

RG 131 - OAP
 Entry 65A 1063
 File V.O. 1047
 Box 352

ATES OF AMERICA
 PROPERTY CUSTODIAN

Vesting Order Number 1047

Re: Copyright interests in German-owned
 motion picture films in the United States

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

1. Finding that each of the individuals whose names and last known addresses are set forth in Exhibit A attached hereto and by reference made a part hereof, is a resident of, and that each of the companies referred to in such Exhibit is organized under the laws of Germany and that therefore each of such individuals and companies is a national of a foreign country (Germany);
2. Finding that the German Government and the persons listed in said Exhibit A, jointly or severally own or control the property hereinafter described in subparagraph 3;
3. Determining that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in said Exhibit A, in, to and under the following:

- a. Every copyright, claim of copyright and right to copyright in each and all of the motion picture films in the United States owned or controlled by the German Government and/or the individuals and companies, and each of them, whose names and last known addresses are listed in said Exhibit A;
- b. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;
- c. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
- d. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;
- e. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

BOX	
RG	<u>131 - OAP</u>
Entry	<u>65A 1063</u>
File	<u>V.O. 1047</u>
Re: Box	<u>352</u> un-owned motion States.

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

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

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

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

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

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

Executed at Washington, D. C. on *March 11, 1943*

CERTIFIED TO BE A TRUE
COPY OF THE ORIGINAL.

FRANCIS A. MAHONY, Secretary
OFFICE OF ALIEN PROPERTY CUSTODIAN

(Signed) Leo T. Crowley
Leo T. Crowley
Alien Property Custodian

343322

RG 131 - OAP.

Entry 65A 1063

F A

File V.O. 1047

Box 352

A.B.C. Fi.
 Achsel & C
 Aco-Film G.m.b.H., Berlin SW 68, Friedrichstr & Neubalelsbergbei
 Potsdam, Luisenstr. 9a
 Allgemeine Film-Aufnahme-u, Vestriebsges. m.b.H. (Algefafilm),
 Berlin W 35 Grossadmiral-Von-Koester-Ufer 83
 Alliance Cinematographique, 56 Rue de Bassano, Paris, (Ufa)
 Amalfi-TonFilm Ges. m.b.H., Berlin SW 68, Friedrichstr. 22
 Ariel Film, G.m.b.H., Berlin NW 7, Unter den Linden 69
 Ariete-Film G.m.b.H., Berlin-Halensee, Paulsbornerstr.
 Arko-Film, G. L. Arko, Berlin W 15, Brandenburgische Str. 23
 Arnold & Richter G.m.b.H., Muenchen 13, Tuerkenstr. 89
 Arving Film Produktion, Bert, Berlin SW 68, Friedrichstr. 23
 Arya-Film G.m.b.H., Muenchen 19, Tizianstr. 16
 Astra-Film Herstellungs-und Vestriebs-Ges. m.b.H., Berlin
 SW 68 Friedrichstr. 19
 Atalanta-Film G.m.b.H., Berlin-Charlottenburg 2, Carmerstr. 7
 Atelier Svend Noldan, Berlin W 62, Budapester Str. 4
 Atlantic-Film Hans Arnau & Co., Berlin-Dahlem, Wildpfad 30
 Badal-Filmproduktion, Vornagen Badal, Berlin SW 68, Kochstr. 18
 Bahr-Film, Breslau 6, Berliner Str. 57
 Basse-Film G.m.b.H., Berlin-Dahlem, Breitenbachplatz 12
 Bavaria-Film A. G. Muenchen, 2 SW, Sonnenstr. 15
 Bavaria-Wochenschau G.m.b.H., Berlin SW 68, Friedrichstr. 210
 Bayerische Film Gesellschaft, G.m.b.H., Munchen, Sonnestrasse 15,
 Berlines Buro, SW 68, Friedrichstrasse 212
 Berlin Film Company, Berlin
 Beyfuss-Film Nachfolger, Dr. Edgar, Berlin NW 87, Alt-Moabit 38
 Boehner-Reklame w. Film, Fritz Boehner, Dresden, Bismarkstr. 8
 Brewing Film Richard, Berlin-Charlottenburg, Brahestr. 25
 Brieger-Film Dr. Herbert, Berlin-Charlottenburg 5, Horstweg 41
 Briese Schmalfilm, Berlin-Charlottenburg 9, Fredericiastr. 5
 Bundesfilm A. G., Berlin-Charlottenburg 5, Gustloffstr. 55
 Casparius-Produktion, Hans, Berlin-Charlottenburg 4, Dahlmannstr. 25
 Cine-Allianz Tonfilm-Produktionsges. m.b.H., Berlin SW 68, Kochstr. 18
 Commerz-Film A.G., Berlin W 35, Woyrschstr. 37
 Cserepy-Tonfilmproduktion G.m.b.H., Berlin SW 11, Koeneggraetzerstr. 72
 Deka-Film G.m.b.H., Berlin SW 68, Friedrichstr. 236
 Deutsche Film Herstellung und Verwertungs Gesellschaft - Deutsche Films,
 G.m.b.H., ("D.F.G.") Berlin, W 15, Fasanen Strasse 64
 Deutsche Forst-Film Produktionsges. m.b.H., Berlin W 15, Kurfuerstendamm 200
 Deutsche Lichtbild-Gesellschaft e.V., Berlin SW 68, Markgrafenstr. 4
 Deutsche Lichtbild fuer Unterricht, Institut fuer Lehr-und
 Werbefilme, Walter Lange, Berlin SW 11, Halenplatz 9
 Deutsche Maerchenfilm-Produktion Alf. Zengerling Berlin Zehlendorf,
 Jaenickestr. 105
 Diana-Tonfilm G.m.b.H., Berlin W 8, Friedrichstr. 67
 Dix-Film, Norman, Muenchen, Marienplatz 11
 Doering-Film Werke G.m.b.H., Berlin NW 40, Schlieffenufer 39-31
 Dux-Film G.m.b.H., Berlin W 50, Kurfuerstendamm 236
 Eichberg-Film G.m.b.H., Berlin-Charlottenburg 4, Giesebrechtstr. 10
 Eros-Film G.m.b.H., Berlin SW 68, Friedrichstr. 19
 Euphono Film Ges. m.b.H., Berlin SW 68, Friedrichstr. 224
 Europaeische Film-Allianz (E.F.A.) G.m.b.H., Berlin-Halensee,
 Cicerostr. 2-6
 Ewald-Filmges. m.b.H., Hans, Berlin W 35, Kluckstr. 8
 Excentric-Film Zorn & Tiller G.m.b.H., Berlin Wilmersdorf, Motzstr. 84
 Fabrikation deutscher Filme G.m.b.H., Berlin W 15, Kurfuerstendamm 226
 Fanal-Film Production G.m.b.H., Berlin W 15, Kurfuerstendamm 226
 Film-Ingenieur Lassally G.m.b.H., Berlin-Charlottenburg 5, Wilzlebenstr. 12
 Filmpeter, Peter Gscheidl, Berlin W 50, Jauentzienstr. 6
 Fink (Horu) Filmherstellung, Berlin- Leichtenberg, Hendrich Platz 25
 Fischer-Film, Berlin SW 68, Friedrichstr. 214
 Fjord-Film Produktion G.m.b.H., Olaf, Berlin Halensee, Cicerostr. 2-6
 Fortuna-Film Uwe Behrens, Berlin W 50, Budapester Str. 49
 Foto-Flink, Berlin N 20, Badstr. 8b
 Fox-Toenende Wochenschau A.G., Berlin SW 68, Friedrichstr. 225
 Deutsche Gesellschaft fuer wessenschaftliche Filme m.b.H., Berlin NW 40,
 Hindersinstr. 3
 Asen & Leckebusch, Muenchen 19, Tizianstr. 16

