

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

DUPLICATE 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>
Mrs. Maria H. C. Timp Apeldoorn The Netherlands	\$125.00 in the Treasury of the United States Ten shares of ten cents par value common stock of Keta Gas and Oil Corporation registered in the name of the Attorney General, which shares are presently in the custody of the Federal Reserve Bank of New York, New York, N. Y. Seven shares of \$5.00 par value common stock of Swan Finch Oil Corporation, registered in the name of the Attorney General, which shares are presently in the custody of the Federal Reserve Bank of New York, New York, N. Y.

Claim No. 60907

Vesting Order No. 17836

Executed at Washington, D. C.

JUN 25 1957

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For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343941

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Entry 65-A1-063
File 17836
Box 464

Y.O. 17836
17889
17915
17950

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
Mrs. B. A. v.d. Bovenkamp-Hillebrants
Claim No. 60516
Vesting Order Nos. 17836, 17889, 17915
and 17950

DETERMINATION AND RETURN
ORDER NO. 3454

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on July 20, 1957 (22 F.R. 5814).

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

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

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

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

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

The claimant has been represented in this matter by N.V. Sallandsche Bank, Deventer, Holland, which Bank proposes to charge a fee of \$2.60 for services rendered in the prosecution of the claim. The proposed fee satisfies 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:

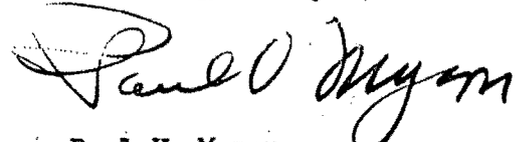
Mrs. B. A. v.d. Bovenkamp-Hillebrants \$1,072.73 in the Treasury of the United States
Diepenveen
Holland

Claim No. 60516

Executed at Washington, D. C.

SEP 6 1957

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

343942

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

ORIGINAL

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

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

**Mrs. B. A. v.d. Bovenkamp-Hillebrants
Diepenveen
The Netherlands**

\$1,012.82 in the Treasury of the United States

60 shares of ten cents par value common stock of Keta Gas and Oil Corporation, registered in the name of the Attorney General, which shares are presently in the custody of the Federal Reserve Bank of New York, New York, N.Y.

42 shares of \$5.00 par value common stock of Swan Finch Oil Corporation, registered in the name of the Attorney General, which shares are presently in the custody of the Federal Reserve Bank of New York, N. Y.

Claim No. 60516

Vesting Order Nos. 17836, 17889,
17915 and 17950

Executed at Washington, D. C.

JUL 16 1957

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

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

V.O. 17636

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

THEODORA JACOBA FRANK

Claim No. 60971

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3402

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on May 30, 1957 (22 F.R. 3830).

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).

Rotterdamsche Bank, N.V., Amsterdam, Holland, claimant's agent, has proposed a fee of \$3.00 for the prosecution of this claim, which meets the requirements of section 20.

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

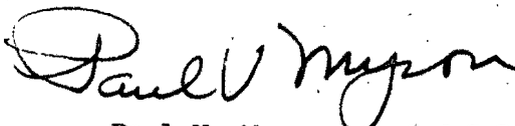
Theodora Jacoba Frank
Graaf Janlaan 82
Zeist, Holland

\$134.95 in the Treasury of the United States.

Executed at Washington, D. C., on

JUL 30 1957

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

343944

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Entry 65-A1-063
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Box 464

DUPLICATE ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

Theodora Jacoba Frank
Graaf Janlaan 82
Zeist, Holland

\$125.00 in the Treasury of the United States.

Securities presently registered in the name of the Attorney General of the United States and in the custody of the Federal Reserve Bank of New York, as follows:

Claim No. 60971

Investing Order No. 17836

Ten (10) shares Keta Gas & Oil Corporation, common stock, par value \$.10 per share.

Seven (7) shares Swan Finch Oil Corporation, common stock, par value \$5.00 per share.

REPRODUCED AT THE NATIONAL ARCHIVES

Enacted at Washington, D. C., on

MAY 24 1957

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343945

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 Entry 65-A1-063
 File 17836
 Box 464

YO. 17836

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

Account No. 49-80114

Vesting Order No. 17836

TO: Swan-Finch Oil Corporation,

N.Y.

and all Transfer Offices and Agents

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

Attorney General of the United States Account 49-80114

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

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
C06965	70 - common P.V. \$5. per shr.	2 Ctls. @ 21 shrs. each (42) -- "Attorney General of the United States, Account No. 49-80114". 1 Ctf. @ 14 shrs. (14) -- "Attorney General of the United States, Account No. 49-80114".

and the following securities of the Office of Alien Property, Department of Justice, this 9th day of May, 1957.

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 9th day of May, 1957.

Witness Loyola M. Blanton

Assistant to the Records Officer
 **For the Attorney General:
 Dallas S. Townsend, Assistant Attorney General,
 Director, Office of Alien Property
 Alton F. Weeks, Chief, Collection & Custody Unit
 Liquidation Section

(over)

343946

RG 131-0AP
 Entry 65-AI-063
 File 17836
 Box 464

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

Account No. 49-80114
 Vesting Order No. 17836

TO: Keta Gas & Oil Corporation,
Delaware
and all Transfer Offices and Agents

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

Attorney General of the United States, A/C No. 49-80114

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

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
C09063	90 - capital P.V. 10¢ per shr.	2 Cts. @ 30 shrs. each (60) -- "Attorney General of the United States, Account No. 49-80114".
		3 Cts. @ 10 shrs. each (30) -- "Attorney General of the United States, Account No. 49-80114".

and the undersigned hereby certify that the above is a true and correct copy of the securities of the company named herein as shown on the books of said company and that the same are being transferred to the person or persons named herein in accordance with the provisions of the Trading with the Enemy Act, as amended, and Executive Orders issued pursuant thereto and pursuant to law.

WITNESS my hand and the seal of the Office of Alien Property, Department of

Justice this 9th day of May, 1957

Witness Archyola M. Blanton, Assistant to the Reporter

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

(over)

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

Y.O. 17836
17947

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

N. BOSMA

Claim No. 60272

Vesting Order Nos. 17836 and 17947

DETERMINATION AND RETURN
ORDER NO. 3296

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on **March 26, 1957 (22 F.R. 2002)**.

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).

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

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

**N. Bosma
Assen, The Netherlands**

\$387.82 in the Treasury of the United States;

Ten shares of Keta Gas and Oil Corporation \$0.10 par value capital stock, included in those represented by Certificate No. CO 9063, registered in the name of the Attorney General; and

Seven shares of Swan Finch Oil Corporation \$5.00 par value common stock, included among those represented by Certificate No. C 06965, registered in the name of the Attorney General.

