cash.
- (b) All bequests to any devisee or legatee exceeding in amount the sum of five thousand dollars (\$5,000.00), (except the bequests to Hugh S. Gibson and to Dr. Groedel, which shall be paid in cash), may in the uncontrolled discretion of my executors, be paid in bonds, stocks and/or real estate from my estate and/or any other assets in the hands of the executors, or in their discretion partly in cash and partly in securities and/or real estate. In the event payment is made in

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Estate of Louise E. Kerckhoff, deceased.
(File D-28-11088; E. T. Sec. 15545)

bonds, the legatee or devisee must accept the same at their par value regardless of their market value. In the event of payment in stocks, they shall be applied as follows, - either at their market value at the date of distribution of my estate, or at their appraised value at the date of my death, whichever is the highest. In the event payment is made in real estate, it shall be taken at its appraised value. Accrued interest and/or dividends shall follow the stocks and/or bonds, respectively, but such accrued interest shall be considered as a part payment upon the bequest of the respective recipient. If any dividends are declared upon any shares of capital stock and said dividends are not payable at the time of the distribution of the respective bequest, such dividend shall remain as part of the assets of my estate. Any fractional shares or fractional bonds due under the application hereinabove provided shall be paid for in cash at the same proportionate rate as the value of the full share and/or bond."

The estate appears to have sufficient assets to pay all legacies and all bequests to trustees in full, but because of the magnitude of the estate it is not known when distribution can be effected. Except for the designated nationals, all beneficiaries, legatees or devisees are residents of this country.

Decedent died subsequent to the effective date of California Probate Code Section 259.

A Request for Special Notice to Emmet B. Hayes, Acting Chief, Estates and Trusts Section, Office of Alien Property Custodian, San Francisco, California, is on file in the proceedings.

(9) RECOMMENDATION: Vesting of the property and interests of the designated nationals named in Item (6) hereof is recommended.

/s/ *A. R. Schor*
Arthur R. Schor
~~ESTATES AND TRUSTS SECTION~~

/s/ *Thomas H. Creighton, Jr.*
Thomas H. Creighton, Jr.
Chief, ~~PROPERTY DIVISION~~
Estates & Trusts Branch

Date June 16, 1947

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Entry 131-65-A-1086
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Box 421

er and others
as

Re: Debt owing to Katarine Christine
Schueler and others

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and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 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,

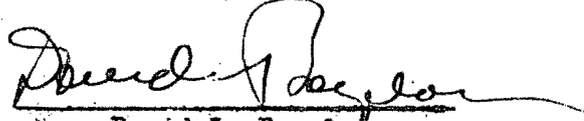
THERE IS HEREBY VESTED in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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. Supp. 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

For the Attorney General



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

(Official Seal)

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REPRODUCED AT THE NATIONAL ARCHIVES

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Form APC-60
Rev. 6-2-47

D-28-8126-C-1

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order

9745

Re: Debt owing to Katarine Christine Schueler 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, whose names and last known addresses are as set forth below:

Katarine Christine Schueler	Ostseebad Kuehlungsborn, Germany
Paul Schueler	Kleine Parisergasse 1, Wetzlar, Germany
Hermann Schueler	Ludwig Richter Str. 12, Frankfurt a/M., Eschersheim, Germany
Heinrich Schueler	Sofienstr 20, Wetzlar, Germany
Berta Schueler	Sofienstr 20, Wetzlar, Germany
Hans Kapfenberger	Horst Wesselstr. 23, Mainz, Germany
Hans Spiller	Duesseldorf, Germany
Margarete Weigold	Duesseldorf, Germany
Heinz Georg Spickermann	Gneisenastr. 10, Zwickau Sa., Germany
Willy Spickermann,	beim Pfarrhof 4, Berlin- Staaken, Germany
Kurt Spickermann	Berlin No. 58, Germany
Erna Henning	Herrfurthplatz 6, Berlin- Neukoelin, Germany
Wilhelm Spickermann	Rantau, Germany
Bertha Hedwig Steinberg	Schneidemuehl, Germany
Elfriede Mathilde Brunk	Stranz, Germany
Anna Louise Raecke	Schneidemuehl, Germany
Gustav August Spiller	Schneidemuehl, Germany
Hans Spickermann	Halle-Saale, Germany
Ida Olga Luedtke	Loewenbrucherweg 43, Berlin-Lichtenrade, Germany
Elfriede Kienitz	Frankfurter Chaussee 10, Wriezen/Brandenburg, Germany
Selma Tornow	Jaegerstr. 27, Wriezen, Germany

are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

That certain debt or other obligation of Detjen & Detjen, 511 Locust Street, St. Louis, Missouri, owing to the aforesaid nationals, in the amount of \$16,540.83, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

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 aforesaid nationals of a designated enemy country (Germany);

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9950

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

TO: The Executive Committee
FROM: Estates and Trusts Branch
(File No. D-28-11982, E.T. Sec. 16146)

RECOMMENDATION

Jurisdiction: Section 2 (f) of E. O. 9095, as amended.
Source of Information: Form APC-3 unless otherwise noted.

- (1) ESTATE: Behrend Wintjen, deceased.
- (2) COURT: Surrogate's Court of Nassau County, Mineola, New York.
- (3) FIDUCIARY: County Treasurer of the County of Nassau, Nassau County Court House, Mineola, New York, Depositary.
- (4) ATTORNEY: None.
- (5) DESIGNATED COUNTRY: Germany
- (6) DESIGNATED NATIONALS: LAST KNOWN ADDRESS:

Hannah Wintje	Germany
Catherina Rutch	Germany
Martha Werner	Germany
- (7) VESTIBLE PROPERTY OR INTEREST: Cash distributable and payable to Hannah Wintje, Catherine Rutch and Marther Werner as follows:

Hannah Wintje	-	the sum of \$1690.47
Catherina Rutch	-	the sum of \$1690.47
Martha Werner	-	the sum of \$ 338.46

REPRODUCED AT THE NATIONAL ARCHIVES

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Estate of Behr Wintjen,
deceased.

plus accrued interest and other income.