Fritsch T.
Froelich-
Gasparcol
Gebr. Dieh
German Rai

RG 131 - OAP.
Entry 65A 1063
File V.O. 1047
Box 352

ensee, Cicerostr. 63
hof, Borussiastr. 45-49
in W 50, Tauentzienstr. 3

West 57th Street, New York, New York

Gemeinnuetzige Kulturfilm-Vertrieb, Berlin
Gervid-Film, Berlin Grunewald, Am Vogelhud 14
Haeseki-Filmvertrieb, Komm. Ges., Berlin SW 68, Alexandrinenstr. 137
Hamburg-America and North German Lloyd, 57 Broadway, New York, New York
Henning Werbe-Film, Berlin-Halensee, Kurfuerstendamm 153
Herzog-Film G.m.b.H., Berlin SW 68, Friedrichstr. 13
Hessenland-Film Robert Fuerst, Kassel, Moenchebergstr. 44
Hisa-Film G.m.b.H., Berlin SW 68, Friedrichstr. 25-26
Hispano-Film Produktion Johann W. Ther, Berlin SW 68, Friedrichstr. 208
H. T. Film, G.m.b.H., Berlin SW 68, Friedrichstr. 25-26
Imagoton Filmges m.b.H., Berlin W 30, Mackensenstr. 19
Internationale Kinematographen-und Film-Zentrale "Pallas" Berlin SW 68,
Friedrichstr. 35 - Lenauer Internationale
Italafilm G.m.b.H., Berlin SW 68, Hedemannstr. 14
Klagemann-Film G.m.b.H., Berlin SW 68, Friedrichstr. 225
K. L. Film G.m.b.H., Berlin SW, Friedrichstr. 13
"Kifo" Helmut Bousset, Berlin W 8, Mohrenstr. 48
K.M.R.-Tonfilm G.m.b.H., Berlin SW 68, Friedrichstr. 207
Koervesi & Bethke, Kulturfilm-Produktion, Berlin SW 68, Kochstr. 5
Kraska-Film, Berlin-Stiglitz, Mariendorfer Str. 45
Krebs, Dr. Alexander, Berlin-Wilmersdorf, Landhausstr. 38
Kruschke, Kurt, Berlin W 30, Gleditschstr. 67
Krutzbeg-Film G.m.b.H., Loza, Berlin W 50, Passauer Str. 17
Kruse, Dr. Werner, Berlin NW 87, Siegmundshof 21
Kuehnemann-Film Arnold, Koerbeskrug ueber Koenigswusterhausen
Kulturfilm Institute G.m.b.H., Berlin, SW 68, Kochstrasse 6/7
Kulturfilm Puchstein, Berlin-Tempelhof, Werner-Boss-Damm 7
Lamprecht Film Produktion G.m.b.H., Gerhard, Berlin SW 68, Friedrichstr. 224
Landeskulturfilm Karl Schneider, Berlin-Tempelhof, Manfred-von-Richthofen
Str. 179
Leipzig Trade Fair, Inc., Leipzig, Germany - Administration of The Leipzig
Fair, Leipzig, Germany
Lemki, Geo., Berlin W 35, Buelowstr. 8
Lex-Film, Albert Graf von Pestalozza, Berlin-Schoeneberg, Innsbruckerstr. 7
Leydechrom G.m.b.H., Neubabelsberg bei Potsdam Schillerstr. 9-15
Lieberenz, Paul, Berlin-Wilmersdorf, Guentzelstr. 61
Linke & Co., C. A. Dresden, Sternplatz 1
Luedtke, Dr. Rohnstein & Co., Berlin SW 68, Alte Jakobstr. 133
Maer Kische Panorama, Schneider - Panorama Film G.m.b.H., Berlin, SW 68,
Kochstrasse.
Mai-Rodegg-Film, Berlin-Friedenau, Isoldestr. 10
Majestic-Film Gesellschaft m.b.H., Berlin W 15, Kurfuerstendamm 225
Marsfilm G.m.b.H., Berlin W 8, Jaegerstr. 13
Maxim-Film G.m.b.H., Berlin SW 68, Friedrichstr. 19
Meyenfilm, Aberingenieur Fritz Meyen, Berlin-Charlottenburg 2,
Knesebeckstr. 28
Minerva Tonfilm G.m.b.H., Berlin SW 68, Friedrichstr. 224
Minzloff, Hans L., Berlin-Mariendorf, Rathausstr. 69
Meteor-Film G.m.b.H., Berlin NW 7, Unter den Linden 24
Missionsfilm e.G.m.b.H., Berlin O 27, Alexanderstr. 45
Moldavai Tobis-Cinema Film, Berlin, W 8, Mauerstrasse 43
Naturfilm Hubert Schonger, Berlin SW 11, Anhalter Str. 7
Nehrke-Kurztonfilm-Produktion, Kurt, Berlin SW 68, Friedrichstr. 13
Nerthus-Film Curt Haensel, Berlin NW 7, Unter den Linden 38
Neuberger, Hans, Berlin SW 68, Friedrichstr. 8
Neucophon-Tonfilm-Produktions-u Vertriebs-Ges.-m.b.H., Berlin W 8
Friedrichstr. 181
Neue Film-Komm-Ges. Erich Engels, (N.F.K.) Berlin W 15, Kurfuersendamm 32
Niemeier, Heinz, Berlin S 42, Ritterstr. 92
Nordmark-Film, Kulturfilme, Kiel, Tirpitzstr. 5
Oertel Cust, Berlin-Schoeneberg, Meranerstr. 9
Olympia-Film G.m.b.H., Berlin SO 36, Harzer Str. 39
Ondra-Lamac-Film G.m.b.H., Berlin SW 68, Friedrichstr. 12
Oppen, Paul, Berlin SW 68, Friedrichstr. 238
Pallas-Film G.m.b.H., Berlin-Charlottenburg 2, Joachimsthaler St. 38
Panorama-Film G.m.b.H., Berlin SW 68, Kochstr. 6-7
Patria-Film Produktion U. Vertriebs G.m.b.H., Berlin SW, Friedrichstr. 19
Paulmann, Friedrich, Berlin-Friedenau, Begasstr. 8
Piel-"Ariel-Film"-Produktion, Harry, Berlin NW 7, Unter den Linden 64
"Prowerb" Der Deutsche Propaganda und Werbedienst G.m.b.H., Berlin-
Halensee, Kurfuerstendamm 153

DUX
RG 131 - OAP.

Entry 65A 1063 I A

File V.O. 1047

Box 352

A.B.C. Fi.
 Achsel & C
 Aco-Film G.m.b.H., Berlin SW 68, Friedrichstr & Neubalelsbergbei
 Potsdam, Luisenstr. 9a
 Allgemeine Film-Aufnahme-u, Vestriebsges. m.b.H. (Algefafilm),
 Berlin W 35 Grossadmiral-Von-Koester-Ufer 83
 Alliance Cinematographique, 56 Rue de Bassano, Paris, (Ufa)
 Amalfi-Tonfilm Ges. m.b.H., Berlin SW 68, Friedrichstr. 22
 Ariel Film, G.m.b.H., Berlin NW 7, Unter den Linden 69
 Ariete-Film G.m.b.H., Berlin-Halensee, Paulsbornerstr.
 Arko-Film, G. L. Arko, Berlin W 15, Brandenburgische Str. 23
 Arnold & Richter G.m.b.H., Muenchen 13, Tuerkenstr. 89
 Arving Film Produktion, Bert, Berlin SW 68, Friedrichstr. 23
 Arya-Film G.m.b.H., Muenchen 19, Tizianstr. 16
 Astra-Film Herstellungs-und Vestriebs-Ges. m.b.H., Berlin
 SW 68 Friedrichstr. 19
 Atalanta-Film G.m.b.H., Berlin-Charlottenburg 2, Carmerstr. 7
 Atelier Svend Noldan, Berlin W 62, Budapester Str. 4
 Atlantic-Film Hans Arnau & Co., Berlin-Dahlem, Wildpfad 30
 Badal-Filmproduktion, Vonhagen Badal, Berlin SW 68, Kochstr. 18
 Bahr-Film, Breslau 6, Berliner Str. 57
 Basse-Film G.m.b.H., Berlin-Dahlem, Breitenbachplatz 12
 Bavaria-Film A. G. Muenchen, 2 SW, Sonnenstr. 15
 Bavarica-Wochenschau G.m.b.H., Berlin SW 68, Friedrichstr. 210
 Bayerische Film Gesellschaft, G.m.b.H., Muenchen, Sonnestr. 15,
 Berlines Buro, SW 68, Friedrichstr. 212
 Berlin Film Company, Berlin
 Beyfuss-Film Nachfolger, Dr. Edgar, Berlin NW 87, Alt-Moabit 38
 Boehner-Reklame w. Film, Fritz Boehner, Dresden, Bismarkstr. 8
 Brewing Film Richard, Berlin-Charlottenburg, Brahestr. 25
 Brieger-Film Dr. Herbert, Berlin-Charlottenburg 5, Horstweg 41
 Briese Schmalfilm, Berlin-Charlottenburg 9, Fredericiastr. 5
 Bundesfilm A. G., Berlin-Charlottenburg 5, Gustloffstr. 55
 Casparius-Produktion, Hans, Berlin-Charlottenburg 4, Dahlmannstr. 25
 Cine-Allianz Tonfilm-Produktionsges. m.b.H., Berlin SW 68, Kochstr. 18
 Commerz-Film A.G., Berlin W 35, Woyrschstr. 37
 Cserepy-Tonfilmproduktion G.m.b.H., Berlin SW 11, Koeneggraetzerstr. 72
 Deka-Film G.m.b.H., Berlin SW 68, Friedrichstr. 236
 Deutsche Film Herstellung und Verwertungs Gesellschaft - Deutsche Films,
 G.m.b.H., ("D.F.G.") Berlin, W 15, Fasanen Strasse 64
 Deutsche Forst-Film Produktionsges. m.b.H., Berlin W 15, Kurfuerstendamm 200
 Deutsche Lichtbild-Gesellschaft e.V., Berlin SW 68, Markgrafenstr. 4
 Deutsche Lichtbild fuer Unterricht, Institut fuer Lehr-und
 Werbefilme, Walter Lange, Berlin SW 11, Halenplatz 9
 Deutsche Maerchenfilm-Produktion Alf. Zengerling Berlin Zehlendorf,
 Jaenickestr. 105
 Diana-Tonfilm G.m.b.H., Berlin W 8, Friedrichstr. 67
 Dix-Film, Norman, Muenchen, Marienplatz 11
 Doering-Film Werke G.m.b.H., Berlin NW 40, Schlieffenufer 39-31
 Dux-Film G.m.b.H., Berlin W 50, Kurfuerstendamm 236
 Eichberg-Film G.m.b.H., Berlin-Charlottenburg 4, Giesebrechtstr. 10
 Eros-Film G.m.b.H., Berlin SW 68, Friedrichstr. 19
 Euphono Film Ges. m.b.H., Berlin SW 68, Friedrichstr. 224
 Europaeische Film-Allianz (E.F.A.) G.m.b.H., Berlin-Halensee,
 Cicerostr. 2-6
 Ewald-Filmges. m.b.H., Hans, Berlin W 35, Kluckstr. 8
 Excentric-Film Zorn & Tiller G.m.b.H., Berlin Wilmersdorf, Motzstr. 84
 Fabrikation deutscher Filme G.m.b.H., Berlin W 15, Kurfuerstendamm 226
 Fanal-Film Production G.m.b.H., Berlin W 15, Kurfuerstendamm 226
 Film-Ingenieur Lassally G.m.b.H., Berlin-Charlottenburg 5, Wilzlebenstr. 12
 Filmpeter, Peter Gscheidl, Berlin W 50, Jaudentzienstr. 6
 Fink (Horu) Filmherstellung, Berlin- Leichtenberg, Hendrich Platz 25
 Fischer-Film, Berlin SW 68, Friedrichstr. 214
 Fjord-Film Produktion G.m.b.H., Olaf, Berlin Halensee, Cicerostr. 2-6
 Fortuna-Film Uwe Behrens, Berlin W 50, Budapester Str. 49
 Foto-Flink, Berlin N 20, Badstr. 8b
 Fox-Toenende Wochenschau A.G., Berlin SW 68, Friedrichstr. 225
 Deutsche Gesellschaft fuer wissenschaftliche Filme m.b.H., Berlin NW 40,
 Hindersinstr. 3
 Asen & Leckebusch, Muenchen 19, Tizianstr. 16

RG 131-0AP
Entry 65-A1-0263
File 1311
Box 355

OFFICE OF ALIEN PROPERTY CUSTODIAN
Washington

Vesting Order Number **1311**

In re: Trust under the will of Joseph Reininger
(File D-34-115; E. T. Sec. 3227)

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

Finding that -

- (1) The property and interests hereinafter described are property which is in the process of administration by The Easton Trust Company, Trustee, acting under the judicial supervision of the Orphans Court of Northampton County, Pennsylvania;
- (2) Such property and interests are payable or deliverable to, or claimed by, a national of a designated enemy country, Hungary, namely,

National:	Last Known Address:
Roza Reininger	Hungary

And determining that -

- (3) If such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, Hungary; and

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

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

All right, title, interest and claim of any kind or character whatsoever of Roza Reininger in and to the Trust Estate created under the will of Joseph Reininger,

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

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

DUPLICATE ORIGINAL

343326

Unclaimed

RG 131-OAP
Entry 65-A1-0263
File 1311
Box 355

File Nos. D-34-115
F-34-393

Acct. No. 34-6409

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Divesting Order SA- 670

Re: Amalia Rigo (Reininger) Karman

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended, (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F.R. 8363), Department of Justice Order 175-59, January 19, 1959 (24 F.R. 2452), and pursuant to law, it is hereby determined:

1. That \$89.90 represents one-eighth of the net proceeds of property which was vested after December 17, 1941 pursuant to Vesting Order 1311, issued under the Trading with the Enemy Act, as amended.

