

*JR*  
*B. &*

FOREIGN CLAIMS SETTLEMENT COMMISSION  
OF THE UNITED STATES  
Washington 25, D. C.

In the Matter of the Claim of	:	
	:	
BASIL N. FLOOR, (formerly known as	:	Claim No. IT-10,332
VASILIOS N. FLOGERAS	:	
367 - 6th Avenue	:	Decision No. IT-12
Salt Lake City, Utah	:	
	:	
Under Section 304 of the International	:	
Claims Settlement Act of 1949, as amended	:	

FINAL DECISION

The Commission issued its Proposed Decision on this claim on December 13, 1956, a certified copy of which was duly served upon the claimant. Full consideration having been given to the objections of the claimant, filed within the twenty-day period after such service which has now expired, and general notice of the Proposed Decision having been given by posting for thirty days, it is

ORDERED that such Proposed Decision be and the same is hereby entered as the Final Decision on this claim.

Washington 25, D. C.  
MAR 20 1957

*Whitney Gilliland*  
*Paul Pace*  
*Henry S. Clay*  
COMMISSIONERS

FOREIGN CLAIMS SETTLEMENT COMMISSION  
OF THE UNITED STATES  
Washington 25, D. C.

*[Handwritten signature]*  
F4

In the Matter of the Claim of

BASIL N. FLOOR, formerly known as  
VASILIOS N. FLOGERAS  
367 - 6th Avenue  
Salt Lake City, Utah

Claim No. IT-10,332

Decision No. It-12

Under Section 304 of the International  
Claims Settlement Act of 1949, as amended

PROPOSED DECISION

This is a claim against the Government of Italy, under Section 304, of the International Claims Settlement Act of 1949, as amended.

Section 304 of the aforesaid Act provides for the receipt and determination by the Commission, in accordance with the Memorandum of Understanding and applicable substantive law, including international law, of the validity and amounts of claims of nationals of the United States against the Government of Italy, arising out of the war in which Italy was engaged from June 10, 1940 to September 15, 1947, and with respect to which provision was not made in the treaty of peace with Italy.

Under a well established principle of international law, eligibility for compensation requires that the property which was the subject of damage or loss must have been owned by a United States national at the time the damage or loss occurred and that the claim arising as a result of such damage or loss, must have been continuously owned thereafter by a United States national or nationals.

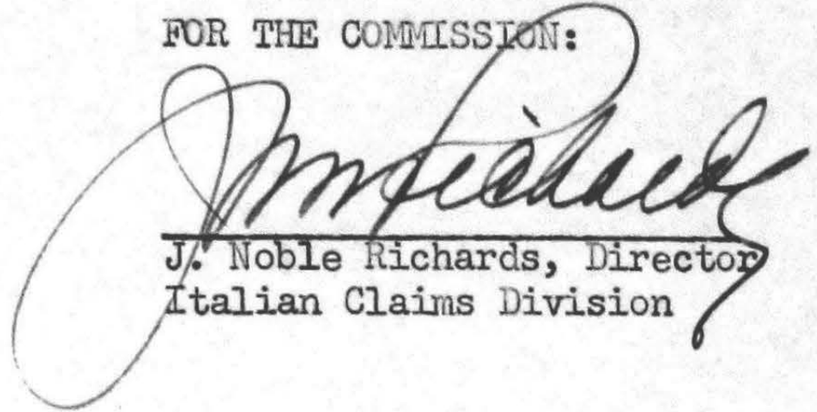
The Commission's records disclose that the claimant was not a national of the United States at the time the loss or damage to his property occurred.

For the foregoing reason, the claim must be, and is hereby, denied. Other elements bearing upon eligibility have not been considered.

Dated at Washington, D. C.

DEC 13 1956

FOR THE COMMISSION:



J. Noble Richards, Director  
Italian Claims Division