(8) COMMENTS: The above amounts were deposited with the County Treasurer of the County of Nassau, New York, on or about February 9, 1942, pursuant to a decree of the Nassau County Surrogate's Court entered on the 9th day of February, 1942, to the credit of aforesaid nationals and subject to further order of the Court.

(9) RECOMMENDATION: Vesting of the property and interests of the designated nationals named in Item (6) hereof is recommended.

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Estates and Trusts Branch

Date SEP 25 1947

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REPRODUCED AT THE NATIONAL ARCHIVES

BOX 432
File 9950
Entry 131-65-A-128
RG 131-0AP

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 9950

Re: Estate of Behrend Wintjen, deceased.
(File D-28-11982; E.T.Sec. 16146)

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9183, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Hannah Wintje, Catherina Rutch and Martha Werner, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country, (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to the estate of Behrend Wintjen, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by the County Treasurer of the County of Nassau as depository, acting under the judicial supervision of the Surrogate's Court of Nassau County, New York;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 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).

REPRODUCED AT THE NATIONAL ARCHIVES

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 9183, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 639, 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. 9183, July 6, 1942, 7 F.R. 5205, 3 CFR. Cum. Supp.; E.O. 9367, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11891)

Executed at Washington, D. C., on

October 7, 1947

(Official Seal)

For the Attorney General:

348897

David L. Bazelon

DAVID L. BAZELON

Assistant Attorney General

Director, Office of Alien Property

DUPLICATE ORIGINAL

4854-47

RG: 131-0AP
 Entry 65-A1-063
 File 10737
 Box 427

** individuals placed in acct.*

Unclaimed

1976

OFFICE OF ALIEN PROPERTY
 DEPARTMENT OF JUSTICE

F-28-25260-E-1
 F-28-15142-E-1
 F-28-14429-E-1
 F-28-14433-E-1
 F-28-14791-E-1
 F-28-14942-E-1
 F-28-14985-E-1
 F-28-14983-E-1
 F-28-14979-E-1

Vesting Order 10737

Re: Bank accounts owned by Elsie Baumann, also known as Elise Baumann, 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, whose names and last known addresses are set forth in Exhibit A, attached hereto and by reference made a part hereof, are residents of Germany and nationals of a designated enemy country (Germany);
2. That the property described as follows:

Those certain debts or other obligations of First National Bank, Odessa, New York, arising out of checking accounts, entitled as set forth opposite the names of the persons listed in the aforesaid Exhibit A, and any and all rights to demand, enforce and collect the same,

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, Elsie Baumann, also known as Elise Baumann, Martha Bockemeyer, Anna Kohno, also known as Anna Kahno, Johanne Maahs, also known as Johanna Maas, Carl Meyer, also known as Karl Moyer, Heinrich Meyer, Johann Meyer, also known as Johanne Meyer, Helona Schnell, also known as Holono Schnell, and Richard Fuchs, also known as Reinhard Fuchs, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons referred to in subparagraph 1 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).

REPRODUCED AT THE NATIONAL ARCHIVES

ALL NATIONAL PROPERTY HELD AND MADE AVAILABLE FOR PUBLIC INSPECTION
 MAR 4 8 53 AM '48
 IN THE OFFICE OF THE FEDERAL REGISTER

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; 35 Stat. 838, 50 U.S.C. App. Supp. 616; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 923; E.O. 9193, July 6, 1942, 7 F.R. 3205, 3 CFR, Cum. Supp.; E.O. 8567, 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 February 24, 1948.

(Official Seal)

For the Attorney General:

I hereby certify that the within is a true and correct copy of the original paper on file in this office.
 For the Attorney General
 David L. Bazelon, Assistant Attorney General
 Director, Office of Alien Property

(Signed) David L. Bazelon

DAVID L. BAZELON
 Assistant Attorney General
 Director, Office of Alien Property

By *Maryanne Howell*
 Secretary for Records

348898

RG 131-OAP
Entry 65-A1-063
File 10737
Box 427

Re: Bank accounts owned by
Elsie Baumann, also known
as Elise Baumann, and
others

EXHIBIT A

<u>Name of Owner</u>	<u>Last Known Address</u>	<u>Title of Account</u>
Elsie Baumann, also known as Elise Baumann	Varel, Germany	Hanns P. Kniepkamp as Atty/in fact Mrs. Elsie Bauman
Martha Beckomeyer	Varel, Germany	Hanns P Kniepkamp as Atty in fact Martha Beckomeyer
Anna Kohne, also known as Anna Kahne	Varel, Germany	Hanns P Kniepkamp as attorney in fact for Anna Kohne or Kahne
Johanne Maahs, also known as Johanna Maas	Varel, Germany	Hanns P. Kniepkamp as Attorney in fact for Johanne Maahs or Johanna Maas
Carl Meyer, also known as Karl Meyer	Trittau, Germany	Carl Meyer or Karl Meyer Hanns P. Kniepkamp, Attorney in fact
Heinrich Meyer	Varel, Germany	Heinrich Meyer Hanns P. Kniephamp as Attorney in fact
Johann Meyer, also known as Johanne Meyer	Koenigsberg, Germany	Hanns P. Kniepkamp as attorney in fact for Johann Meyer
Helena Schnell, also known as Helene Schnell	Varel, Germany	Hanns P. Knoipkamp as attorney for Mrs. Helena Schnell
Richard Fuchs, also known as Reinhard Fuchs	Germany	Hanns P. Kniepkamp as attorney in fact for Rein hard Fuchs