2. That at the date of vesting the property was directly owned by Roza Reininger, a natural person and a national of Hungary who subsequently died survived by a sister, Amalia Rigo (Reininger) Karman, a resident of Hungary, who succeeded to a claim for one-eighth thereof.

3. That the administration, liquidation and disposition of the property vested by Vesting Order 1311 have been completed pursuant to the Trading with the Enemy Act, as amended, including the adjudication of any suits or claims which may have been filed with respect to such property under the Trading with the Enemy Act, as amended.

THERE IS HEREBY DIVESTED the sum of \$89.90, which will be transferred to the Department of the Treasury to be carried in a blocked account in the name of Amalia Rigo (Reininger) Karman, as provided for by Section 202(b) of Title II of the International Claims Settlement Act of 1949, as amended.

Executed at Washington, D.C. on MAR 18 1960

For the Attorney General

James O. Townsend
Assistant Attorney General
Director, Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-AI-063
File 1311
Box 355

File Nos. D-34-115
F-34-393
Acct. No. 34-6409

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Divesting Order SA- 669

Re: Rigo (Reininger) Mor

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended, (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F.R. 8363), Department of Justice Order 175-59, January 19, 1959 (24 F.R. 2452), and pursuant to law, it is hereby determined:

1. That \$89.89 represents the one-eighth of the net proceeds of property which was vested after December 17, 1941 pursuant to Vesting Order 1311, issued under the Trading with the Enemy Act, as amended.

2. That at the date of vesting the property was directly owned by Roza Reininger, a natural person and a national of Hungary who subsequently died survived by a brother, Rigo (Reininger) Mor, a resident of Roumania, who succeeded to a claim for one-eighth thereof.

3. That the administration, liquidation and disposition of the property vested by Vesting Order 1311 have been completed pursuant to the Trading with the Enemy Act, as amended, including the adjudication of any suits or claims which may have been filed with respect to such property under the Trading with the Enemy Act, as amended.

THERE IS HEREBY DIVESTED the sum of \$89.89, which will be transferred to the Department of the Treasury to be carried in a blocked account in the name of Rigo (Reininger) Mor, as provided for by Section 202(b) of Title II of the International Claims Settlement Act of 1949, as amended.

Executed at Washington, D.C. on MAR 18 1960

For the Attorney General

Dale R. Forward
Assistant Attorney General
Director, Office of Alien Property

(Official Seal)

343328

RG 131-OAP
Entry 65-A1-063
File 1311
Box 355

STANDARD FORM NO. 64

Divesting Orders SA-669+670
Office Memorandum • UNITED STATES GOVERNMENT

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

DATE:

MAR 17 1960

D-34-115

F-34-393

Account 34-6409

FROM : Daniel G. McGrath
DG McG
Chief, Claims Administration Section

SUBJECT: Divesting Order covering net proceeds of property
vested pursuant to Vesting Order 1311 owned by Roza
Reininger at date of vesting and now owned by Rigo
(Reininger) Mor and Mrs. Amalia Rigo (Reininger) Karman

101311

Attached for your signature are the originals and duplicates of two divesting orders under Section 202(b) of Public Law 285. The orders divest \$89.89 and \$89.90, representing two-eighths of the net proceeds of property which had been vested under Vesting Order 1311 pursuant to the Trading with the Enemy Act, as amended. The expenses of the Office were deducted and taxes, if any, have been paid. There are no suits or claims pending with respect to the vested property.

The net proceeds of the property now being divested was directly owned at the date of vesting by Roza Reininger, a natural person and a national of Hungary. Roza's life interest in a trust under the will of her brother, Joseph Reininger, was vested and periodic income payments were received until her death on June 15, 1945. Six-eighths of these payments subsequently were returned to various heirs of Roza under the Trading with the Enemy Act, as amended, leaving the instant two-eighths for disposition. Since Roza, the owner of the property at the date of vesting, was a resident of Hungary at that date, the net proceeds of the two-eighths is subject to divesting under section 202(b). Rigo (Reininger) Mor, Roza's brother, inherited a claim for one-eighth and Amalia Rigo (Reininger) Karman, Roza's sister, inherited a claim for the remaining one-eighth. Mor, a resident of Rumania, is alleged to have died there April 3, 1954, but proof of death and heirship have not been submitted. Accordingly, \$89.89 representing his one-eighth share of the net proceeds will be deposited with the Treasury in his name, leaving proof of present ownership to possible future licensing action. Amalia is a resident of Hungary. Her one-eighth share, \$89.90, also will be deposited with the Treasury.

After these orders are signed, the Comptroller will transmit the amounts to be divested to the Treasury Department which will carry the sums divested in blocked accounts, bearing no interest, in the names of the nationals.

D. G. McG.

RG 131-OAP
Entry 65-A1-063
File 1311
Box 355

of Pennsylvania have jurisdiction over testamentary trusts:

"Orphans' courts have exclusive jurisdiction over all trust estates created by will and are responsible for proper management, administration and preservation of trust res by trustees, whether named in the will or serving by virtue of officers as executors or administrators." *Wilson v. Board of Directors of City Trusts* 188 A 588, 324 Pa. 545 (1936).

The persons interested in the corpus are non-designated nationals. The interest of the designated national extends only to the income.

Vesting is recommended.

Paul V. Myron
Chief
Estates and Trusts
Section

Francis J. McNamara

Francis J. McNamara
Assistant to the Alien Property Custodian

Date April 9, 1943

J.L.D.
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REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-A1-063
File 1311
Box 355

- 3 -

testator established the trust estate referred to above
is as follows:

"I give, devise and bequeath one-third of the rest, residue and remainder of my estate to the Easton Trust Company in trust, nevertheless, to pay the income thereof periodically to my beloved Mother, Regina Reininger of Szegenden, Csongrad, Hungary, during her lifetime; and after her death, or if my Mother shall pre-decease me, then at the time of my death, to my beloved sister Roza Reininger, of Szegeden, aforesaid, for and during the term of her natural life. I instruct the Easton Trust Company, as Trustee, to remit the income at convenient periodical times to my Mother, and thereafter to my sister in money of the United States of America.

And after the death of my beloved Mother and Sister, I then direct that the Easton Trust Company shall hold the said one-third share or part of the rest, residue and remainder of my Estate in trust, and pay the income, issues and profits arising therefrom periodically, share and share alike, to my beloved daughters Anna Marian Reininger and Jacqueline Isabelle Reininger, until both of my said daughters shall have attained the age of twenty-one years, and I order and direct the Easton Trust Company to then divide the said one-third portion of my estate into two equal parts or shares, and when both of my beloved daughters shall have attained the age of twenty-one years, to give and deliver to each daughter of mine her share or portion of the principal sum absolutely, and if either of my daughters be then deceased having lawful issue, then said share or portion to her lawful issue."

The reporter does not state whether accounts have been filed with the Court. It is believed, however, that the following citation conclusively establishes that the Courts

RG 131-0AP
 Entry 65-A1-0263
 File 1311
 Box 355

First Bond & Mtge. of Michelina & Gaspere Messina, dated 12/19/40 @ 5½% secured on premises known as # 1024 Lehigh St. (½ of double frame dwelling) Easton, Pa. Mortgage recorded in office of Recorder of Deeds, Northampton Co. in Mtge. Book 449, Page 127, Original amount of Mortgage \$1,250.00, balance due	1,100.00
Cash, First National Bank & Trust Co. Easton, Pa. in savings account # 13,412	<u>195.47</u>
Total	\$ 12, 127.72
Annual approximate income \$345.00.	

(8) STATEMENT OF FACTS: Joseph Reininger, a resident of Easton, Pennsylvania, died January 20, 1925 leaving a will dated October 9, 1924 which was admitted to probate on January 26, 1925. The decedent under the Sixth Clause of his will established a trust out of one-third of his estate the income of which was payable to his mother, Regina Reininger of Szeged, Hungary, for life and after her death or if she predeceased the testator then the income was payable to the sister of the decedent, Roza Reininger, the designated national named herein. The testator's mother died June 25, 1931 and Roza Reininger succeeded her to the income of the trust estate as of that date. After the death of the present life tenant the income of the trust is payable to Anna Marian Reininger and Jacqueline Isabelle Reininger, daughters of the decedent, until they shall have obtained the age of twenty-one at which time the principal is to be divided between the two daughters if living, or if either be dead having lawful issue then said share or portion is to be paid to her lawful issue. The clause under which the

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RG 131-OAP
Entry 65-A1-0263
File 1311
Box 355

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TO: The Executive Committee of the Alien Property Custodian
FROM: The Property Division, Estates and Trusts Section
(File D-34-115; E. T. Sec. 3227)

RECOMMENDATION

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

- (1) IN RE: Trust under the will of Joseph Reininger
- (2) COURT: Orphans' Court of Northampton County, Pennsylvania
- (3) FIDUCIARY: The Easton Trust Company, Trustee, Centre Square, Easton, Pennsylvania
- (4) ATTORNEY: None named
- (5) DESIGNATED COUNTRY: Hungary
- (6) DESIGNATED NATIONAL: Roza Reininger whose last known address is Hungary
- (7) VESTIBLE PROPERTY OR INTEREST: All right, title and interest of the above designated national in and to the trust created under the Sixth Clause of the will of the decedent.

Roza Reininger, sister of the decedent, is entitled to the net income from the trust estate for life. The estate consists of the following property:

<u>NATURE OF PROPERTY</u>	<u>MARKET VALUE</u>
\$ 500. U. S. Defense Savings Bond Series G dated 5/1/41	\$ 500.00
\$5000. Federal Farm Mortgage Corp. 3 $\frac{1}{4}$ % Bds 1944-64	5,168.75
\$5000. Home Owners Loan Corp. 3% Bd 1944-54	5,162.50
2 shares Hotel Easton Co. preferred stock, Easton, Pa.	1.00

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RG 131-0AP
Entry 65-A1-063
File 1311
Box 355

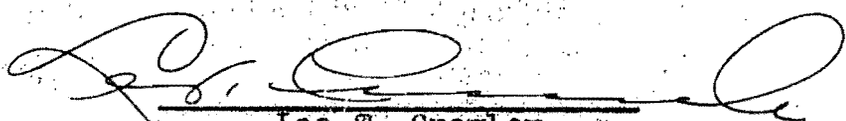
Estate of Joseph Reininger

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

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

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

DATED: April 21, 1943.