The above shares are held in the Federal Reserve Bank, New York, for safekeeping.

Executed at Washington, D. C., on **MAY 6 1957**

For the Attorney General

Paul V. Myron
343948

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

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File 17836
Box 464

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DUPLICATE ORIGINAL

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

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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>
N. Bosma	\$387.82 in the Treasury of the United States;
Assen, The Netherlands	Ten shares of Keta Gas and Oil Corporation \$0.10 par value capital stock, represented by Certificate No. CO 72, registered in the name of the Attorney General; and
Claim No. 60272	
Vesting Order Nos. 17836 and 17947	Seven shares of Swan Finch Oil Corporation \$5.00 par value common stock, included among those represented by Certificate No. C 06965, registered in the name of the Attorney General.
	The above shares are held in the Federal Reserve Bank, New York, for safekeeping.

Executed at Washington, D. C., on

MAR 18 1951

For the Attorney General

Dallas S. Townsend

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

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REPRODUCED AT THE NATIONAL ARCHIVES

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Entry 65-A1-063
File 17836
Box 464

V.O. 17836 + 17915

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

M. VROMAN

Claim No. 60194

Vesting Order Nos. 17836 and 17915

DETERMINATION AND RETURN
ORDER NO. 3269

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on March 8, 1957 (22 F. R. 1540).

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

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

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

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

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

There are no fees to be charged in the prosecution of this claim.

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

M. Vroman
Utrecht, The Netherlands

\$250.00 in the Treasury of the United States.

Twenty shares of \$0.10 par value common stock of the Keta Gas & Oil Corporation, ten of which shares are represented by Certificate No. CO 72 and ten of which shares are included in those represented by Certificate No. C 124, both of which certificates are registered in the name of the Attorney General; and

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V. 17836 + 17915

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Fourteen shares of \$5.00 par value common stock of the Swan Finch Oil Corporation, seven of which shares are included in those represented by Certificate No. C 06965 and seven of which shares are included in those represented by Certificate No. C 6556, both of which certificates are registered in the name of the Attorney General.

The above thirty-four (34) shares of stock are held in the Federal Reserve Bank, New York, for safekeeping.

Executed at Washington, D. C., on

APR 15 1957

For the Attorney General

Dallas S. Townsend

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

RG 131-0AP
Entry 65-AI-063
File 17836
Box 464

THE 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>
M. Vroman Utrecht, The Netherlands Claim No. 60194 Vesting Order Nos. 17836 and 17915	\$250.00 in the Treasury of the United States; Twenty shares of \$0.10 par value common stock of the Keta Gas & Oil Corporation, ten of which shares are represented by Certificate No. CO 72 and ten of which shares are included in those represented by Certificate No. C 124, both of which certificates are registered in the name of the Attorney General; and Fourteen shares of \$5.00 par value common stock of the Swan Finch Oil Corporation, seven of which shares are included in those represented by Certificate No. C 06965 and seven of which shares are included in those represented by Certificate No. C 6556, both of which certificates are registered in the name of the Attorney General. The above thirty-four (34) shares of stock are held in the Federal Reserve Bank, New York, for safekeeping.

Executed at Washington, D. C., on FEB 28 1957

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

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343952

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 Entry 65-A1-063
 File 17836
 Box 464

1031

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

Account No. See reverse side

Vesting Order No. See reverse side

TO: Keta Gas & Oil Corporation (Del.)

and all Transfer Offices and Agents

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

See reverse side

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

Certificate No.	No. of Shares	Transfer to
See reverse side	40 --- Capital Stock	George Pick and Rose Godsey
	p.v. 10¢ per share	(formerly Rose Pick)

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

Witness Loyola M. Blanton
 Assistant to the Records Officer of the Office of Alien Property

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

By: Alton F. Weeks, Chief
 Collection and Custody Unit
 Liquidation Section

(over)

343953

REPRODUCED AT THE NATIONAL ARCHIVES

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

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

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

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

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

<u>Ctf. No.</u>	<u>No. Shrs</u>	<u>Acct. No.</u>	<u>V.O. No.</u>	<u>Registration</u>
C09061	20	49-80131	17915	Attorney General of the United States a/c 49-80131
C09058	10	49-80142	17950	Attorney General of the United States a/c 49-80142
C09062	10	49-80114	17836	Attorney General of the United States, A/C 49-80114

of the books of both companies as the same are now being kept and recorded under the name of the companies and the same are hereby transferred to the Attorney General of the United States as the same are now being kept and recorded under the name of the companies.

represented by the companies as the same are now being kept and recorded under the name of the companies and the same are hereby transferred to the Attorney General of the United States as the same are now being kept and recorded under the name of the companies.

BY _____

DO NOT WRITE IN THESE SPACES

RECEIVED BY
 OFFICE OF THE ATTORNEY GENERAL
 DEPARTMENT OF JUSTICE

343954

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
 Entry 65-A1-063
 File 17836
 Box 464

V. O. 17/56

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

Account No. See reverse side
 Vesting Order No. See reverse side

TO: Swan Finch Oil Corporation (N.Y.)

and all Transfer Offices and Agents

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

See reverse side

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

Certificate No.	No. of Shares	Transfer to
See reverse side	28 -- Common Stock \$5 p.v. per share	George Pick and Rose Godsey (formerly Rose Pick)

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 20th day of September, 19 56

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

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

*EXHIBIT (over)

343955

REPRODUCED AT THE NATIONAL ARCHIVES

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 Box 464

17836

STANDARD FORM NO. 64
 Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Max Wilfand, Acting Chief
 Foreign Funds Section
 FROM : K. F. Korf

DATE: April 27, 1951

SUBJECT: Pierson & Co., Amsterdam, The Netherlands
 APC File No. F-49-1261
 OAP-700 Report No. 2426

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

Issuer	OAP Report No.	Description of shares and dividends	No. of Shares	Value as of 10/2/50
The United States Leather Company	2426	Common stock	1500	\$30,000.00

TOTAL \$30,000.00

Total value of all shares and dividends reported on Forms OAP-700 \$30,000.00

Approved by: Max Wilfand

KG 131-OAP
Entry 65-A1-063
File 17836
Box 464

F-49-1261

DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

17836

Vesting Order

Re: Stock registered in the name of
Pierson & Co.
Amsterdam, The Netherlands
and owned by persons whose names
are unknown

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

1. That the property described as follows:

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

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

is property within the United States;

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

and it is hereby determined:

DS
[Signature]
343958
[Signature]
FILE COPY

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Box 464

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

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

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

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

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

Executed at Washington, D. C., on **May 10, 1951.**

For the Attorney General

(Signed) Harold I. Baynton

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

(Official Seal)