RG 131-OAP
Entry 65-A1-063
File 10045
Box 423

unclaimed

F-28-9981-C-1 F-28-23991-E-1
F-28-9981-E-1 F-28-14762-C-1
F-28-23991-C-1 F-28-14762-E-1

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 10045

Re: Bank accounts owned by Heinrich Hammerle, also known as Heinrich Haemmerle, Helena Kastner, also known as Helene Kastner, and Fritz Hammerle, also known as Fritz Haemmerle

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 Heinrich Hammerle, also known as Heinrich Haemmerle, Helena Kastner, also known as Helene Kastner, and Fritz Hammerle, also known as Fritz Haemmerle, whose last known addresses are Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

- a. That certain debt or other obligation owing to Heinrich Hammerle, also known as Heinrich Haemmerle, by First National Bank of Belleville, Belleville, Illinois, arising out of a trust account, entitled Heinrich Hammerle, and any and all rights to demand, enforce and collect the same, subject however to any and all lawful liens in favor of Detjen & Detjen, 511 Locust Street, St. Louis 1, Missouri, arising out of accrued but unpaid attorney's fees for services rendered the aforesaid national,
- b. That certain debt or other obligation owing to Helena Kastner, also known as Helene Kastner, by First National Bank of Belleville, Belleville, Illinois, arising out of a trust account, entitled Helena Kastner, and any and all rights to demand, enforce and collect the same, subject however to any and all lawful liens in favor of Detjen & Detjen, 511 Locust Street, St. Louis 1, Missouri, arising out of accrued but unpaid attorney's fees for services rendered the aforesaid national, and
- c. That certain debt or other obligation owing to Fritz Hammerle, also known as Fritz Haemmerle, by First National Bank of Belleville, Belleville, Illinois, arising out of a trust account, entitled Fritz Hammerle, and any and all rights to demand, enforce and collect the same, subject however to any and all lawful liens in favor of Detjen & Detjen, 511 Locust Street, St. Louis 1, Missouri, arising out of accrued but unpaid attorney's fees for services rendered the aforesaid national,

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 aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

- 3. That to the extent that the persons named in subparagraph 1 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).

348900

6060-47

DUPLICATE ORIGINAL

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-A1-063
File 10045
Box 423

-60, page 2

2-47

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.

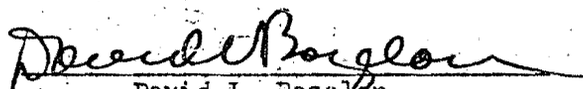
The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

(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

October 30, 1947;

For the Attorney General;



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

(Official Seal)

348901

RG - 131-0AP
Entry 65-AI-063
File 10838
Box 427

Unclaimed

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

D-28-914-E-1

Vesting Order

10838

Re: Bank account owned by John Krantz

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 John Krantz, whose last known address is Kassel, Germany, is a resident of Germany and a national of a designated enemy country (Germany);
2. That the property described as follows:

That certain debt or other obligation owing to John Krantz, by The Chase National Bank of the City of New York, 18 Pine Street, New York 15, New York, arising out of a compound interest account, account number 1782, entitled John Krantz, and any and all rights to demand, enforce and collect the same,

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 aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

REPRODUCED AT THE NATIONAL ARCHIVES

348902

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. Supp. 616; 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. 11981)

Executed at Washington, D. C., on

March 5, 1948

(Official Seal)

For the Attorney General:

VESTING BASED ON APC 56
UNDER SIMPLIFIED PROCEDURE
NO REPORT PREPARED

(Signed) David L. Bazelon
DAVID L. BAZELON

Assistant Attorney General
Director, Office of Alien Property

RB

JRB

WJD

939-43

RG 731-0AP
Entry 65-A1-063
File 10893
Box 428

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

VESTING RECOMMENDATION

unclaimed
10893

- (1) SUBJECT: Estate of Emma Hofmann, deceased
File D-28-12214: E.T. Sec. 16439
- (2) DATE OF DEATH: October 23, 1946, testate
- (3) COURT: Bergen County Surrogate's Court, New Jersey
- (4) FIDUCIARY: Ernest G. Mueller, 600 Hackensack Street, Carlstadt,
New Jersey, Executor
- (5) DATE OF APPOINTMENT: November 4, 1946
- (6) ATTORNEY: John B. Zabriskie, Hackensack, New Jersey
- (7) DESIGNATED NATIONALS:

Names and Addresses:	Description of Interests:
* Franz Quenzler Freienseen 16, Kr. Giessen, Neugasse 113, Gross-Hessen, Germany	Approximately \$1400.00
* Marie Quenzler (mother of Marie Quenzler) Freienseen 16, Kr. Giessen, Neugasse 113, Gross-Hessen, Germany	Approximately \$1400.00
Marie Quenzler (daughter of Marie Quenzler) Freienseen 16, Kr. Giessen, Neugasse 113, Gross-Hessen, Germany	Approximately \$1400.00
* Anna Schmitt Augustiner Gasse #8, Mainz-on-Rhein, Germany	Approximately \$1400.00
* Adolph Hofmann, a/k/a Karl Heinrich Hofmann Freienseen 21 Kr. Giessen, Gross-Hessen, Germany	Approximately \$1400.00
-Karl A. Hofmann Freienseen 21, Kr. Giessen, Gross-Hessen, Germany	Approximately \$1400.00
* Adolph Keiner (father of Adolph Keiner) Hohensolms 83, Kr. Wetzlar 16, Gross-Hessen, Germany	Approximately \$1400.00
* Franziska (Siskar) Bernau Bonner-Wall #2 22A, Koeln-on-Rhein, Germany	Approximately \$1400.00
* Katharina Kaufmann Keppelhof Gasse #3 Mainz-on-Rhein, Germany	Approximately \$1400.00
* Karl Keiner (son of Adolph Keiner) Hohensolms 83, Kr. Wetzlar 16, Gross-Hessen, Germany	Approximately \$1400.00
* Freidrich Schupp (son of Adolph Keiner) Hohensolms 83, Kr. Wetzlar 16, Gross-Hessen, Germany	Approximately \$1400.00
Otto Schupp (son of Adolph Keiner) Hohensolms 83, Kr. Wetzlar 16, Gross-Hessen, Germany	Approximately \$1400.00