Leo T. Crowley
Alien Property Custodian

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 65-AI-063
File 1311
Box 355

V.O. 1311

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
Louisa Zucker, Sarolta Unger, Herman
Reininger, David Reininger, Anne Reininger
Julian, Jacqueline Reininger Brodsky,
Beatrice Unger Snow, Arthur E. Unger.
Claims Nos. 40249, 40549, 40889, 40890,
63229, 63270, 66314, 66315
Vesting Order No. 1311

DETERMINATION AND RETURN
ORDER NO. 2474

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

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

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

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

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

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

There are no fees for the prosecution of these claims.

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

- | | |
|---|---|
| Louisa Zucker, Sarolta Unger,
David Reininger and Arthur E. Unger
Chicago, Illinois | Cash in the Treasury of the United States
\$112.36 to each Louisa Zucker and
Herman Reininger |
| Herman Reininger
Pacific Grove, California | \$112.37 to each Sarolta Unger and
David Reininger |
| Anne Reininger Julian
Brooklyn, New York | \$56.18 to each Anne Reininger Julian,
Beatrice Unger Snow and
Arthur E. Unger |
| Jacqueline Reininger Brodsky
Easton, Pennsylvania | \$56.19 to Jacqueline Reininger Brodsky |
| Beatrice Unger Snow
Evanston, Illinois | |

Executed at Washington, D. C. on AUG 11 1955
For the Attorney General

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

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REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 65-AI-063
File 1311
Box 355

VO. 1311

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of:)	
PAUL RALPH ZUCKER)	
and MARIAN TATAR)	AMENDED DETERMINATION AND
Claim No. 40249)	RETURN ORDER NO. 2474
Vesting Order No. 1311)	

WHEREAS, by Determination and Return Order No. 2474 executed for the Attorney General of the United States by Paul V. Myron, Deputy Director, Office of Alien Property, on August 11, 1955, there was ordered returned to Louisa Zucker, among others, certain property;

WHEREAS, it appears that said Louisa Zucker died on February 26, 1955, in Chicago, Illinois, leaving her surviving two children;

WHEREAS, Notice of Claim No. 40249 was amended to substitute for Louisa Zucker, Paul Ralph Zucker and Marian Tatar as claimants;

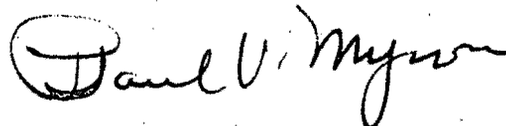
WHEREAS, all determinations necessary under Section 32 of the Trading with the Enemy Act, as amended (50 U.S.C. App. 32), with respect to the substituted claimants have been duly made;

NOW, THEREFORE, the aforesaid Determination and Return Order No. 2474 is hereby amended by deleting the name of Louisa Zucker as claimant and by deleting under the heading "Property" the words "\$112.36 to Louisa Zucker", and substituting therefor as claimants Paul Ralph Zucker and Marian Tatar and substituting under "Property" the words "\$56.18 to each Paul Ralph Zucker and Marian Tatar".

All other provisions of said Determination and Return Order No. 2474 executed on August 11, 1955, are hereby ratified and confirmed.

Executed at Washington, D. C., on APR 30 1956

For the Attorney General:



Paul V. Myron
Deputy Director
Office of Alien Property

REPRODUCED AT THE NATIONAL ARCHIVES

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RG 13FOAP
Entry 13165-A-1086
File 1446
Box 356

UNITED STATES OF AMERICA
OFFICE OF ALIEN PROPERTY CUSTODIAN

Vesting Order Number 1446

Re: Real property owned by Mariano Canciamilla

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

1. Finding that Mariano Canciamilla is a resident of Italy, whose last known address was No. 17 Via Calcagno, Provincia Palermo Trabia, Italy, and is a national of a designated enemy country (Italy);
2. Finding that said Mariano Canciamilla is the owner of the property described in subparagraph 3 hereof;
3. Finding that the property described as follows:

All right, title, interest and estate, both legal and equitable of Mariano Canciamilla in and to the real properties situated in Sacramento, California, particularly described in Exhibits A and B attached hereto and by reference made a part hereof, together with all fixtures, improvements and appurtenances thereto, and all claims of Mariano Canciamilla for rents, refunds, benefits or other payments arising from the ownership of such properties,

is property within the United States owned or controlled by a national of a designated enemy country (Italy);

4. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Italy);
5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and
6. Deeming it necessary in the national interest;

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

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

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

DUPLICATE ORIGINAL

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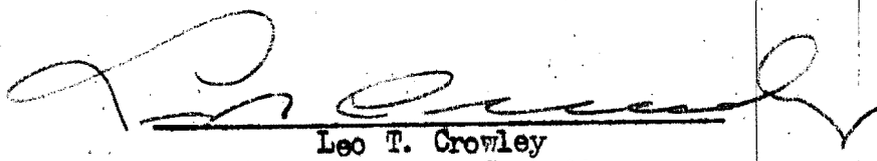
RG 131-OAP
Entry 13165A-1086
File 1446
Box 356

Real property owned by Mariano Canciamilla

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

Executed at Washington, D. C. on May 12, 1943.

(Official seal)



Leo T. Crowley
Alien Property Custodian

RG 131-OAP
Entry 13165A-1086
File 1446
Box 356

Re: Real property situated in the City of Sacramento, California,
owned by Mariano Canciamilla.

EXHIBIT "A"

All the real property, situated, lying and being in the
City of Sacramento, County of Sacramento and State of California,
known, designated and described as:

the south one-quarter ($\frac{1}{4}$) of lot number four (4)
in the block or square bounded in and by "S" and
"T" and Fifth (5th) and Sixth (6th) Streets, as
the same is shown upon the official map or plan
of said City; also the north one-quarter ($\frac{1}{4}$) of
lot number five (5) in the block or square bounded
in and by "S" and "T" and Fifth and Sixth Streets,
as same is shown upon the official map or plan of
said City of Sacramento,

together with all and singular the tenements, hereditaments and ap-
purtenances thereunto belonging, or in anywise appertaining.

RG 131-OAP
Entry 13165 A 1086
File 1446
Box 356

Re: Real property situated in the City of Sacramento,
California, owned by Mariano Canciamilla.

EXHIBIT "B"

All the real property situated, lying and being
in the City of Sacramento, County of Sacramento, and State of
California, known, designated and described as follows, to-wit:

The North one-half (1/2) of the East one-half
(1/2) of Lot Number One (1) and the West one-
half (1/2) of Lot Number Two (2), in the Block
bounded by "P" and "Q" and Seventh (7th) and
Eighth (8th) Streets of said City, according
to the official map or plan thereof,

together with all and singular the tenements, hereditaments, and ap-
purtenances thereunto belonging, or in anywise appertaining.

RG 131-OAP
Entry 13165A 1086
File 1446
Box 356

UNITED STATES OF AMERICA
OFFICE OF ALIEN PROPERTY CUSTODIAN

Re: Amendment of Vesting Order Number 1446

WHEREAS, by Vesting Order Number 1446 of May 11, 1943, the undersigned vested among other items, all right, title, interest and estate of Mariano Canciamilla in and to certain real property described on Exhibit "A" attached to that Vesting Order and by reference made a part thereof; and

WHEREAS, the real property description in said Exhibit "A" was set forth inadvertently in clerical error;

NOW THEREFORE, Vesting Order Number 1446 is hereby amended as follows and not otherwise;

Exhibit "A" attached to said Vesting Order and by reference made a part thereof is hereby deleted, and the following substituted therefor:

"EXHIBIT A

All the real property, situated, lying and being in the City of Sacramento, County of Sacramento and State of California, known, designated and described as:

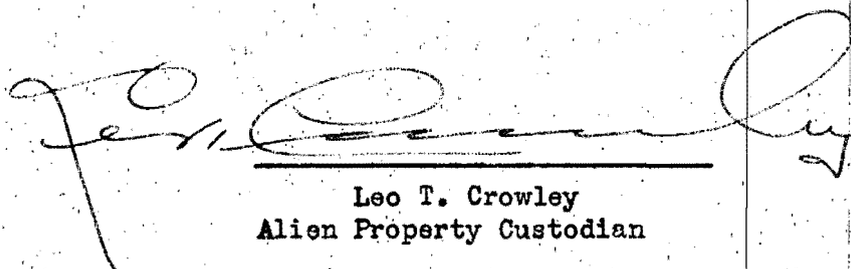
The north one-quarter ($\frac{1}{4}$) of lot number five (5) in the block or square bounded in and by "S" and "T" and Fifth and Sixth Streets, as same is shown upon the official map or plan of said City of Sacramento,

together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining."

All other provisions of said Vesting Order 1446 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof, are hereby ratified and confirmed.

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

(Official Seal)


Leo T. Crowley
Alien Property Custodian

DUPLICATE ORIGINAL

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131-OAP
Entry BF65-A-1086
File 1446
Box 356

ORIGINAL FILE COPY

~~Unclaimed~~
claimed

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

MARIANO CANCIAMILLA

CLAIM NO. 43906

Vesting Order No. 1446

DETERMINATION AND
RETURN ORDER NO. 1290

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 Branch.

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

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

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

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

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

Claimant's agent, Peter Mannino, Esquire, has requested a fee of \$250.00 and the law firm of Steptoe and Johnson has requested \$275.00. These fees meet the statutory requirements.

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:

Mariano Canciamilla
Sacramento, California

\$5,466.82 in the Treasury of the United States.

Executed at Washington, D. C. MAY 21 1952

For the Attorney General

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

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RG 131-OAP
Entry 65-A1-063
File 1482
Box 357

"File Copy"

OFFICE OF ALIEN PROPERTY CUSTODIAN
WASHINGTON

VESTING ORDER NO. 1482

In re: Estate of Samuel Mundheim, Deceased
(File D-28-1741; E. T. Sec. 347)

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

Finding that -

- (1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the City of New York, as depository acting under the judicial supervision of the Surrogate's Court of the State of New York, in and for New York County;
- (2) Such property and interests are payable or deliverable to, or claimed by, a national, of a designated enemy country, Germany, namely, Siegfried Mundheim, whose last known address is Germany;

And determining that -

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

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

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

All right, title, interest, and claim of any kind or character whatsoever of Siegfried Mundheim in and to the Estate of Samuel Mundheim, deceased,

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

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

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RG 131-QAP
Entry 65-A1-063
File 148-2
Box 357

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...r No.
state of Samuel Mundheim, Deceased

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

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

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

DATED: May 15, 1943.