343959

FILE COPY

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RG 131-OAP
 Entry 65-AI-063
 File 17836
 Box 464

registered in the name of

Pierson & Co.
 Amsterdam, The Netherlands

and owned by persons whose names are unknown

EXHIBIT A

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

10 share certificates

2473	5695	6913	8232	10652	13731
2538	6264	6919	8233	10845	14146
2544	6265	6923	8234	12238	14156
2992	6266	6925	8235	12478	14309
3022	6267	6926	8236	12485	14367
3046	6268	6960	8237	12632	14375
3047	6269	6961	8238	12653	14376
3061	6278	6962	8239	12656	14747
3037	6279	6969	8240	12664	15508
3038	6281	6970	8241	12666	15557
3039	6369	6989	8242	12672	15558
3362	6371	6990	8255	12673	15560
3900	6374	7047	8264	12682	15622
3902	6377	7055	8282	12936	15821
3926	6721	7064	8286	12939	15827
3936	6784	7124	8387	13451	15828
3974	6797	7130	8388	13473	16766
4964	6798	7131	8418	13476	17175
4986	6799	8049	9929	13478	17179
4992	6800	8050	9935	13480	17180
5143	6823	8084	10509	13537	17549
5478	6824	8088	10590	13538	18068
5480	6827	8229	10601	13539	18825
5484	6901	8230	10608	13540	21104
5669	6912	8231	10629	13730	21122

343960

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

DUPLICATE ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

VO 17836

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:

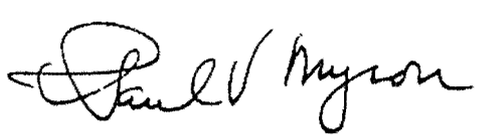
<u>Claimant</u>	<u>Property and Location</u>
Meyer de Jong Brussels, Belgium	\$67.47 in the Treasury of the United States.
Kornelis Jacobus van Duren Veizen, The Netherlands	\$11.24 in the Treasury of the United States.
Maurits van Duren Rotterdam, The Netherlands	\$11.25 in the Treasury of the United States.
Johan Adriaan van Duren Leeuwarden, The Netherlands	\$11.25 in the Treasury of the United States.
Johanna Duhm Vienna, Austria	\$33.74 in the Treasury of the United States.

Claim No. 60808

Vesting Order No. 17836

Executed at Washington, D. C., on SEP 7 1960

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

DSM

RG 131-OAP
 Entry 65-AI-063
 File 17836
 Box 464

60-8494

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

55
V017836NOTICE 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>
Meyer de Jong Brussels, Belgium	\$67.47 in the Treasury of the United States.
Kornelis Jacobus van Duren Volzon, The Netherlands	\$11.24 in the Treasury of the United States.
Haurits van Duren Rotterdam, The Netherlands	\$11.25 in the Treasury of the United States.
Johan Adriaan van Duren Leeuwarden, The Netherlands	\$11.25 in the Treasury of the United States.
Johanna Duhm Vienna, Austria	\$33.74 in the Treasury of the United States.

Claim No. 60808

Vesting Order No. 17836

Executed at Washington, D. C., on SEP 7 1960

For the Attorney General

~~Signed~~ Paul V. MyronPaul V. Myron
Deputy Director
Office of Alien Property

I hereby certify that the within is a true and correct copy of the original paper on file in this office.
 For the Director, I certify:

Dallas,
 Director, Office of Alien Property

by Laurine W. Burke

THE NATIONAL ARCHIVES
 AND RECORDS SERVICE
 FILE AND MAKE AVAILABLE

SEP 13 8 48 AM '60
 IN THE FEDERAL REGISTER
 DIVISION

343962

RG 131-OAP
 Entry 65-AI-063
 File 17836
 Box 464

DUPLICATE ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

V017836

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>
K. E. Leoni, Administrator of the Estate of Samson Onderwijzer, Deceased Amsterdam, The Netherlands	\$133.97 in the Treasury of the United States

Claim No. 61995

Vesting Order No. 17336

Executed at Washington, D. C., on ^{APR} 5 1960

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

Deputy
4-4-60

343963

RG 131-OAP
 Entry 65-A1-063
 File 17836
 Box 464

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60- 3301

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

1017836

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>
K. B. Lecni, Administrator of the Estate of Sanson Onderwijzer, Deceased Amsterdam, The Netherlands	\$133.97 in the Treasury of the United States

Claim No. 61995

Vesting Order No. 17836

Executed at Washington, D. C., on APR 5 1960

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

J. L. Dwyer

For the Attorney General

(Signed) Paul V. Myron

Paul V. Myron
 Deputy Director
 Office of Alien Property

NATIONAL ARCHIVES
 AND RECORDS SERVICE
 FILED AND MADE AVAILABLE
 FOR PUBLIC INSPECTION

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DUPLICATE 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>
Ruth Kaufmann Oss, The Netherlands	\$39.74 in the Treasury of the United States.
Rosina Hes Laren, The Netherlands	\$44.98 in the Treasury of the United States.
Rosina Pels Rijmegen, The Netherlands	\$22.49 in the Treasury of the United States.
Sera Hes Oss, The Netherlands	\$22.49 in the Treasury of the United States.
Simon Ruit van Os Oss, The Netherlands	\$11.25 in the Treasury of the United States.

Claim No. 60982

Vesting Order No. 17836

Executed at Washington, D. C., on AUG 10 1960

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

R. M. G.

343965

KG 131-0AP
Entry 65-A1-063
File 17836
Box 464

62-4851

V.O.
17836

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

AMENDED NOTICE OF INTENTION TO RETURN VESTED PROPERTY - Claim No. 60808

The Notice of Intention to Return Vested Property to Myer de Jong, which was published in the Federal Register on September 24, 1950 (25 F. R. 3833), is hereby amended by deleting therefrom, as claimant, the name and address of

Myer de Jong
Brussels, Belgium

who is now deceased, and substituting in place thereof the following:

Anna-Maria de Jong, nee Tielens
Brussels, Belgium

All other provisions of said Notice of Intention to Return Vested Property and all actions taken by or on behalf of the Attorney General of the United States in reliance thereon, pursuant thereto, and under the authority thereof, are hereby reaffirmed and confirmed.

Executed at Washington, D. C., on APR 30 1952

For the Attorney General

Paul V. Hyman
Deputy Director
Office of Alien Property

Faint administrative stamps and handwritten notes in the bottom left corner, including a date stamp and a signature.