348903

RG. 131-0AP
Entry 65-A1-063
File 10893
Box 428

Adolph Keiner (son of Adolph Keiner) Approximately \$1400.00
Hohensolms 83, Kr. Wetzlar 16,
Gross-Hessen, Germany

(8) ASSETS: Gross \$31,000.00
Estimated disbursements 15,000.00
Estimated net available
for distribution \$46,000.00

(9) TYPE OF VESTING: Right, title and interest

(10) PROVISIONS OF WILL: "Third: I give to my nephew Karl A. Hofmann the sum of \$1,000.

"Fourth: I give to Adolph Hofmann, only son of Karl A. Hofmann, the sum of \$1,000.

"Fifth: I give to my niece Marie Quenzler the sum of \$1,000.

"Sixth: I give the husband of my said niece Marie Quenzler, the sum of \$1,000.

"Seventh: I give to Marie Quenzler, daughter of Marie Quenzler, the sum of \$1,000.

"Eighth: I give to my nephew Adolph Keiner the sum of \$1,000.

"Ninth: I give to each of the four sons of Adolph Keiner the sum of \$1,000.

"Thirty-first: I give to Anna Schmitt of Mainz, Germany, the sum of \$1,000.

"Thirty-second: I give to my niece Katharina Kaufmann of Mainz, Germany, the sum of \$1,000.

"Thirty-third: I give to my niece Siskar Bernau of Cologne, Germany, the sum of \$1,000.

"Thirty-eighth: I give, devise and bequeath all the rest, residue and remainder of my estate, real, personal and mixed, to the hereinabove mentioned beneficiaries in equal parts, share and share alike."

(11) STATUS OF PROCEEDING: The administrator is ready to present his first and final account. There will be sufficient assets in the estate to distribute the specific legacies in full and also there should be available residuary assets to be distributed proportionately to the German distributees.

(12) COMMENTS: None

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Estates and Trusts Branch

348904

Date: February 24 - 1948

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 65-A1-063
File 10893
Box 428

2765

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE
Vesting Order 10893

Re: Estate of Emma Hofmann, deceased
File D-28-12214: E.T. Sec. 16439

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 Franz Quenzler, Marie Quenzler (mother of Marie Quenzler), Marie Quenzler (daughter of Marie Quenzler), Anna Schmitt, Adolph Hofmann, a/k/a Karl Heinrich Hofmann, Karl A. Hofmann, Adolph Keiner (father of Adolph Keiner), Adolph Keiner (son of Adolph Keiner), Franziska (Siskar) Bernau, Katharina Kaufmann, Karl Keiner, Freidrich Schupp and Otto Schupp, whose last known addresses are Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the Estate of Emma Hofmann, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by Ernest G. Mueller, as Executor, acting under the judicial supervision of the Surrogate's Court of Bergen County, New Jersey;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 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).

REPRODUCED AT THE NATIONAL ARCHIVES

REPRODUCED AT THE NATIONAL ARCHIVES
MAR 29 8 46 AM '48
IN THE BUREAU OF THE
FEDERAL REGISTER

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 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

March 15, 1948.

(Official Seal)

For the Attorney General:

348905

I hereby certify that the within is a true and correct copy of the original paper on file in this office.
For the Attorney General
David L. Bazelon, Assistant Attorney General
Director, Office of Alien Property

(Signed) Harold I. Baynton

DAVID L. BAZELON
Assistant Attorney General
Director, Office of Alien Property

Harold I. Baynton
Deputy Director, Office of Alien Property
957-43

By Marianne Jones
Acting Assistant Secretary for Records

RG 131-OAP
Entry 131-65-A-1086
File 11516
Box 431

unclaimed

THC:JDM

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

1151

VESTING RECOMMENDATION

- (1) SUBJECT: Estate of Hedwig E. Trox, Deceased
File No. D-28-3529; E. T. Sec. 5654
- (2) DATE OF DEATH: January 25, 1942 - Testate
- (3) COURT: Probate Court, Belmont County, State of Ohio
File No. 37844 Doc. 21, Page 159
- (4) FIDUCIARY: Victor J. Kehrer, Box 69, Martins Ferry, Ohio,
Executor
- (5) DATE OF APPOINTMENT: February 4, 1942
- (6) ATTORNEY: Victor J. Kehrer, Box 69, Martins Ferry, Ohio
- (7) DESIGNATED NATIONALS

Names and Addresses

Description of Interest

Domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Emil Gerbig, deceased brother of testatrix, including the following known issue: Mrs. Emilie Kuhner, Wilhelm Gerbig, Ludwig Gerbig, Albert Gerbig, Ida Abschutz and Else Pfestorf, Suhl in Thuringen, Germany

Six-eighths of one-tenth of net residuary estate. Total approximate value \$126.12.

Alfred Gerbig, nephew of testatrix, or his domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, including the following known issue: Rudi Gerbig and Renate Gerbig, Suhl in Thuringen, Germany

One-eighth of one-tenth of net residuary estate. Total approximate value \$21.02.