(signed) Leo T. Crowley
Leo T. Crowley
Alien Property Custodian

(Official Seal)

CERTIFIED TO BE A TRUE
COPY OF THE ORIGINAL
Francis A. Mahony
FRANCIS A. MAHONY, Secretary
OFFICE OF ALIEN PROPERTY CUSTODIAN

Fam
MAY 13 1943

JLD:JLD:AC

J.L.D.
5.10.43 AB

THE NATIONAL ARCHIVES
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FEDERAL REGISTER

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RG 131-OAP
Entry 65-A1-063
File 148-2
Box 357

5/12/43

1482

JLD:JJS:NEW YORK

TO: The Executive Committee of the Alien Property Custodian
FROM: The Property Division, Estates & Trusts Section
(File D-28-1741; E. T. Sec. 847)

RECOMMENDATION

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

- (1) ESTATE: Samuel Mundheim, Deceased
- (2) COURT: Surrogate's, New York County, State of New York
- (3) FIDUCIARY: Treasurer of the City of New York, Municipal Building, Chambers Street, New York, N.Y., Depositary
- (4) DESIGNATED COUNTRY: Germany
- (5) DESIGNATED NATIONAL: Siegfried Mundheim
LAST KNOWN ADDRESS: Germany
- (6) PROPERTY OR INTEREST: Cash distributable and payable to the above national, as follows --
Siegfried Mundheim the sum of\$280.--
plus accrued interest or other income.
- (7) COMMENTS: The above amounts were deposited with the Treasurer of the City of New York on January 12, 1943, pursuant to order of court on January 8, 1943, to the credit of the aforesaid national, and subject to further order of the court.

Vesting is recommended.

Paul V. Myron Chief Estates & Trusts Section
Francis J. McNamara Assistant to the Alien Property Custodian

DATED: May 8, 1943

REPRODUCED AT THE NATIONAL ARCHIVES

JLD
JJS

Claimed

RG 131-OAP
Entry 65-A1-063
File 14812
Box 357

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~~DUPLICATE~~ ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

RETURN ORDER NO. 1013



Having considered the claim set forth below and having issued a Determination allowing the claim, which is incorporated by reference herein and filed herewith,

It is Ordered, that the claimed property, described below and in the Determination, 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:

Claimant and
Claim Number

Property

Adolf Mundheim
Belfast, Ireland

\$253.14 in the Treasury of the United States in equal shares to the claimants.

Claim No. 37085

Felix Mundheim
Flombiere-les-Dijon, France

Claim No. 42481

Notice of Intention
to Return Published

May 24, 1951
(16 F.R. 4913)

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on JUL 3 1951

For the Attorney General:

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

REPRODUCED AT THE NATIONAL ARCHIVES

343355

RG 131-OAP
Entry 65-A1-063
File 148-2
Box 357

UNITED STATES OF AMERICA

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

In the Matter of the Claims of

ADOLF MUNDHEIM and
FELIX MUNDHEIM

(Claims Nos. 37085 and 42481)

DETERMINATION

Statement of the Claims

The claimants seek a return of property under section 32(a) of the Trading with the Enemy Act and allege that they are the successors of the individual who owned the property on the vesting date.

These matters have been submitted to me for determination upon recommendation for allowance by the Chief, Claims Branch. In accordance with section 32(f) of the Trading with the Enemy Act, as amended, notice of intention to return the claimed property was published in the Federal Register on May 24, 1951 (16 F.R. 4913). No response to said notice has been received indicating any reason for withholding return of the property claimed.

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

RG 131-OAP
Entry 65-A1-063
File 148-2
Box 357

The Property - Title - Section 32(a)(1)

The claimants request the return of the interest of their brother, Siegfried Mundheim, in and to the Estate of Samuel Mundheim, deceased, vested in the name of Siegfried Mundheim under Vesting Order No. 1482, dated May 5, 1943. The vested interest consisted of an obligation owing to Siegfried Mundheim by the Estate of Samuel Mundheim. Pursuant to the vesting this Office has received cash in the amount of \$253.14.

Siegfried Mundheim died intestate on January 5, 1944 at Thiers, France. He was survived only by his two brothers, the claimants herein, who, under French law, share equally in his estate. Felix and Adolf Mundheim are the successors to the individual who owned the property on the vesting date within the meaning of section 32(a)(1).

Eligibility - Section 32(a)(2)

Felix Mundheim, a Jew, was born on July 3, 1871 at Dransfeld, Germany. Due to anti-Jewish discriminations he moved to France in 1939 and has been continuously resident in that country since that time. Adolf Mundheim, a Jew, was born on October 25, 1873 at Dransfeld, Germany. He left Germany in 1939 and moved to Northern Ireland where he has been continuously resident since 1939. Siegfried Mundheim, also a Jew, was born on December 5, 1868 at Dransfeld, Germany. In 1933 he went to France where he resided continuously until his death in 1944. The claimants and their predecessor in interest were deprived of the full rights of German citizenship by the Citizenship Law of the Reich (1935 RGBl 1933, 1934), dated November 14, 1935 and the Eleventh Ordinance to the same law promulgated November 26, 1941. Therefore, the claimants did not enjoy such rights

RG 131-OAP
Entry 65-A1-063
File 1148-2
Box 357

between December 7, 1941 and the time when the anti-Jewish laws were abrogated and their predecessor did not enjoy them between December 7, 1941 and the date of his death. Neither the claimants nor their predecessor in interest is disqualified under section 32(a)(2).

Cloaking - Section 32(a)(3)

Neither the claimants nor their predecessor in interest has at any time attempted to conceal any enemy interest in the property claimed nor assented to any arrangement to conceal any property or interest of a person ineligible to receive a return.

Renegotiation Liability - Section 32(a)(4)

On the basis of the information available and the advice of the interested Government agencies, I find that there is no actual or potential liability of the claimants or their predecessor in interest or the Attorney General under the Renegotiation Act (56 Stat. 1013) or the Act of October 31, 1942 (35 U.S.C. 89-96), within the meaning of section 32(a)(4).

National Interest - Section 32(a)(5)

Consultative inquiries have been addressed to the interested offices in this Department and other Federal agencies. After considering information received respecting the claimants and their predecessor in interest, including responses to consultative inquiries addressed to interested offices in this Department and other Federal agencies, the certification of the French Government respecting Felix and Siegfried Mundheim and the certification of the British Government respecting Adolf Mundheim, it is concluded that return in these cases is in the interest of the United States.

RG 131-OAP
Entry 65-A1-063
File 1148-9
Box 357

Conservatory Expenses - Section 32(g)

After final audit of the account relating to the property claimed has been made, expenses, if any, incurred for the conservation, preservation and maintenance of the property, will be deducted prior to return.

Taxes - Sections 32(d) and 36

Adequate provision will be made for the discharge of allowable tax claims presented prior to the return of the property.

Attorney's Fees - Section 20

Claimants' attorneys assert that no fee is being charged for the prosecution of these claims and nothing to the contrary appears in the record.

Upon the basis of the foregoing findings and conclusions, it is determined that the applicable statutory provisions of sections 32 and 20 of the Trading with the Enemy Act, as amended, are satisfied and the claims are hereby allowed.

DATE: JUL 3 1951

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

RG 131-OAP
Entry 65-A1-063
File 114812
Box 357

V.O. 1482

TRIPPLICATE ORIGINAL

RELEASE AND RECEIPT UPON RECEIVING A RETURN PURSUANT
TO SECTION 32 OF THE TRADING WITH THE ENEMY ACT

ACCOUNT NO(S). 28-6807

CLAIM NO(S). 37085

Pursuant to the Trading with the Enemy Act, I have heretofore filed with the Alien Property Custodian or the Attorney General of the United States the above-numbered notice of claim(s) for the return of vested property.

I hereby acknowledge receipt from the Attorney General of the United States of the following property:

Check No. 15433, dated August 15, 1951, drawn on the Treasurer of the United States, payable to the order of Adolf Mundheim, in the amount of \$121.22.

which I do hereby accept as being in full compliance with Return Order No. 1013 and in complete satisfaction of my Claim No(s). 37085 filed with the Office of Alien Property of the Department of Justice.

In consideration of the premises, I do hereby accept the property, interest or proceeds thereof, above described, subject to the provisions of subsection (d) of Section 32 of the Trading with the Enemy Act, as amended.

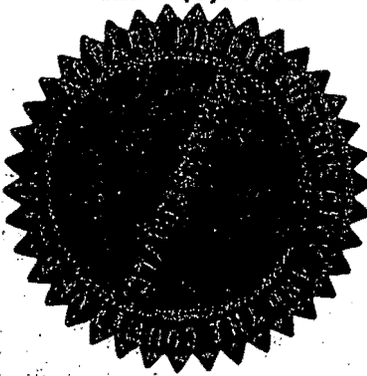
I have affixed my hand and seal this 7th day of September 1957.

Adolf Mundheim (U.S.)
ADOLF MUNDHEIM

} ss

On the 7th day of September, 1957, before me came Adolf Mundheim to me known and known to me to be the person described in and who executed the foregoing instrument and acknowledged that (s)he executed it.

William Weyh
Notary Public



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131-0AP
Entry 65A1063
File 101484
Box 351

ALIEN PROPERTY CUSTODIAN
WASHINGTON

VESTING ORDER NUMBER 1484

In re: Trust under the will of Johanna Nelson, aka Hanna Nelson, and also known as Hannah Nelson, deceased (File D-28-2808; E. T. Rec. 3163)

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

Finding that -

- (1) The property and interests hereinafter described are property which is in the process of administration by the Bank of America National Trust and Savings Association, Trustee, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Sacramento;
- (2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	Last Known Address:
Sophia Bohm	Germany
Adolph Bohm	Germany
Hanna (Hannah) Bohm	Germany
Helen Bohm (Bohn)	Germany

And determining that -

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

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

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

All right, title, interest and claim of any kind or character whatsoever of Sophia Bohm, Adolph Bohm, Hanna (Hannah) Bohm and Helen Bohm (Bohn) and each of them in and to a trust created under the will of Johanna Nelson, also known as Hanna Nelson, and also known as Hannah Nelson, deceased,

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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RG 131-OAP
Entry 65A1063
File 101484
Box 351

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

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

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

DATED: May 15, 1943.