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

VO 17836

In the Matter of the Claim of)
)
 ANNA-MARIA DE JONG, NEE TIELEN)
)
 Claim No. 60808)
)
 Vesting Order No. 17836)

AMENDED DETERMINATION AND
RETURN ORDER NO. 4173

By Determination and Return Order No. 4173, executed on October 24, 1960, the sum of \$67.47 was ordered returned to Meyer de Jong. Information was thereafter received to the effect that Meyer de Jong had died on July 15, 1955, and that his successor in interest with respect to such property was Anna-Maria de Jong, nee Tielen, the subject claimant. This matter has again been submitted to me for determination upon recommendation for allowance by the Chief, Claims Unit. An Amended Notice of Intention to return the property was published in the Federal Register on May 4, 1962 (27 F. R. 4310).

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

The claimant is 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 her predecessor in interest 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 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).

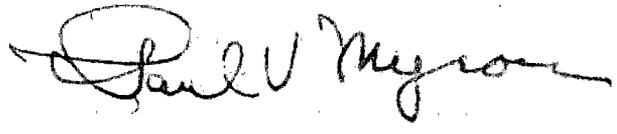
There are no fees for the prosecution of this claim.

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

Anna-Maria de Jong, nee Tielen \$67.47 in the Treasury of the United States.
Huizingen, Belgium

Executed at Washington, D. C., on JUN 3 1962

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

343967

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Entry 65-A1-063
File 17836
Box 464

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

10 17836

In the Matter of the Claim of

MEYER DE JONG, KORNELIS JACOBUS VAN DUREN
MAURITS VAN DUREN, JOHAN ADRIAAN VAN
DUREN and JOHANNA DUHM

Claim No. 60808

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 4173

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on September 14, 1960 (25 F. R. 8833).

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

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

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

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

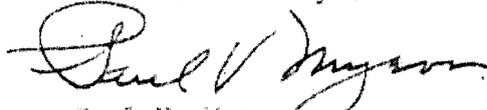
The claimants have not been represented by anyone during the prosecution of this claim.

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

Meyer de Jong Brussels-Auderghem, Belgium	\$67.47 in the Treasury of the United States.
Kornelis Jacobus van Duren Velzen, The Netherlands	\$11.24 in the Treasury of the United States.
Maurits van Duren Rotterdam, The Netherlands	\$11.25 in the Treasury of the United States.
Johan Adriaan van Duren Leeuwarden, The Netherlands	\$11.25 in the Treasury of the United States.
Johanna Duhm Vienna, Austria	\$33.74 in the Treasury of the United States.

Executed at Washington, D. C., on OCT 24 1960

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

343968

RG 131-OAP
 Entry 65-A1-063
 File 17836
 Box 464

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

VO 17836

In the Matter of the Claim of

K. E. LEONI, ADMINISTRATOR OF THE
 ESTATE OF SAMSON ONDERWIJZER,
 DECEASED

Claim No. 61995

Vesting Order No. 17836

DETERMINATION AND RETURN
 ORDER NO. 4141

Notice of Claim under Section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on April 12, 1960 (25 F.R. 3148).

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, as Administrator of the Estate of Samson Onderwijzer, deceased, is entitled to receive the property under Section 32(a)(1).

The claimant and the successors in interest of Samson Onderwijzer, deceased, for whose benefit this return is being made, are eligible to receive a return of vested property under Section 32(a)(2).

There are no issues respecting cloaking, royalty adjustment or renegotiation 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).

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

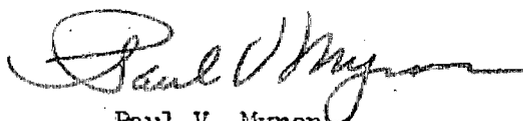
Upon the basis of the foregoing, the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

K. E. Leoni, Administrator of the Estate of Samson Onderwijzer, deceased
 Amsterdam, The Netherlands
 Claim No. 61995

\$133.97 in the Treasury of the United States

Executed at Washington, D. C., on MAY 19 1960

For the Attorney General



Paul V. Myron
 Deputy Director
 Office of Alien Property

343969

RG 131-OAP
 Entry 65-AI-063
 File 17836
 Box 464

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60-7641

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

10 17836

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>
Ruth Kaufmann Oss, The Netherlands	\$53.74 in the Treasury of the United States.
Rosina Kas Larun, The Netherlands	\$44.93 in the Treasury of the United States.
Rosina Pals Hiljanen, The Netherlands	\$22.49 in the Treasury of the United States.
Sara Lee Oss, The Netherlands	\$22.49 in the Treasury of the United States.
Simon Kurt van Ge Oss, The Netherlands	\$11.25 in the Treasury of the United States.

Claim No. 60962
 Vesting Order No. 17833

Executed at Washington, D. C., on AUG 10 1960

For the Attorney General

(Signed) Daniel G. McGrath

Daniel G. McGrath
 Deputy Director
 Office of Alien Property

NO REPRODUCTION
 PERMITTED

I hereby certify that the within is a true and correct copy of the original paper on file in this office.

For the Attorney General:
 Dallas, Texas
 Director, Office of Alien Property
Pauline W. Burke

AUG 15 8 49 AM '60
 THE FEDERAL REGISTER
 DIVISION

KG 131-OAP
Entry 65-A1-063
File 17836
Box 464



UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

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In the Matter of the Claim of

RUTH KAUFMANN, ROSINA HES, ROSINA PELS,
SAMU HES and SIMON KURT VAN OS

Claim No. 60982

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 4170

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on August 16, 1960 (25 F. R. 7814).

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

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

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

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

The claimants have not been represented by anyone during the prosecution of this claim.

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

- Ruth Kaufmann \$33.74 in the Treasury of the United States.
Oss, The Netherlands
- Rosina Hes \$44.98 in the Treasury of the United States.
Laren, The Netherlands
- Rosina Pels \$22.49 in the Treasury of the United States.
Nijmegen, The Netherlands
- Samu Hes \$22.49 in the Treasury of the United States.
Oss, The Netherlands
- Simon Kurt van Os \$11.25 in the Treasury of the United States.
Oss, The Netherlands

Executed at Washington, D. C., on SEP 20 1960

For the Attorney General

Paul V. Myron
Deputy Director
Office of Alien Property

343971

1. o. 17836,
17840
18118

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

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

In the Matter of the Claim of:

LEONARD PAUL HUBERT VANDUFFEL

Claim No. 62810

Vesting Order Nos. 17836, 17840 and 18118

ORDER DENYING RETROACTIVE LICENSE

By Vesting Order Nos. 17836, 17840 and 18118, effective May 3, 1951, June 1, 1951 and July 6, 1951, respectively, this Office vested, inter alia, 60 shares of United States Leather Company common capital stock represented by 10-share certificates numbered 8088, 10629 (Vesting Order No. 17836), 5009, 5010, 5011 (Vesting Order No. 17840), and 18298 (Vesting Order No. 18118), upon finding that there was reasonable cause to believe that the owners of such shares, names unknown, if individuals, were nationals of a designated enemy country.