Kurt Gerbig, nephew of testatrix, or his domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, including the following known issue: Heinz Jurgens and Christa Gerbig, Schmiedefeld am Rennsteig, Schleusinger Str. 14, Germany

One-eighth of one-tenth of net residuary estate. Total approximate value \$21.02.

Domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Robert Gerbig, brother of testatrix, including the following known issue: Wilhelm Gerbig, Franz Gerbig, Fritz Gerbig, Jenny Saft, Helene Jacobs and Frieda Sonnekalb, Germany

Six-sevenths of one-tenth of net residuary estate. Total approximate value \$168.17.

348906

RG 131-OAP
Entry 131-65-A-1086
File 11516
Box 431

THC:JDM

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

11516

VESTING RECOMMENDATION

- (1) SUBJECT: Estate of Hedwig E. Trox, Deceased
File No. D-28-3529; E. T. Sec. 5654
- (2) DATE OF DEATH: January 25, 1942 - Testate
- (3) COURT: Probate Court, Belmont County, State of Ohio
File No. 37844 Doc. 21, Page 159
- (4) FIDUCIARY: Victor J. Kehrer, Box 69, Martins Ferry, Ohio,
Executor
- (5) DATE OF APPOINTMENT: February 4, 1942
- (6) ATTORNEY: Victor J. Kehrer, Box 69, Martins Ferry, Ohio
- (7) DESIGNATED NATIONALS

Names and Addresses

Description of Interest

Domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Emil Gerbig, deceased brother of testatrix, including the following known issue: Mrs. Emilie Kuhner, Wilhelm Gerbig, Ludwig Gerbig, Albert Gerbig, Ida Abschutz and Else Pfestorf, Suhl in Thuringen, Germany

Six-eighths of one-tenth of net residuary estate. Total approximate value \$126.12.

Alfred Gerbig, nephew of testatrix, or his domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, including the following known issue: Rudi Gerbig and Renate Gerbig, Suhl in Thuringen, Germany

One-eighth of one-tenth of net residuary estate. Total approximate value \$21.02.

Kurt Gerbig, nephew of testatrix, or his domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, including the following known issue: Heinz Jurgens and Christa Gerbig, Schmiedefeld am Rennsteig, Schleusinger Str. 14, Germany

One-eighth of one-tenth of net residuary estate. Total approximate value \$21.02.

Domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Robert Gerbig, brother of testatrix, including the following known issue: Wilhelm Gerbig, Franz Gerbig, Fritz Gerbig, Jenny Saft, Helene Jacobs and Frieda Sonnekalb, Germany

Six-sevenths of one-tenth of net residuary estate. Total approximate value \$168.17.

343907

RG 131-0AP
 Entry 131-65-A-1086
 File 11516
 Box 4317

Domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Albert Gerbig, deceased brother of testatrix, Germany

A one-tenth share of net residuary estate. Total approximate value \$168.17.

Franz Gerbig, brother of testatrix, Steinstrasse 8, Schweinfurt am Main, Germany

A one-tenth share of net residuary estate. Total approximate value \$168.17.

Robert Hoffman and Ernest Hoffman, children of Anna Hoffman, deceased sister of testatrix, Germany

Two-thirds of one-tenth of net residuary estate. Total approximate value \$112.12.

Friedrick Trox, brother of Hermann Trox, deceased, Essen-Katernberg bei Schwarmer, Marienberg, Germany

A one-eighth share of net residuary estate. Total approximate value \$210.22.

Karl Trox, brother of Hermann Trox, deceased, Mulheim-Ruhr, Germany

A one-eighth share of net residuary estate. Total approximate value \$210.22.

Johanna Kotzick, a/k/a Johanna Kosick, sister of Hermann Trox, deceased

A one-eighth share of net residuary estate. Total approximate value \$210.22.

Herman Strunk, Karl Strunk, Hedwig Schulz, August Lohr, and Hermine Weber, children of Augusta Strunk, deceased sister of Hermann Trox, deceased, Germany

A one-eighth share of net residuary estate, and the sum of \$5.00 additional to Herman Strunk representing proceeds of sale of watch bequeathed by Item One of codicil. Total approximate value \$210.22.

(8) ASSETS:	Gross Estate	-	\$5858.43
	Disbursements	-	\$2478.20
	Non-vestible legacies	-	1700.00
		-	<u>\$4178.20</u>
	Net residuary estate approximately	-	\$1680.23

(9) TYPE OF VESTING: Right, title and interest

(10) STATUS OF PROCEEDINGS: Assets reduced to cash and hearing was to be held on final account on October 1, 1943. Copy of final decree not at hand.

(11) PROVISIONS OF WILL: Testatrix in her will, dated June 19, 1937, provided as follows:

"Item Eight: Of the remainder of my estate, I give and bequeath the one-half thereof to my next of kin residing in Germany, being one-fifth part of said one-half to each of the following: Emil Gerbig, Robert Gerbig and Albert Gerbig at Suhl, Thuringen, Germany, Franz Gerbig at Schweinfurt, and one-fifth part to be divided equally between the children of Anna Hoffmann also residing in Suhl, Germany.

RG 131-0AP
Entry 131-65-A-1086
File 11516
Box 43118

- 3 -

I give and bequeath, the other one-half of the remainder of my estate to the next of kin in Germany of my deceased husband, Hermann Trox, being the one-fourth part of said one-half to each of the following: Friedrich Trox of Marienburg, Germany, Karl Trox, Essen, Germany, Johanna Kotzick, Essen, and the final one-fourth part to the children of Augusta Strunk also of Essen.