(official seal)

(Signed) Leo T. Crowley
Leo T. Crowley
Alien Property Custodian

TRUE COPY OF THE ORIGINAL
Francis A. Mahony, Secretary
OFFICE OF ALIEN PROPERTY CUSTODIAN

Having made all returns, claims and claims for return, after appropriate publication and notification, required by said Executive Order or law or otherwise, and finding it necessary in the national interest,

MAY 15 1943

JLD:FSP:MM

J.L.D.
5.10.43

THE NATIONAL ARCHIVES
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION

MAY 20 1 56 PM '43

IN THE DIVISION OF THE
FEDERAL REGISTER

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RG 131-OAP
Entry 65A1063
File 10 1484
Box 351

1484 5/12/43

TO: The Executive Committee of the Alien Property Custodian
FROM: The Property Division, Estates and Trusts Section
(File D-28-2302; E. T. Sec. 3163)

RECOMMENDATION

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

- (1) IN RE: Trust under the will of Johanna Nelson, also known as Hanna Nelson, and also known as Hannah Nelson, deceased.
- (2) COURT: Superior Court of the State of California, in and for the County of Sacramento. No. 19378.
- (3) FIDUCIARY: Bank of America National Trust and Savings Association, 8th and J Streets, Sacramento, California, Trustee.
- (4) ATTORNEY: H. Nelson French, Capital National Bank Building, Sacramento, California
- (5) DESIGNATED COUNTRY: Germany

(6) DESIGNATED NATIONALS:	LAST KNOWN ADDRESS:
Sophia Bohm	Germany
Adolph Bohm	Germany
Hanna (Hannah) Bohm	Germany
Helen Bohm (Bohn)	Germany

(7) VESTIBLE PROPERTY OR INTEREST: All right, title and interest of the above designated nationals in and to the trust estate created under the decedent's will which interest consists of the following:

- Sophia Bohm, sister - life beneficiary
- Adolph Bohm, nephew) - succeeding life beneficiaries
- Hanna (Hannah) Bohm, niece) after the death of Sophia Bohm--income in equal shares or to the survivor.
- Helen Bohm, grandniece - life beneficiary after termination of the foregoing life estates
- (Helen Bohn)

131 - OAP
Entry 65A1063
File 10 1984
Box 351

-2-

The trust estate consists of:

Bonds of the par value of - \$22,900.00

Stocks:

86 shares of Pacific Gas and Electric Company
6% First Preferred Stock, \$25.00 par value;
40 shares of Pacific Gas and Electric Company
5½% First Preferred Stock, \$25.00 par value;
8,000 shares of Southwestern Securities Corporation
Capital Stock;

Cash:	-	1,478.80
The above cash includes accumulated income		
of	-	1,066.40
Estimated gross income	-	1,000.00
Estimated net income	-	800.00

The above trust estate is in possession of the trustee and under the jurisdiction of the Court.

- (8) STATEMENT OF FACTS: Under the will and the decree of distribution and order settling the final account of the executor dated February 5, 1940, the residue of the estate, which is to be known as the Johanna Nelson Fund, was directed to be distributed to the Bank of America National Trust and Savings Association, trustee, to hold the same in perpetuity and to pay the net income therefrom to the testatrix' sister, Sophia Bohm, for life.

The will and decree further provided as follows:

"Upon the death of my sister, Sophia Bohm, I hereby direct that my said Trustee shall pay the net income from my estate in monthly installments to Adolph and Hanna, the two children of my sister, Sophia Bohm, in equal shares, and on the death of either of them the total income shall be paid to the survivor during the term of his or her natural life, respectively, and on the death of the survivor the net income shall be paid in monthly installments to my grandniece, Helen Bohn, during the term of her

343364

RG	131 - CAP
Entry	65 A 1063
File	10 1430
Box	351

natural life; from and after the date of the death of the last surviving party to this paragraph named, I hereby direct that the total net income from my said estate shall be paid as follows:"
 (See decree of distribution, pages 4 and 5)

Upon the termination of all of the foregoing life estates, the trust continues in perpetuity, with the income therefrom distributable to charitable organizations of California. The decedent died on April 26, 1939. The reporter was appointed trustee by the decree of distribution dated February 5, 1940. No account is reported as having been filed by the trustee.

Under the California statute the Superior Court is given jurisdiction over testamentary trusts. A trustee of a testamentary trust may file periodically accounts with the Court, but is not required to do so. An account must be filed upon the termination of the trust. (Section 1120 Probate Code of California, as amended 1933, ch. 969, § 14).

Vesting is recommended.

Paul V. Myron
 Chief
 Estates & Trusts
 Section

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

Date May 8, 1943

J.L.D.
J.P.

REPRODUCED AT THE NATIONAL ARCHIVES
131 - OAP
Entry 65A1063
File 101484
Box 351

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UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

In the Matter of:

MAGDALENE HANNA THIELE geb. BOEHM

and

THERESE BOEHM (as guardian of
Adolf Boehm, an incompetent)

Title Claim No. 40200
Docket No. 59 T 23

Decision of Deputy Director

On June 16, 1959, Hearing Examiner Wallace H. Walker issued a recommended decision disallowing this claim.

The Hearing Examiner's recommendation is hereby adopted, and the claim is disallowed.

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

AUG 11 1959

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131-OAP
Entry 65A1063
File V.O. 1484
Box 351

ALIEN PROPERTY CUSTODIAN
WASHINGTON

VESTING ORDER NUMBER 1484

In re: Trust under the will of Johanna Nelson,
aka Hanna Nelson, and also known as
Hannah Nelson, deceased
(File D-29-2392; E. T. Sec. 5165)

Under the authority of the Trading with the enemy Act, as amended,
and Executive Order 9096, as amended, and pursuant to law, the Alien
Property Custodian after investigation,

Finding that -

(1) The property and interests hereinafter described
are property which is in the process of adminis-
tration by the Bank of America National Trust
and Savings Association, Trustee, acting under
the judicial supervision of the Superior Court
of the State of California, in and for the County
of Sacramento;

(2) Such property and interests are payable or deliver-
able to, or claimed by, nationals of a designated
enemy country, Germany, namely,

Nationals:	Last Known Address:
Sophia Bohm	Germany
Adolph Bohm	Germany
Hanna (Hannah) Bohm	Germany
Helen Bohm (Bohm)	Germany

And determining that -

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

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

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

All right, title, interest and claim of any kind or
character whatsoever of Sophia Bohm, Adolph Bohm,
Hanna (Hannah) Bohm and Helen Bohm (Bohm) and each of
them in and to a trust created under the will of
Johanna Nelson, also known as Hanna Nelson, and also
known as Hannah Nelson, deceased,

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

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RG 131-OAP

Entry 65A1063

File 10.1484

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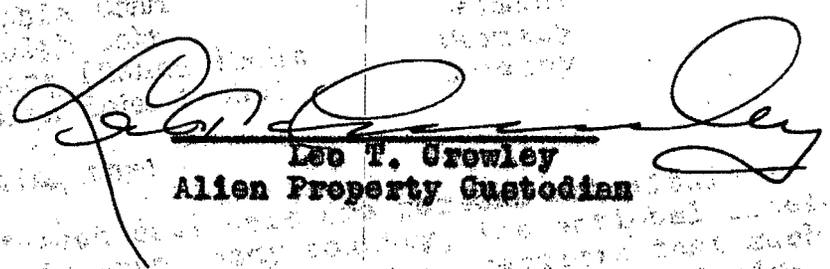
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any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such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

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

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

DATED: May 15, 1945


Leo T. Crowley
Alien Property Custodian

DUPLICATE ORIGINAL
DUPLICATE ORIGINAL

RG 131 - OAP
Entry 65A 1063
File 10. 1559
Box 359

OFFICE OF ALIEN PROPERTY CUSTODIAN
WASHINGTON

VESTING ORDER NUMBER 1559

In re: Estate of Peter Brachetti, Deceased
(File No. D-28-3812; E. C. Sec. 3726)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9098, as amended, and pursuant to law, the Alien Property Custodian after investigation,

Finding that -

(1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the County of Cook of State of Illinois, as depository, acting under the judicial supervision of the Probate Court of Cook County, Illinois; and

(2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals:	Last known address:
Elizabeth Blum	Saarland, Germany
Veronica Grommes	Saarbrucken, Germany
Hedwig Blankenstein	Coblen, Rhein, Germany
Clara Anschel	Duesseldorf, Germany

And determining that -

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

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

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

Cash distributable and payable to Elizabeth Blum in the sum of \$935.75, Veronica Grommes in the sum of \$935.75, Hedwig Blankenstein in the sum of \$935.75 and Clara Anschel in the sum of \$935.75, which amounts were deposited with the Treasurer of Cook County, Illinois, on March 25, 1943, pursuant to order of the court of March 10, 1942, to the credit of the aforesaid nationals,

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

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

RG 131 - OAP
Entry 65A 1063
File v.o. 1559
Box 359

Estate of Peter Brachetti,
Deceased.

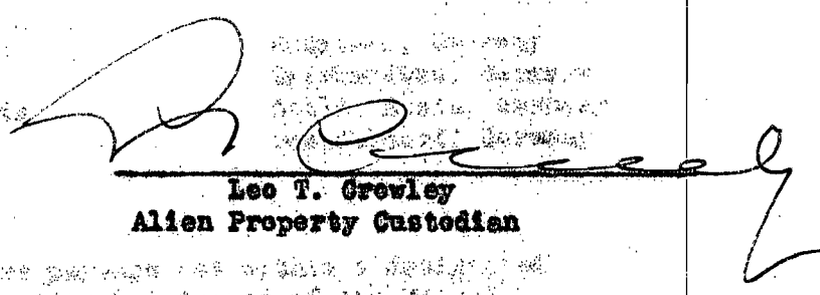
the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation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

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

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

DATED: May 28, 1945.

Leo T. Crowley
Alien Property Custodian



Leo T. Crowley
Alien Property Custodian

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RG 131 - OAP
 Entry 65A 1063
 File V.O. 1559
 Box 359

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 1559

TO: The Executive Committee of the Alien Property Custodian
 FROM: The Property Division, Estates and Trusts Section
 (File No. D-28-3512 ; E. T. Sec. 5736)

RECOMMENDATION

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

- (1) ESTATE: Peter Brachetti, Deceased
- (2) COURT: Probate Court of Cook County, Chicago, Illinois
 File No. 40-P-4209, Docket No. 394, Page 568
- (3) FIDUCIARY: Treasurer of Cook County,
 County Building, Chicago, Illinois, Depository
- (4) DESIGNATED COUNTRY: Germany
- (5) DESIGNATED NATIONAL(S):
 Elizabeth Blum
 Veronica Grommes
 Hedwig Blankenstein
 Clara Anschel
- LAST KNOWN ADDRESS:
 Saarland, Germany
 Saarbrucken, Germany
 Coeln, Rhein, Germany
 Duesseldorf, Germany
- (6) VESTIBLE PROPERTY AND INTERESTS: Cash distributable and payable to the above designated national(s) as follows:

Elizabeth Blum	\$935.75
Veronica Grommes	935.75
Hedwig Blankenstein	935.75
Clara Anschel	935.75

(7) STATEMENT OF FACTS: The above amount was deposited with the Treasurer of Cook County, Illinois, on March 25, 1942, pursuant to order of the court on March 10, 1942, to the credit of the aforesaid national(s) and subject to further order of the court, as appears from the records and files of the said County Treasurer.