Certificate Nos. 8088 and 10629 were issued to and registered in the name of Pierson & Company on September 21, 1937. Certificate Nos. 5009, 5010 and 5011 were issued to and registered in the name of Nederlandsche Landbouwbank on September 13, 1937. Certificate No. 18298 was issued to and registered in the name of Hamburger & Company's Bankierskantoor on December 31, 1937. All six certificates were purchased by Leonard Paul Hubert Vanduffel on February 23, 1949, from F. Brodin, a broker whose address at that time was Verbondstreet 64, Antwerp, Belgium. F. Brodin died on August 30, 1953, and all of his records have been destroyed.

Section 501.50(d) of the Rules of Procedure for Claims of this Office (8 CFR 501.50(d)) provides that, where the allowance of a claim requires the issuance of a license authorizing the underlying transactions, the filing of a claim shall be deemed to include an application for such license.

The claimant has been unable to establish that the transactions which culminated in his purchase of the above 60 shares represented by the above six certificates were licensed under Executive Order No. 8389 or that all of the persons or firms, names unknown, who may have owned the above six certificates or any of them from May 10, 1940, to February 23, 1949, would have met the eligibility requirements for a return of vested property contained in Section 9(a) or in Section 32(a)(2) of the Trading with the Enemy Act, as amended (50 U.S.C. App. 1 et seq.). Upon consideration of the entire record and upon consideration of the fact that the previous owners of the property, names unknown, cannot be found to meet the eligibility requirements for a return of vested property, I have concluded that a retroactive license should not be issued.

Accordingly, IT IS ORDERED that the application of Leonard Paul Hubert Vanduffel for a retroactive license under Section 5(b) of the Trading with the Enemy Act, as amended, be and it is hereby denied.

Executed at Washington, D. C., on OCT 9 1957

Dallas S. Townsend

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

343972

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

YO. 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

ESTHER DUIJNHOUWER

Claim No. 62000

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3602

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on **December 19, 1957 (22 F.R. 10251)**.

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

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

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

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

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

The claimant has been represented by Amsterdamsche Bank N.V., Amsterdam, The Netherlands, in the prosecution of this claim. That firm's proposed fee of \$5.00 meets the requirements of Section 20, as amended by Public Law 611, dated June 25, 1956.

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:

Esther Duijnhouwer
de Bilt, The Netherlands

\$539.81 in the Treasury of the United States

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

For the Attorney General

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

343973

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

V.0178

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

WILLEM HINDRIK VISSER

Claim No. 60660

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3617

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on January 10, 1958 (23 Fed. Reg. 203).

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

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

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

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

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

Amsterdamsche Bank N.V. (Bijbank Rotterdam), the agent for the claimant, has advised this Office that it will charge the claimant a fee of \$10 for its services. The fee meets the requirements of Section 20.

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

To:

Willem Hindrik Visser,
10b Hebronstraat
Rotterdam, Netherlands

\$134.95 in the Treasury of the United States.

Executed at Washington, D. C., on FEB 13 1958

For the Attorney General:



Paul V. Myron
Deputy Director
Office of Alien Property

343974

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

YD 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

LABOUCHERE & CO., N. V.

Claim No. 64433

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3833

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on August 15, 1958 (23 F.R. 6314).

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

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

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

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

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

The claimant was not represented by an attorney in this matter, and there are no fees in connection with the prosecution thereof.

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:

Labouchere & Co., N. V.
Tesselschadestraat 8-12
Amsterdam, The Netherlands

\$134.95 in the Treasury of the United States.

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

343975

For the Attorney General:

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

YO. 17836
17950

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
JAN DIRK VAN DER WAALS
Claim No. 61818
Vesting Orders Nos. 17950 and
17836

DETERMINATION AND RETURN
ORDER NO. 3903

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on December 11, 1958 (23 Fed. Reg. 9623).

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

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

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

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

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

Incasso-Bank, N.V., which was subsequently merged with the Amsterdamsche Bank N.V., Amsterdam, filed the claim as agent for the claimant. The Amsterdamsche Bank has now advised that the fee in this case will be \$5. This fee meets the requirements of Section 20.

To the extent that a retroactive license is necessary to validate the transaction by which claimant acquired title to the property, it is hereby granted.

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:

To:

Jan Dirk van der Waals
Kloveniersburgwal 55 hs-
Amsterdam, The Netherlands

\$269.90 in the Treasury of the United
States.

Executed at Washington, D. C., on JAN 2 1959

For the Attorney General:

Paul V. Myron

Paul V. Myron
Deputy Director

Office of Alien Property

343976

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

claimed
20.17836
17840

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

MRS. GEERTRUIDA-BREGJE HAMPE-SCHOTTEE
de VRIES

Claim No. 60589

Vesting Order No. 17836 and 17840

DETERMINATION AND RETURN
ORDER NO. 3978

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on February 6, 1959 (24 Fed. Reg. 934).

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

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

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

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

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

The claimant has been represented in this matter by van der Wielen & Company, Amsterdam-C, The Netherlands, which proposes to charge a fee of about \$40.00 for services rendered in the prosecution of the claim. The proposed fee satisfies 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:

Mrs. Geertruida-Bregje
Hampe-Schottee de Vries
Amsterdam
The Netherlands

\$ 1,186.23 in the Treasury of the United States

Executed at Washington, D. C., on

APR 9 1959

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343977

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

DUPLICATE ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

**Mrs. Geertruida-Bregje
Hampe-Schottee de Vries**

\$1,186.23 in the Treasury of the United States

**Amsterdam
The Netherlands**

REPRODUCED AT THE NATIONAL ARCHIVES

Claim No. 60589

Vesting Order Nos. 17836 and 17840

Executed at Washington, D. C. JAN 30 1959

For the Attorney General

Paul V. Myron

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

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343978

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

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DUPLICATE ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

Jan Dirk van der Waals
Kloveniersburgwal 55 hs,
Amsterdam, The Netherlands

\$269.90 in the Treasury of the United States.

Claim No. 61818

Vesting Orders Nos. 17950
and 17836.

Executed at Washington, D. C., on DEC 3 1958

For the Attorney General:

af 

Paul V. Myron
Deputy Director
Office of Alien Property

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

VO 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
ALBERT VAN WEENEN, as Administrator of the
Estates of MEIJER DE LEEUW, VOGELINA
MANASSEN-VAN RIJS & SARA POLAK
The Foundation "LE-EZRATH HA-JELED", as
guardian of the minor child COSIMA RACHEL
MANASSEN
JAKOB LEVIE - LEVIE LEVIE
Claim No. 62004 - Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3891

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on November 6, 1958 (23 F.R. 8693).

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

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

The claimants and 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 claimants have not been represented by counsel, and there are no fees to be paid or charged for services rendered in connection with the prosecution of the claim.