My executor is directed that the moneys to be paid by him according to this item and Item Seven, shall be forwarded by him to the Reichsbank in Germany with instructions for it to be paid to the respective parties named herein by said Reichsbank and proper receipt taken therefore."

- (12) COMMENTS: Information as to the family history was furnished by Else K. Hoffmann, niece of testatrix, by letters received March 10, 1947, October 28, 1947, and March 26, 1948, in which she stated Emil Gerbig died May 10, 1942; Robert Gerbig died in 1944; Alfred Gerbig and Kurt Gerbig are missing in service; Albert Gerbig and his wife are dead and his only son died in service. By letter dated December 20, 1943, approval was given to sale of watch bequeathed to Herman Strunk provided the attorney for estate procured a specific order from the Probate Court, and the \$5.00 received therefrom would be specifically vested as belonging to Herman Strunk. The remaining one-eighth interest in the estate is payable to citizens of the United States.

Thomas H. Creighton Jr.
/s/ Thomas H. Creighton Jr.
Chief, Estates and Trusts Branch
Date May 26-1948

Q7
5/14/48

348909

RG 131-0AP
Entry 131-65-A-1086
File 11516
Box 431

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 11516

Re: Estate of Hedwig E. Trox, Deceased
(File No. D-28-3529; E. T. Sec. 5654)

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9183, as amended, and Executive Order 9788, and
pursuant to law, after investigation, it is hereby found:

1. That Mrs. Emilie Kuhner, Wilhelm Gerbig, Ludwig Gerbig, Albert Gerbig, Ida Abschutz, Else Pfestorf, Alfred Gerbig, Rudi Gerbig, Renate Gerbig, Kurt Gerbig, Heinz Jurgens, Christa Gerbig, Wilhelm Gerbig, Franz Gerbig, Fritz Gerbig, Jenny Saft, Helene Jacobs, Frieda Sonnekalb, Franz Gerbig, Robert Hoffman, Ernest Hoffman, Friedrich Trox, Karl Trox, Johanna Kotzick, a/k/a Johanna Kosick, Herman Strunk, Karl Strunk, Hedwig Schulz, August Lohr, and Hermine Weber, 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, next-of-kin, legatees and distributees, names unknown, of Emil Gerbig, deceased, of Alfred Gerbig, of Kurt Gerbig, of Robert Gerbig, and of Albert Gerbig, deceased, and each of them, 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, and each of them, in and to the estate of Hedwig E. Trox, 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 Victor J. Kehrer, Executor, acting under the judicial supervision of the Probate Court of Belmont County, Ohio;

and it is hereby determined:

5. That to the extent that the persons named in sub-paragraph 1 hereof and the domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Emil Gerbig, deceased, of Alfred Gerbig, of Kurt Gerbig, of Robert Gerbig, and of Albert Gerbig, deceased, and each of them, 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 9183, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Supp. 816; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 925; E.O. 9183, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 8587, June 8, 1945, 10 F.R. 8917, 3 CFR, 1945 Supp.; E.O. 9788, Oct. 14, 1946, 11 F.R. 11981)

Executed at Washington, D. C., on

June 25, 1948.

(Official Seal)

For the Attorney General:

348910

[Signed] David L. Bazelon

Assistant Attorney General
Director, Office of Alien Property

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RG 131-OAP
Entry 131-65-A-1086
File 11516
Box 4318

7927 OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE
11516

Vesting Order

Re: Estate of Hedwig E. Trox, Deceased
(File No. D-28-3529; E. T. Sec. 5654)

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 Mrs. Emilie Kuhner, Wilhelm Gerbig, Ludwig Gerbig, Albert Gerbig, Ida Abschutz, Else Pfestorf, Alfred Gerbig, Rudi Gerbig, Renate Gerbig, Kurt Gerbig, Heinz Jurgens, Christa Gerbig, Wilhelm Gerbig, Franz Gerbig, Fritz Gerbig, Jenny Saft, Helene Jacobs, Frieda Sonnekalb, Franz Gerbig, Robert Hoffman, Ernest Hoffman, Friedrich Trox, Karl Trox, Johanna Kotzick, a/k/a Johanna Kosick, Herman Strunk, Karl Strunk, Hedwig Schulz, August Lohr, and Hermine Weber, 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, next-of-kin, legatees and distributees, names unknown, of Emil Gerbig, deceased, of Alfred Gerbig, of Kurt Gerbig, of Robert Gerbig, and of Albert Gerbig, deceased, and each of them, 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, and each of them, in and to the estate of Hedwig E. Trox, 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 Victor J. Kehrer, Executor, acting under the judicial supervision of the Probate Court of Belmont County, Ohio;

and it is hereby determined:

5. That to the extent that the persons named in sub-paragraph 1 hereof and the domiciliary personal representatives, heirs, next-of-kin, legatees and distributees, names unknown, of Emil Gerbig, deceased, of Alfred Gerbig, of Kurt Gerbig, of Robert Gerbig, and of Albert Gerbig, deceased, and each of them, 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).

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IN THE DIVISION OF THE
FEDERAL REGISTER

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; 35 Stat. 839; 50 U.S.C. App. Supp. 616; Pub. Law 322, 79th Cong., 60 Stat. 30; Pub. Law 671, 79th Cong., 60 Stat. 923; E.O. 9193, July 8, 1942, 7 F.R. 3205, 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 25, 1948.