Paul W. Myron
 Chief
 Estates & Trusts
 Section

Vesting is recommended.

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

Date MAY 22 1943

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RG 131 - OAP
Entry 65A 1063
File V.O. 1559
Box 359

4359

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

JULIUS PHILIPPI

CLAIM NO. 4392

Vesting Order No. 1559

DETERMINATION AND
RETURN ORDER NO. 1156

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 Branch.

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 owners 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 predecessors in interest, if any, are eligible to receive a return of property under section 32(a)(2).

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

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

The claimant's attorneys, Walter E. Moss, Esquire, of Chicago, Illinois, and Alfred Prager, Esquire, of New York, are requesting a fee of ten percent of the value of the property to be returned. Two-thirds of the fee is to be paid to Mr. Moss and one-third to Mr. Prager. The proposed fees meet the requirements of section 20.

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

Julius Philippi
New York, New York

\$1,850.92 in the Treasury of the
United States.

Claim No. 4392

Executed at Washington, D. C., on DEC 6 1951

For the Attorney General

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

343372

RG 131 - OAP
Entry 65A 1063
File V.O. 1559
Box 359

V.O. 1559

DUPLICATE ORIGINAL *and* FILE COPY

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

Revocation of Notice of Intention to Return
Vested Property and Return Order No. 850

The Notice of Intention to Return Vested Property (15 F.R. 6622, September 30, 1950) and Return Order No. 850 (16 F.R. 2381, March 13, 1951) are hereby revoked.

<u>Claimant</u>	<u>Claim No.</u>	<u>Property</u>
Enrico Philippi New York, New York	4392	\$1,870.87 in the Treasury of the United States.

Executed at Washington, D. C., on DEC 6 1951

For the Attorney General

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

RG 131 - OAP
Entry 65A 1063
File V.O. 1559
Box 359

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
ENRICO PHILIPPI
Claim No. 4392

DETERMINATION

Statement of the Claim

The claimant seeks a return of property under section 32(a) of the Trading with the Enemy Act, as amended, and alleges ownership of the property immediately prior to the vesting thereof.

This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Branch. In accordance with section 32(f) of the Trading with the Enemy Act, as amended, notice of intention to return the claimed property was published in the Federal Register on September 30, 1950 (15 F.R. 6622). No response to said notice has been received indicating any reason for withholding return of the property claimed.

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

DUPLICATE ORIGINAL and FILE COPY

RG 131 - OAP
 Entry 65A 1063
 File V.O. 1559
 Box 359

The Property - Title - Section 32(a)(1)

By Vesting Order No. 1559, dated May 28, 1943, the Alien Property Custodian vested the sum of \$935.75, payable to Hedwig Blankenstein, and a like sum payable to Clara Ansel, which amounts were then deposited with the Treasurer of Cook County, Illinois pursuant to order of the court. The vesting of this property was based upon a finding that it was owned by nationals of a designated enemy country (Germany). The amounts so vested represented funds disbursed in the administration of the Estate of Peter Brachetti, deceased. Pursuant to vesting this Office received \$935.44, representing the interest of Hedwig Blankenstein, and \$935.43, representing the interest of Clara Ansel. The total amount received is \$1870.87. Under the terms of the will of Clara Ansel her husband, David Aron Ansel, was appointed her sole heir and upon his decease her brother, Enrico Philippi, the claimant herein, was designated as her succeeding heir. Both Clara Ansel and her husband were declared dead as of May 8, 1945. Hedwig Blankenstein and her husband were likewise declared dead as of May 8, 1945. Hedwig died intestate, and in the decree establishing the date of her death the claimant was declared to be her presumptive heir.

Claimant is the successor in interest to the owners of the claimed property immediately prior to vesting within the meaning of Section 32(a) (1).

Eligibility - Section 32(a)(2)

Hedwig Blankenstein was born on March 11, 1887 in Gologne, Germany, and Clara Ansel was born on February 12, 1880 in Cologne, Germany. They

RG	131 - OAP
Entry	65A 1063
File	1.0. 1559
Box	359

are citizens of Germany and resided there from December 7, 1941 until their deaths. They were persons of Jewish faith and were subjected to hardship and discrimination as a result of the German decrees against members of the Jewish faith. They were deported from their homes to a concentration camp in 1941 and have been declared dead as of 1945 under German law by the appropriate German court in each instance. Claimant is a naturalized citizen of the United States and has been resident in this country at all material times. Claimant and his predecessors in interest are not disqualified within the meaning of Section 32(a)(2).

Cloaking - Section 32(a)(3)

The claimant has at no time attempted to conceal any enemy interest in the property claimed nor assented to any arrangement to conceal any property or interest of a person ineligible to receive a return.

Renegotiation Liability - Section 32(a)(4)

On the basis of the information available and the advice of the interested Government agencies, I find that there is no actual or potential liability of the claimant or the Attorney General under the Renegotiation Act (56 Stat. 1013) or the Act of October 31, 1942 (35 U.S.C. 89-96), within the meaning of Section 32(a)(4).

National Interest - Section 32(a)(5)

Claimant is a citizen of the United States and a resident of the United States. Claimant's predecessors in interest were citizens of Germany until their deaths and resident there from December 1941 until their deaths. They were persons of Jewish faith and were subjected to hardship and discrimination as a result of the German decrees against

RG 131 - OAP
Entry 65A 1063
File 10. 1559
Box 359

members of the Jewish faith. They were deported from their homes to a concentration camp in 1941 and have been declared dead as of 1945 under German law by the appropriate German court in each instance.

Consultive inquiries have been addressed to the interested offices in this Department and other Federal agencies. After considering information received respecting the claimant, including responses to the consultive inquiries, it is concluded that return in this case is in the interest of the United States.

Conservatory Expenses - Section 32(g)

After final audit of the account relating to the property claimed has been made, expenses, if any, incurred for the conservation, preservation and maintenance of the property, will be deducted prior to return.

Taxes - Sections 32(d) and 36

Adequate provision will be made for the discharge of allowable tax claims presented prior to the return of the property.

Attorney's Fees - Section 20

The fee for prosecuting this claim is \$187 or 10% of the value of the property to be returned. This fee is to be shared between the two attorneys for the claimant, two-thirds and one-third. Counsel prepared and filed Claim Form APC-1A, prepared affidavits, secured certificates of death necessary to establish title and other evidence to establish the claim. Their activity in connection with the claim extends over a period in excess of four years. The approximate value of the property to be returned amounts to \$1870.87. Taking into consideration the factors

RG 131 - OAP
Entry 65A 1063
File V.O. 1559
Box 359

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

bearing on reasonable compensation it is determined that the fee does not exceed fair compensation for the services rendered and is not in excess of 10% of the value of the property to be returned. This determination does not fix the fee but merely establishes the maximum fee that may be charged for services in this matter.

Upon the basis of the foregoing findings and conclusions, it is determined that the applicable statutory provisions of sections 32 and 20 of the Trading with the Enemy Act, as amended, are satisfied and the claim is hereby allowed.

DATE: MAR 6 - 1951

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

I hereby certify
true and correct
paper on file
For the Atty
Harold I. Baynton
Director
By *J.A.*
1951

RECORDED AT THE NATIONAL ARCHIVES
Entry 65A 1063
File Y.C 1816
Box 362

Y0 1816

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

In the Matter of the Claim of
PAULA SUGAR LANG
Claim No. 34807
Vesting Order No. 1816

**PARTIAL DETERMINATION AND
RETURN ORDER NO. 3663**

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 a partial allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on March 5, 1958 (23 F.R. 1587).

The Notice of Claim was filed on behalf of the claimant, Paul Sugar Lang and another distributee of the Estate of William Rosenberg, deceased. This Partial Determination and Return Order relates only to Paula Sugar Lang's portion of the claim. The remaining portion of the claim is reserved for later consideration.

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, Paula Sugar Lang, was 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 is eligible to receive a return of property under Section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or re-negotiation liability within the meaning of Sections 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).

No fees are to be charged in connection with the prosecution of this portion of the claim.

Upon the basis of the foregoing, the claim of Paula Sugar Lang 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:

Dr. Paula Sugar Lang \$212.14 in the Treasury of the United States.
Haifa, Israel

Executed at Washington, D. C., on APR 14 1958

For the Attorney General
Paul V. Myron
Paul V. Myron
Deputy Director
Office of Alien Property

343379

Entry 65A1063
File VO 1816
Box 362

ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

<u>Claimant</u>	<u>Property and Location</u>
Dr. Paula Sugar Lang Haifa, Israel Claim No. 34807 Vesting Order No. 1816	\$212.14 in the Treasury of the United States

Executed at Washington, D. C., on FEB 26 1958

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

y

Dr. Paula Sugar Lang Haifa, Israel	\$212.14 in the Treasury of the United States.
---------------------------------------	--

Executed at Washington, D. C., on APR 14 1958

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343380

Entry 65A 1063
File VO 1816
Box 362

VO 1816

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of)	
FERDINAND GRUENWALD)	PARTIAL DETERMINATION AND
Claim No. 12909)	RETURN ORDER NO. 2409
Vesting Order No. 1816)	

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 a partial allowance by the Chief, Claims Section. Notice of Intention to return a separable portion of the claimed property was published in the Federal Register on April 27, 1955 (20 F.R. 2852).

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 is eligible to receive a return of property under Section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or re-negotiation 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).

No fees are to be charged for the prosecution of this claim.

Upon the basis of the foregoing a separable portion of 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:

Ferdinand Gruenwald	\$70.71 in the Treasury of the United States
Caracas, Venezuela	

Executed at Washington, D. C., on JUN 9 1955

For the Attorney General
Paul V. Myron
Paul V. Myron
Deputy Director
Office of Alien Property

343381

Entry 65A1063
File VO 1816
Box 362

ORIGINAL and FILE COPY
DEPARTMENT OF JUSTICE

Blanton
R-641

OFFICE OF ALIEN PROPERTY
WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

<u>Claimant</u>	<u>Property and Location</u>
Ferdinand Gruenwald Plaza Castellaria Edificio Cruz de Castellaria Apartado 12 Caracas, Venezuela Claim No. 12909 Vesting Order No. 1016	\$70.71 in the Treasury of the United States.