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

Albert van Weenen, as Administrator
of the Estates of:

Meijer de Leeuw	\$54.92 in the Treasury of the United States
Vogelina Manassen-van Rijs	\$21.97 in the Treasury of the United States
Sara Polak	\$.39 in the Treasury of the United States
Hilversum, The Netherlands	
The Foundation "Le-Ezrath Ha-Jeled", as Guardian of the minor child Cosima Rachel Manassen	\$54.92 in the Treasury of the United States
Amsterdam, The Netherlands	
Jakob Levie	\$.35 in the Treasury of the United States
Levie Levie	\$.35 in the Treasury of the United States
Beerta, The Netherlands	

Executed at Washington, D. C., on DEC 22 1958

343980

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

DUPLICATE 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>
Albert van Weenan, as Administrator of the Estates of:	
Mijer de Leeuw	\$54.92 in the Treasury of the United States
Vogelina Manassen - van Rijs	\$21.97 in the Treasury of the United States
Sara Polak	\$.39 in the Treasury of the United States
33 Javalaan Hilversum, The Netherlands	
The Foundation "Le-Ezrath Ha-Jeled", as guardian of the minor child	
Cosima Rachel Manassen	\$54.92 in the Treasury of the United States
Amsterdam, The Netherlands	
Jakob Levie	\$.35 in the Treasury of the United States
Levie Levie	\$.35 in the Treasury of the United States
Hoofdstraat 56 Beerta, The Netherlands	
Claim No. 62004	
Vesting Order No. 17836	
Executed at Washington, D. C., on	OCT 30 1958

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

343981

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

DUPLICATE ORIGINAL

58 5563

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

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

Labouchere & Co., N. V.
Tesselschadestraat 8-12
Amsterdam, The Netherlands

\$134.95 in the Treasury of the United States.

Claim No. 64433

Vesting Order No. 17836

Executed at Washington, D. C., on

AUG 7 1958

For the Attorney General:

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

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RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

40-17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

B. van BAREN

Claim No. 61277

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3837

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on August 8, 1958 (23 F. R. 6095).

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

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

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

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

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

There are no fees to be charged or paid for services rendered in the prosecution of this claim.

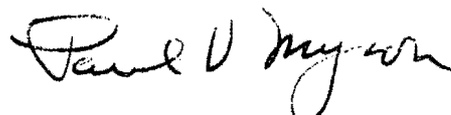
Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

B. van Baren
Bergweg 17-19
Bergschenhoek, The Netherlands

\$134.95 in the Treasury of the United States.

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

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

343983

RG 131-0AP
Entry 65-AI-063
File 17836
Box 464

DELICATE ORIGINAL

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

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

B. van Baren
Bergweg 17-19
Bergschenhoek, The Netherlands

\$134.95 in the Treasury of the United States.

Claim No. 61277

Vesting Order No. 17836

Executed at Washington, D. C., on JUL 31 1958

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

343984

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

V.O. 17836
17911
17947

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
ROSALIE GOMPERTS-SPRINGER STICHTING
Claim No. 61997
Vesting Orders Nos. 17836, 17911
and 17947

DETERMINATION AND RETURN
ORDER NO. 3817

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on July 18, 1958 (23 Fed. Reg. 5496).

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

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

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

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

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

There are no fees to be charged or paid for services rendered in connection with the prosecution of the claim.

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

Rosalie Gomperts-Springer Stichting \$1,436.89 in the Treasury of the United States.
c/o Albert B. Gomperts
Herengracht 437
Amsterdam, The Netherlands

Executed at Washington, D. C., on SEP 15 1958

For the Attorney General

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

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

DUPLICATE 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>
Rosalie Gomperts-Springer Stichting c/o Albert B. Gomperts Herengracht 437 Amsterdam, The Netherlands	\$1,436.89 in the Treasury of the United States

Claim No. 61997

Vesting Orders Nos. 17836, 17911
and 17947

Executed at Washington, D. C., on JUL 10 1958

For the Attorney General

Paul V. Myren

Paul V. Myren
Deputy Director
Office of Alien Property

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343986

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
 Entry 65-A1-063
 File 17836
 Box 464

V O 17836

FORM PD-13 Rev.
 2-14-49

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

Account No. 49-80114

Vesting Order No. 17836

TO: KETA GAS & OIL CORPORATION,

Delaware
 and all Transfer Offices and Agents

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

Attorney General of the United States, Account No. 49-80114

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

<u>Certificate No.</u>	<u>No. of Shares</u>	<u>Transfer to</u>
C09402	10 - capital P.V. 10¢ per shr.	

Certificate stamped.

WITNESS my hand and the seal of the Office of Alien Property, Department of Justice this 7th day of August, 1949
 Witness Loyola W. Blanton
 Assistant to the Records Officer

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

BY: Alton F. Weeks, Chief,
 Collection & Custody Unit,
 Liquidation Section

343987

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

Y.O. 17836
17889
17915
17950

In the Matter of the Claim of

Antonia, Maria and Gijsbert
van den Bovenkamp

Claim No. 60516

Vesting Order Nos. 17836, 17889,
17915 and 17950

AMENDED DETERMINATION AND
RETURN ORDER NO. 3454

By Determination and Return Order No. 3454, executed on September 6, 1957, there was ordered returned to Mrs. B. A. v.d. Bovenkamp-Hillebrants the property described below. Information was subsequently received to the effect that Mrs. B. A. v.d. Bovenkamp had died on December 2, 1953, at Diepenveen, Holland, and that her sole heirs were her three children, Antonia, Maria and Gijsbert van den Bovenkamp, the subject claimants. This matter has again been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Amended Notice of Intention to return the property was published in the Federal Register on June 5, 1958 (23 F.R. 3964).

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

The claimants are 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 are 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).

N. V. Sallandsche Bank, Deventer, Holland, has represented Mrs. B. A. v.d. Bovenkamp-Hillebrants, the prior claimant of record, as well as the subject claimants, and proposes to charge a total fee of \$6.00 for services rendered in the prosecution of this claim. The proposed fee satisfies the statutory requirements.