(Official Seal)
I hereby certify that the within is a true and correct copy of the original paper on file in this office.
For the Attorney General
David L. Bazelon, Assistant Attorney General
Director, Office of Alien Property

For the Attorney General:
(Signed) David L. Bazelon

348914

DAVID L. BAZELON
Assistant Attorney General
Director, Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 131-65-A-1086
File 11517
Box 4317

unclaimed

11517

IJ:L6S

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

VESTING RECOMMENDATION

- (1) SUBJECT: Estate of Mathilde Vogt, deceased. File No. D-28-12235. E.T. Section 16455.
- (2) DATE OF DEATH: September 4, 1946.
- (3) COURT: Superior Court of the State of California in and for the County of Los Angeles. No. 275,999.
- (4) FIDUCIARY: Carl W. Berner, Executor, 8785 Denker Avenue, Los Angeles 43, California.
- (5) DATE OF APPOINTMENT: December 12, 1947.
- (6) ATTORNEYS: Sharritt and Sharritt and Lynn, 3331 West 54th Street, Los Angeles 43, California.

(7) DESIGNATED NATIONALS:

Names and Addresses:	Description of Interests:
Hans Erich David (son of Hans David, nephew), Rebhorst 24, Reinfeld, Holstein, Germany.	1/12th of estate or approximately \$500.00.
Mathilda David (daughter of Hans David, nephew), Rebhorst 24, Reinfeld, Holstein, Germany.	1/12th of estate or approximately \$500.00.
Ernest Gunter David (son of Hans David, nephew), Rebhorst 24, Reinfeld, Holstein, Germany.	1/12th of estate or approximately \$500.00.
Joachim David (son of Hans David, nephew), Rebhorst 24, Reinfeld, Holstein, Germany.	1/12th of estate or approximately \$500.00.
Hans Peter David (son of Ernst David, nephew), Lentföhren, Holstein, Germany.	1/12th of estate or approximately \$500.00.
Ann Mahlen David (daughter of Ernst David, nephew), Lentföhren, Holstein, Germany.	1/12th of estate or approximately \$500.00.
Claus Vogt (nephew), Lubeck, Germany.	1/12th of estate or approximately \$500.00.
Lissalot Vogt (niece), Lubeck, Germany.	1/12th of estate or approximately \$500.00.

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RG: 131-OAP
Entry 131-65-A-1086
File 11517
Box 431

Estate of Mathilde Vogt, deceased.
File No. D-28-12235

Page 2.

Irma Vogt (niece),
Lentföhrden, Holstein, Germany.

1/12th of estate or approxi-
mately \$500.00.

Elizabeth Vogt (niece),
Lentföhrden, Holstein, Germany.

1/12th of estate or approxi-
mately \$500.00.

Hennie Stock, formerly Hennie
Leehe (no relation),
c/o Bertha David,
Rebhorst bei Reinfeld,
Holstein, Germany.

1/12th of estate or approxi-
mately \$500.00.

(8) ASSETS:	Gross	\$ 7,901.07
	Estimated Disbursements	1,901.07
	Estimated Net	\$ 6,000.00

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

(10) STATUS OF PROCEEDING: Final account can be filed after July 2, 1948.

(11) COMMENTS: Remaining 1/12th distributable to a resident of California. In the event any law prevents inheritance under will or any named legatee does not survive distribution, his or her share is given to the Faith Lutheran Church of Los Angeles, a California corporation.

Thomas H. Greighton, Jr.
/s/ Thomas H. Greighton, Jr.
Chief, Estates and Trusts Branch

Date June 8 - 1948

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OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 11517

Re: Estate of Mathilde Vogt, deceased.
File D-28-12235. E.T. Sec. 16455.

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

1. That Hans Erich David, Mathilda David, Ernest Gunter David, Joachim David, Hans Peter David, Ann Mahlen David, Claus Vogt, Lissalot Vogt, Irma Vogt, Elisabeth Vogt and Hennie Stock, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the Estate of Mathilde Vogt, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by Carl W. Berner, as Executor, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Los Angeles;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 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).

REPRODUCED AT THE NATIONAL ARCHIVES

348914

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. Supp. 816; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 79th Cong., 60 Stat. 923; 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 25, 1948.

(Official Seal)

For the Attorney General:

David I. Bernson
 DAVID I. BERNSON

RG 131-OAP
Entry 131-65-A-1086
File 11517
Box 431

APC-60
6-2-47

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OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 11517

Re: Estate of Mathilde Vogt, deceased.
File D-28-12235. E.T. Sec. 16455.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9798, and pursuant to law, after investigation, it is hereby found:

1. That Hans Erich David, Mathilda David, Ernest Gunter David, Joachim David, Hans Peter David, Ann Mahlen David, Claus Vogt, Lissalot Vogt, Irma Vogt, Elisabeth Vogt and Hennie Stock, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);
2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof in and to the Estate of Mathilde Vogt, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);
3. That such property is in the process of administration by Carl W. Berner, as Executor, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Los Angeles;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 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).

REPRODUCED AT THE NATIONAL ARCHIVES

THE NATIONAL ARCHIVES
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION
JUL 14 8 52 AM '48
IN THE DIVISION OF THE
FEDERAL REGISTER

348915

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.
(48 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 828, 50 U.S.C. App. Supp. 616; Pub. Law 323, 79th Cong., 60 Stat. 923; E.O. 9193, July 8, 1943; 7 F.R. 3205, 3 CFR, Cum. Supp.; E.O. 9567, June 9, 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 25, 1948.

(Official Seal)

For the Attorney General:

(Signed) David L. Bazelon

I hereby certify that the within is a

RG 131-OAP
Entry 131-65-A-1086
File 11084
Box 431

(unclaimed)

VESTING ORDER 11584

FOR DIVESTING ORDERS SA-200, SA-201 and SA-202 dated May 7, 1958

See file for V. O. 9542.