Executed at Washington, D. C., on

APR 20 1955

HC

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

Executed at Washington, D. C., on

JUN 9 1955

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343382

REF ID: A7
Entry 65A 1063
File V.C. 1816
Box 362

OFFICE OF ALIEN PROPERTY CUSTODIAN

WASHINGTON

VESTING ORDER NUMBER 1816

In re: Estate of Wm. Rosenberg, deceased
(File No. D-34-147; E. T. Sec. 5751)

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

Finding that -

- (1) The property and interests hereinafter described are property which is in the process of administration by the Treasurer of the County of Cook, State of Illinois, as depository, acting under the judicial supervision of the Probate Court of Cook County, Illinois; and
- (2) Such property and interests are payable or deliverable to, or claimed by, nationals of a designated enemy country, Hungary, namely,

Nationals:

Last known address:

Dr. Paula Lang Sugar	Hungary
Stephanie Eichner	Hungary
Regina Roth Gruenwald	Hungary
Ilona Roth Neumann	Hungary
Sandor Roth	Hungary

And determining that -

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

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

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

Cash distributable and payable to Dr. Paula Lang Sugar in the sum of \$212.14, Stephanie Eichner in the sum of \$212.15, Regina Roth Gruenwald in the sum of \$70.71, Ilona Roth Neumann in the sum of \$70.71, and Sandor Roth in the sum of \$70.71, which amounts were deposited with the Treasurer of Cook County, Illinois, on February 4, 1941, pursuant to order of the court of February 4, 1941, to the credit of the aforesaid nationals,

DUPLICATE ORIGINAL

343383

Entry 65 A 1063
File V.O. 1816
Box 362

Estate of Wm. Rosenberg,
deceased

to be held, used, administered, liquidated, sold or otherwise dealt with in
the interest of and for the benefit of the United States.
Such property, and any or all of the proceeds thereof, shall be held in
an appropriate special account or accounts, pending further determination of
the Alien Property Custodian. This shall not be deemed to limit the powers
of the Alien Property Custodian to return such property or the proceeds thereof,
or to indicate that compensation will not be paid in lieu thereof, if and when
it should be determined that such return should be made or such compensation
should be paid.
Any person, except a national of a designated enemy country, asserting
any claim existing as a result of this order may file with the Alien Property
Custodian a notice of his claim, together with a request for a hearing thereon,
on Form APG-1, within one year from the date hereof, or within such further
time as may be allowed by the Alien Property Custodian.
The terms "national" and "designated enemy country" as used herein
shall have the meanings prescribed in Section 10 of said Executive Order.


Leo F. Crowley
Alien Property Custodian

DATE: July 14, 1945

DUPLICATE ORIGINAL

343384

Entry
File
Box

65 A 1063
1816
362

7/7/43

TO: The Executive Committee of the Alien Property Custodian
FROM: The Property Division, Estates and Trusts Section
(File No. D-34-147 ; E. T. Sec. 5731)

RECOMMENDATION

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

- (1) ESTATE: Wm. Rosenberg, deceased
- (2) COURT: Probate Court of Cook County, Chicago, Illinois
File No. 40-P-528, Docket No. 390, Page 582
- (3) FIDUCIARY: Treasurer of Cook County,
County Building, Chicago, Illinois, Depository
- (4) DESIGNATED COUNTRY: Hungary
- (5) DESIGNATED NATIONAL(S): LAST KNOWN ADDRESS:

Dr. Paula Lang Sugar	Hungary
Stephanie Eichner	Hungary
Regina Roth Gruenwald	Hungary
Ilona Roth Neumann	Hungary
Sandor Roth	Hungary
- (6) VESTIBLE PROPERTY AND INTERESTS: Cash distributable and payable to the above designated national(s) as follows:

Dr. Paula Lang Sugar	\$212.14
Stephanie Eichner	212.15
Regina Roth Gruenwald	70.71
Ilona Roth Neumann	70.71
Sandor Roth	70.71

were
- (7) STATEMENT OF FACTS: The above amounts ~~were~~ deposited with the Treasurer of Cook County, Illinois, on February 4, 1941, pursuant to order of the court on February 4, 1941, to the credit of the aforesaid national(s) and subject to further order of the court, as appears from the records and files of the said County Treasurer.

Vesting is recommended.

Paul V. Myron
Chief
Estates & Trusts
Section

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

Date June 25, 1943

mm
J.L.D.
JH

Entry
File
Box

65A1063
101816
362

STANDARD FORM NO. 64
DGM:CG:ABD:lhm

Divesting Orders No. 754, 755 & 756

Office Memorandum • UNITED STATES GOVERNMENT

TO: *DVM* Paul V. Myron, Acting Director
Office of Alien Property

DATE: MAY 15 1961

D-34-147

FROM: *DGM* Daniel G. McGrath
Chief, Claims Section

101816

SUBJECT: Divesting Orders covering net proceeds of property vested pursuant to Vesting Order No. 1816 and owned by Mrs. Stephanie Eichner, Mrs. Ilona Neumann, and Sandor Roth at the date of Vesting.

Attached for your signature are the originals and duplicates of three Divesting Orders under Section 202(b) of the International Claims Settlement Act of 1949, as amended. The Orders divest a total of \$282.86, representing the net proceeds of property which had been vested under Vesting Order No. 1816 pursuant to the Trading with the Enemy Act, as amended. The expenses of the Office have been deducted and taxes, if any, have been paid. There are no suits or claims pending with respect to the vested property.

The net proceeds of the property now being divested were directly owned at the date of vesting by Mrs. Stephanie Eichner, Mrs. Ilona Neumann and Sandor Roth, natural persons and nationals of Hungary.

Information has been added to the file to show that Mrs. Ilona Neumann died intestate in Hungary subsequent to 1943 and that her surviving heir is her daughter, Mrs. Edita Neumann Salamonova, presently residing in Kosice, Czechoslovakia. Sandor Roth died during the war and is survived by his daughter, Susanna Roth of Budapest, Hungary.

After these Orders are signed, the Comptroller will transmit the amounts to be divested to the Treasury Department which will carry the sums divested in blocked accounts, bearing no interest, in the names of Mrs. Stephanie Eichner, Mrs. Edita Neumann Salamonova and Miss Susanna Roth.

D. G. McG.

Attachments

REPRODUCED AT THE NATIONAL ARCHIVES AT
Entry 65A 1063
File V.O 1816
Box 362

File No. D-34-147

Acct. No. 34-8373

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Divesting Order SA- 754

Re: Mrs. Edita Neumann Salamonova

V.O 1816

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F.R. 8363), Department of Justice Order 175-59, January 19, 1959 (24 F.R. 2452), Department of Justice Order 211-60, September 12, 1960 (25 F.R. 8967), and Department of Justice Order 226-61, January 18, 1961, and pursuant to law, it is hereby determined:

1. That \$56.57 represents the net proceeds of property which was vested after December 17, 1941 pursuant to Vesting Order No. 1816, dated July 14, 1943, issued under the Trading with the Enemy Act, as amended.

2. That at the date of vesting the property was directly owned by Mrs. Ilona Neumann, a natural person and a national of Hungary, who subsequently died intestate survived by her daughter, Mrs. Edita Neumann Salamonova of Kosice, Czechoslovakia, who succeeded to a claim for the whole thereof.

3. That the administration, liquidation and disposition of the property vested by Vesting Order No. 1816 have been completed pursuant to the Trading with the Enemy Act, as amended, including the adjudication of any suits or claims which may have been filed with respect to such property under the Trading with the Enemy Act, as amended.

THERE IS HEREBY DIVESTED the sum of \$56.57, which will be transferred to the Department of the Treasury to be carried in a blocked account in the name of Mrs. Edita Neumann Salamonova, as provided for by Section 202(b) of Title II of the International Claims Settlement Act of 1949, as amended.

Executed at Washington, D. C. on MAY 16 1961

For the Attorney General

Paul V. Nguyen
Acting Director
Office of Alien Property

(Official Seal)

343387

RECORDED AT THE NATIONAL ARCHIVES
AR
Entry 65A 1063
File V.O 1816
Box 362

File No. D-34-147

Acct. No. 34-8374

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Divesting Order SA- 755

Re: Susanna Roth

V.O 1816

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F.R. 8363), Department of Justice Order 175-59, January 19, 1959 (24 F.R. 2452), Department of Justice Order 211-60, September 12, 1960 (25 F.R. 8967), and Department of Justice Order 226-61, January 18, 1961, and pursuant to law, it is hereby determined:

1. That \$56.57 represents the net proceeds of property which was vested after December 17, 1941 pursuant to Vesting Order No. 1816, dated July 14, 1943, issued under the Trading with the Enemy Act, as amended.

2. That at the date of vesting the property was directly owned by Sandor Roth, a natural person and a national of Hungary, who subsequently died intestate survived by his daughter, Susanna Roth of Budapest, Hungary.

3. That the administration, liquidation and disposition of the property vested by Vesting Order No. 1816 have been completed pursuant to the Trading with the Enemy Act, as amended, including the adjudication of any suits or claims which may have been filed with respect to such property under the Trading with the Enemy Act, as amended.

THERE IS HEREBY DIVESTED the sum of \$56.57, which will be transferred to the Department of the Treasury to be carried in a blocked account in the name of Susanna Roth, as provided for by Section 202(b) of Title II of the International Claims Settlement Act of 1949, as amended.

Executed at Washington, D. C. on MAY 16 1961

For the Attorney General


Acting Director
Office of Alien Property

(Official Seal)

343388

REF ID: A7
Entry 65A1063
File V.O. 1816
Box 362

File No. D-34-147

Acct. No. 34-8371

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Divesting Order SA- 756

Re: Mrs. Stephanie Eichner

V.O. 1816

Under the authority of Title II of the International Claims Settlement Act of 1949, as amended (69 Stat. 562), Executive Order 10644, November 7, 1955 (20 F.R. 8363), Department of Justice Order 175-59, January 19, 1959 (24 F.R. 2452), Department of Justice Order 211-60, September 12, 1960 (25 F.R. 8967), and Department of Justice Order 226-61, January 18, 1961, and pursuant to law, it is hereby determined:

1. That \$169.72 represents the net proceeds of property which was vested after December 17, 1941 pursuant to Vesting Order No. 1816, dated July 14, 1943, issued under the Trading with the Enemy Act, as amended.

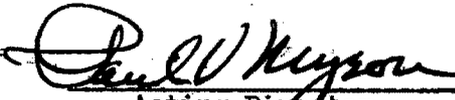
2. That at the date of vesting the property was directly owned by Mrs. Stephanie Eichner, a natural person and a national of Hungary.

3. That the administration, liquidation and disposition of the property vested by Vesting Order No. 1816 have been completed pursuant to the Trading with the Enemy Act, as amended, including the adjudication of any suits or claims which may have been filed with respect to such property under the Trading with the Enemy Act, as amended.

THERE IS HEREBY DIVESTED the sum of \$169.72, which will be transferred to the Department of the Treasury to be carried in a blocked account in the name of Mrs. Stephanie Eichner, as provided for by Section 202(b) of Title II of the International Claims Settlement Act of 1949, as amended.

Executed at Washington, D. C. on MAY 16 1961

For the Attorney General


Acting Director
Office of Alien Property

(Official Seal)

343389