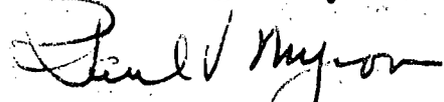
Upon the basis of the foregoing, the claim is hereby allowed, and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Antonia van den Bovenkamp	\$357.58 in the Treasury of the United States
Maria van den Bovenkamp	\$357.58 in the Treasury of the United States
Gijsbert van den Bovenkamp	\$357.57 in the Treasury of the United States

All of Diepenveen, The Netherlands

Executed at Washington, D. C. JUL 9 1958

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

343988

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

DUPLICATE ORIGINAL

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

AMENDED NOTICE OF INTENTION TO RETURN VESTED PROPERTY

WHEREAS, a Notice of Intention to Return Vested Property was published in the Federal Register on July 20, 1957 (22 F. R. 5814) with respect to the return of the property described below to Mrs. B. A. v.d. Bovenkamp-Hillebrants;

WHEREAS, information was subsequently received to the effect that Mrs. B. A. v.d. Bovenkamp-Hillebrants died on December 2, 1953 in Diepenveen, Holland, and that she left as her sole heirs her three children, namely, Antonia, Maria and Gijsbert van den Bovenkamp;

WHEREAS, Antonia, Maria and Gijsbert van den Bovenkamp have been substituted as claimants in this matter;

WHEREAS, the 60 shares of common stock of Keta Gas and Oil Corporation, and the 42 shares of common stock of Swan Finch Oil Corporation, referred to under "Property and Location" in the aforesaid Notice of Intention, have been sold by this Office, resulting in an increase in cash in the appropriate accounts of \$59.91;

NOW, THEREFORE, pursuant to Section 32 of the Trading with the Enemy Act, as amended, the said Notice of Intention to Return Vested Property is hereby amended by deleting under the heading "Claimant" the name and address of Mrs. B. A. v.d. Bovenkamp-Hillebrants, and deleting under the heading "Property and Location" all references to cash and securities, and location thereof, and substituting in lieu thereof the following:

<u>Claimant</u>	<u>Property and Location</u>
Antonia van den Bovenkamp	\$357.58 in the Treasury of the United States
Maria van den Bovenkamp	\$357.58 in the Treasury of the United States
Gijsbert van den Bovenkamp	\$357.57 in the Treasury of the United States
All of Diepenveen, The Netherlands	

Claim No. 60516

Vesting Order Nos. 17836, 17889,
17915 and 17950

All other provisions of said Notice of Intention to Return Vested

343989

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

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4213

- 2 -

Property, and all actions taken by or on behalf of the Attorney General of the United States in reliance thereon, pursuant thereto, and under the authority thereof, are hereby ratified and confirmed.

Executed at Washington, D. C., on

MAY 27 1958

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

*AS
by
D. Schaefer*

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

VO. 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

ELISABETH FONDS

Claim No. 60708

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3723

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on May 20, 1958 (23 F.R. 3420).

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

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

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

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

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

There are no fees for the prosecution of this claim.

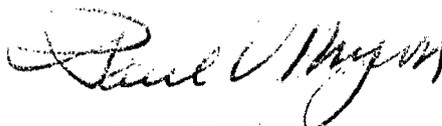
Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Elisabethfonds
Heemraadssingel 233
Rotterdam, Holland

\$146.64 in the Treasury of the United States.

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

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

343991

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

DUPLICATE ORIGINAL

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

AMENDED NOTICE OF INTENTION TO RETURN VESTED PROPERTY

The Notice of Intention to Return Vested Property to Elisabeth Wilhelmina le Comte which was published on October 3, 1957 (22 F.R. 7877), is hereby amended to delete the identity of the claimant and description of the property and to substitute the following:

Elisabethfonds
Keenraadsingel 233
Rotterdam, Holland

\$146.64 in the Treasury of the United States.

Claim No. 60708

Vesting Order No. 17836

Executed at Washington, D. C., on MAY 1 2 1958

For the Attorney General

Dallas S. Townsend

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

as
JD

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

YO 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

Mr. G. van de Boogaard

Claim No. 61364

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3641

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on February 1, 1958 (23 Fed. Reg. 695).

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

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

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

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

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

The claimant has been represented in this matter by Amsterdamsche Bank N.V., Amsterdam, The Netherlands, which proposes to charge a fee of \$5.00 for services rendered in the prosecution of the claim. The proposed fee satisfies 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:

Mr. G. van de Boogaard
Caixa Postal 135
Ponta Grossa
Parana, Brazil

\$269.91 in the Treasury of the United States

Executed at Washington, D. C., on

MAR 14 1958

For the Attorney General:

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

343993

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

DUPLICATE ORIGINAL

DEPARTMENT OF JUSTICE

OFFICE OF ALIEN PROPERTY

WASHINGTON, D. C.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

Mr. G. van de Boogaard
Caixa Postal 135
Ponta Grossa
Parana, Brazil

\$269.91 in the Treasury of the United States

Claim No. 61364

Vesting Order No. 17836

Executed at Washington, D. C.

JAN 27 1958

For the Attorney General:

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

ay

RG 131-0AP
Entry 65-AI-063
File 17836
Box 464

VO. 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

MRS. J. M. HARTLOOPER-KOSTER

Claim No. 66441

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3628

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on January 28, 1958 (23 F. R. 558).

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

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

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

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

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

The claimant has been represented by Schrikker & Peereboom of Amsterdam, Holland, who have advised that they propose to charge a fee of 5%. This fee satisfies the requirements of Section 20 of the Trading with the Enemy Act, as amended.

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

Mrs. J. M. Hartlooper-Koster
Waalstraat 77
Amsterdam
Netherlands

\$269.91 in the Treasury of the United States.

Executed at Washington, D. C., on

FEB 28 1958

For the Attorney General

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

343995

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

58 615

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

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

<u>Claimant</u>	<u>Property and Location</u>
Mrs. J. M. Bartlooper-Koster	\$269.91 in the Treasury of the United States.
Waalstraat 77	
Amsterdam	
Netherlands	

Claim No. 6641

Executed at Washington, D. C. on

JAN 21 1958

For the Attorney General

(Signed) Paul V. Hyren

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

I hereby certify that the within is a true and correct copy of the original paper on file in this office.

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

BY *Dorothy M. Blanton*
Assistant to the Records Officer

THE NATIONAL ARCHIVES
AND RECORDS SERVICE
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION
JAN 27 3 48 AM '58
IN THE FEDERAL REGISTER
DIVISION 13

343996

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

58 212

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>
Willem Hindrik Visser 10b Hebronstraat Rotterdam, Netherlands	\$134.95 in the Treasury of the United States.

Claim No. 60660
Vesting Order No. 17836

Executed at Washington, D. C., on

DEC 31 1957

For the Attorney General

(Signed) Paul W. Lydon

Deputy Director
Office of Alien Property

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

By Loyola M. Blanton
Assistant to the Records Officer

THE NATIONAL ARCHIVES
AND RECORDS SERVICE
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION
JAN 9 8 48 AM '58
IN THE FEDERAL REGISTER
DIVISION B

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

57 10471

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>
Esther Duijnhouwer de Bilt, The Netherlands	\$539.81 in the Treasury of the United States
Claim No. 62000	
Vesting Order No. 17836	

Executed at Washington, D. C., on

DEC 12 1957

For the Attorney General

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

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

By *Doyla M. Blanton*
Assistant to the Records Officer

THE NATIONAL ARCHIVES
AND RECORDS SERVICE
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION
Dec 18 8 52 AM '57
IN THE FEDERAL REGISTER
DIVISION

REPRODUCED AT THE NATIONAL ARCHIVES

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

57 9314

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

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

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

Claimant

Property and Location

Madeline Germaine Augusta Ghislaine
Prins van Westdorpe, nee de Prolle
de la Hieppe
63 Boulevard Perolles
Fribourg, Switzerland
Claim No. 62414

To each claimant:

\$134.95 in the Treasury of the
United States.