RG 131-OAP
Entry 131-65-A-1086
File 11584
Box 431

Estate of Anton Schimmer, deceased

-2-

- (8) STATEMENT OF FACTS: Anton Schimmer died intestate August 28, 1945, a resident of St. Louis, Missouri, and Peter Schimmer was appointed administrator of his estate by order of the Probate Court of the County of St. Louis, Missouri, September 1, 1945. The deceased left no wife or children surviving him and his heirs-at-law were found to be Peter Schimmer, a brother and resident of the United States, and Jakob Schimmer, Mrs. Nikolaus Hummel, Peter Schimmer and Mrs. Katharina Peternies, children of the deceased brother. (See Final Account). Accordingly, the brother is entitled to one-half of the estate and the children of the deceased brother are each entitled to one-eighth of the estate. The administrator accounts for receipts from personal property of \$42,950.16 and disbursements of \$7,158.27 leaving a balance for distribution in the sum of \$34,891.89. The real estate which is inventoried and appraised at approximately \$9,000.00 is the subject of a partition suit now pending in the Circuit Court of St. Louis County, Missouri, and the interests of the designated nationals in this partition suit are the subject of a separate vesting recommendation. The administrator voluntarily paid the shares of the three designated nationals to the Attorney General of the United States on January 14, 1947. As a formal receipt dated January 24, 1947 has been forwarded to the attorney for the fiduciary, the vesting order should be issued nunc pro tunc.
- (9) RECOMMENDATION: Vesting of the property described in Item 7 hereof is recommended pursuant to General Counsel's Opinion R-424.

Thomas H. Creighton, Jr.
/s/ Thomas H. Creighton, Jr.
Chief, Estates and Trusts Branch

Date: October 23, 1947

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RG 131-0AP
Entry 131-65-A-1086
File 11084
Box 431

Form APC-68
Rev. 7-7-47

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order **11584**

Re: Estate of Anton Schimmer, deceased
(File D-57-436; E. T. Sec. 14610)

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9798, and pursuant to law, after investigation, it is hereby found:

1. That Jakob (Jacob) Schimmer, Mrs. Nikolaus (Nickolas) Hummel and Peter Schimmer, whose last known address was, on January 24, 1947, Rumania, were on such date residents of Rumania and nationals of a designated enemy country (Rumania);
2. That the sum of \$13,084.45 was paid to the Attorney General of the United States by Peter Schimmer, Administrator of the Estate of Anton Schimmer, deceased;
3. That the said sum of \$13,084.45 was accepted by the Attorney General of the United States on January 24, 1947, pursuant to the Trading with the Enemy Act, as amended;
4. That the said sum of \$13,084.45 is presently in the possession of the Attorney General of the United States and was property in the process of administration by the aforesaid Peter Schimmer, Administrator, acting under the judicial supervision of the Probate Court of St. Louis County, Missouri, which was payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Rumania);

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 hereof were not within a designated enemy country on January 24, 1947, the national interest of the United States required that such persons be treated as nationals of a designated enemy country (Rumania) on such date.

348919

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken 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, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property by acceptance as aforesaid.

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. 618; Pub. Law 322, 79th Cong., 60 Stat. 50; Pub. Law 671, 78th Cong., 60 Stat. 8; E.O. 9193, July 6, 1942, 7 F.R. 5205, 3 CFR, Cum. Supp.; E.O. 9587, June 8, 1945, 10 F.R. 6917, 3 CFR, 1945 Supp.; E.O. 9798, Oct. 14, 1948, 11 F.R. 10000)

Executed at Washington, D. C., on

July 2, 1948.

(Official Seal)

For the Attorney General:

(Signed) Harold I. Baynton

RG 131-0AP
Entry 131-65-A-1086
File 11084
Box 431

Form APC-68
Rev. 7-7-47

6402

OFFICE OF ALIEN PROPERTY
DEPARTMENT OF JUSTICE

Vesting Order 11584

Re: Estate of Anton Schimmer, deceased
(File D-57-436; E. T. Sec. 14610)

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9183, as amended, and Executive Order 9788 pursuant to law, after investigation, it is hereby found:

1. That Jakob (Jacob) Schimmer, Mrs. Nikolaus (Nickolas) Hummel and Peter Schimmer, whose last known address was, on January 24, 1947, Rumania, were on such date residents of Rumania and nationals of a designated enemy country (Rumania);
2. That the sum of \$13,084.45 was paid to the Attorney General of the United States by Peter Schimmer, Administrator of the Estate of Anton Schimmer, deceased;
3. That the said sum of \$13,084.45 was accepted by the Attorney General of the United States on January 24, 1947, pursuant to the Trading with the Enemy Act, as amended;
4. That the said sum of \$13,084.45 is presently in the possession of the Attorney General of the United States and was property in the process of administration by the aforesaid Peter Schimmer, Administrator, acting under the judicial supervision of the Probate Court of St. Louis County, Missouri, which was payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Rumania);

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 hereof were not within a designated enemy country on January 24, 1947, the national interest of the United States required that such persons be treated as nationals of a designated enemy country (Rumania) on such date.

THE NATIONAL ARCHIVES
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION
JUL 16 8 53 AM '48
IN THE DIVISION OF THE
FEDERAL REGISTER

348920

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.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property by acceptance as aforesaid.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9183, as amended.

(40 Stat. 411, 50 U.S.C. App. 1; 55 Stat. 839, 50 U.S.C. App. Sup. 618; Pub. Law 322, 79th Cong., 60 Stat. 30; Pub. Law 671, 78th Cong., 60 Stat. 92; 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, 1948, 11 F.R. 1198)

Executed at Washington, D. C., on

July 2, 1948.

(Official Seal)

For the Attorney General:

I hereby certify that the within is a true and correct copy of the original