David Prins van Westdorpe
54 Avenue Leo Ererra
Uccle, Belgium
Claim No. 62415

Lilian Theodora Louise Prins
van Westdorpe
7 Avenue Marc Mounier
Geneva, Switzerland
Claim No. 62416

Ronald Prins van Westdorpe
63 Boulevard Perolles
Fribourg, Switzerland
Claim No. 62417

Vesting Order No. 17836

Executed at Washington, D. C., on OCT 31 1957

I hereby certify that the within is a true and correct copy of the original paper on file in this office.

For the Attorney General:

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

By Loyola M. Blanton
Assistant to the Records Officer

For the Attorney General:

(Signed) Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

THE NATIONAL ARCHIVES
AND RECORDS SERVICE
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FOR PUBLIC INSPECTION

NOV 7 8 51 AM '57
IN THE FEDERAL REGISTER
DIVISION 73

343999

RG 131-OAP
Entry 65-AI-063
File 17836
Box 464

VO 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

Mrs. E. Wouthuysen

Claim No. 61742

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3548

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on October 26, 1957 (22 F.R. 8501).

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

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

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

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

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

The claimant has been represented in this matter by Amsterdamsche Bank N.V., Amsterdam, The Netherlands, which proposes to charge a fee of \$2.50 for services rendered in the prosecution of the claim. The proposed fee satisfies the statutory requirements.

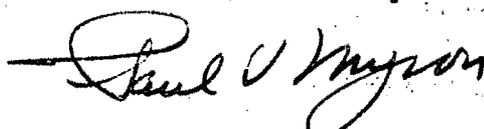
Upon the basis of the foregoing the claim is hereby allowed and IT IS ORDERED that the property described below be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Mrs. E. Wouthuysen
Amsterdam
The Netherlands

\$67.48 in the Treasury of the United States

Executed at Washington, D. C. on NOV 29 1957

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

344000

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

57 8848

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

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to 832(f) of the Trading with the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

<u>Claimant</u>	<u>Property and Location</u>
Mrs. E. Wouthuysen Amsterdam The Netherlands	\$67.48 in the Treasury of the United States

Claim No. 61742

Vesting Order No. 17836

Executed at Washington, D. C.

OCT 18 1957

For the Attorney General

(Signed) Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

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

By Julian M. Law
Records Officer

REPRODUCED AT THE NATIONAL ARCHIVES
THE NATIONAL ARCHIVES
AND RECORDS SERVICE
AND RECORDS SERVICE
FILED AND MADE AVAILABLE
FOR PUBLIC INSPECTION
OCT 25 8 50 AM '57
IN THE FEDERAL REGISTER
DIVISION 73

344001

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

Y.O. 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

ELISABETH WILHELMINA LE COMTE

Claim No. 60708

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3526

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on October 3, 1957 (22 F.R. 7877).

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

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

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

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

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

The claimant has been represented by Heldring, Milders & Co., Bankers, of Rotterdam, The Netherlands, who do not propose to charge any fee for services rendered in connection with the prosecution of the claim.

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

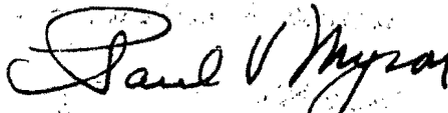
Elisabeth Wilhelmina le Comte
Rötterdam, The Netherlands

\$146.64 in the Treasury of the United States

Executed at Washington, D. C., on

NOV 13 1957

For the Attorney General



Paul V. Myron
Deputy Director
Office of Alien Property

344002

RG 131-0AP
Entry 65-AI-063
File 17836
Box 464

DATE 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>
Miss Elisabeth Wilhelmina le Conte Avenue Concordia 117 Rotterdam, The Netherlands	\$146.64 in the Treasury of the United States.

Claim No. 60708

Vesting Order No. 17836

Executed at Washington, D. C., on SEP 24 1957

For the Attorney General

Dallas S. Townsend

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

RG 131-0AP
Entry 65-A1-063
File 17836
Box 464

Y.O. 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of

Mrs. Maria H. C. Timp

Claim No. 60907

Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3463

Notice of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described was timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on July 2, 1957 (22 F.R. 4678).

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

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

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

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

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

The claimant has not been represented by counsel, and there are no fees to be charged or paid for services rendered in the prosecution of the claim.

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

Mrs. Maria H. C. Timp
Apeldoorn
The Netherlands

\$134.95 in the Treasury of the United States

Executed at Washington D. C. SEP 9 1957

For the Attorney General

Paul V. Myron

Paul V. Myron
Deputy Director
Office of Alien Property

344004

RG 131-OAP
Entry 65-A1-063
File 17836
Box 464

V.O. 17836

UNITED STATES OF AMERICA
DEPARTMENT OF JUSTICE
OFFICE OF ALIEN PROPERTY

In the Matter of the Claim of
MADELEINE PRINS VAN WESTDORPE, DAVID
PRINS VAN WESTDORPE, LILIAN THEODORA
LOUISE PRINS VAN WESTDORPE and RONALD
PRINS VAN WESTDORPE
Claims Nos. 62414; 62415; 62416 and
62417
Vesting Order No. 17836

DETERMINATION AND RETURN
ORDER NO. 3560

Notices of Claim under section 32 of the Trading with the Enemy Act, as amended, for the return of property hereinafter described were timely filed. This matter has been submitted to me for determination upon recommendation for allowance by the Chief, Claims Section. Notice of Intention to return the property was published in the Federal Register on November 8, 1957 (22 Fed. Reg. 8994).

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, 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).

There are no agents' or attorneys' fees for prosecuting the 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:

To:

Madeline Prins van Westdorpe
83 Boulevard Perolles
Fribourg, Switzerland

David Prins van Westdorpe
54 Avenue Leo Ererra
Uccle, Belgium

Lilian Theodora Louise Prins van Westdorpe
7 Avenue Marc Monnier
Geneva, Switzerland

Ronald Prins van Westdorpe
83 Boulevard Perolles
Fribourg, Switzerland

To each claimant:

\$134.95 in the Treasury of the
United States.

Executed at Washington, D. C., on DEC 12 1957

344005

For the Attorney General:

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