

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

IN THE MATTER OF THE CLAIM OF

HRISULA LULA CANELLOS  
60 Featherbed Lane  
Apartment 5 A  
Bronx, New York

Against the Government of Rumania  
Under the International Claims Settlement  
Act of 1949, as amended

Claim No. RUM-30,046

Decision No. RUM-320

FINAL DECISION

The Commission issued its Proposed Decision on this claim on **February 19, 1958** , a certified copy of which was duly served upon the claimant(~~x~~). No objections or request for a hearing having been filed within twenty days after such service 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 the claim, and it is further

ORDERED that the award granted therein be certified to the Secretary of the Treasury.

Dated at Washington, D. C.

APR 9 1958

*Whitney Hilliland*  
*Carl Pace*  
*Henry T. Clay*  
COMMISSIONERS

*ASM*  
*MJD*  
*USA*  
*DWB*

R-10

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

IN THE MATTER OF THE CLAIM OF

HRISULA LULA CANELLOS  
60 Featherbed Lane  
Apartment 5A  
Bronx, New York

Against the Government of Rumania  
Under the International Claims Settlement  
Act of 1949, as amended

Claim No. RUM-30,046

Decision No. RUM- 520

GPO 16-72126-1

PROPOSED DECISION

This is a claim under Section 303(1) of the International Claims Settlement Act of 1949, as amended, for \$13,000.00 by HRISULA LULA CANELLOS, a national of the United States since her naturalization in the United States on April 21, 1930, for damage to property in Rumania during World War II.

The Commission finds that the claimant was the owner of real and personal property located at No. 69 Elisabeta Doamna Street, Sulina, Rumania which was destroyed as a result of World War II and for which loss no compensation has been paid by the Government of Rumania. The Commission further finds that the loss or damage actually sustained as to real property amounted to Three Thousand Four Hundred Dollars (\$3,400.00). As to the claim for loss of personal property, the record fails to establish that the claimant owned any of such property alleged to have been destroyed. Accordingly, the claim for destruction of personal property must be denied. The Commission concludes that claimant is entitled to an award under Section 303(1) of the Act. Under this Section awards are limited to two-thirds of the loss or damage actually sustained.

A W A R D

Pursuant to the provisions of the International Claims Settlement Act of 1949, as amended, an award is hereby made to HRISULA LULA CANELLOS in the amount of Two Thousand Two Hundred Sixty Seven Dollars (\$2,267.00).

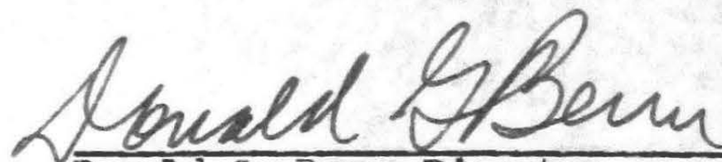
- 2 -

Payment of any part of this award shall not be construed to have divested the claimant herein, or the Government of the United States on her behalf, of any rights against the Government of Rumania for the unpaid balance of the claim, if any.

Dated at Washington, D. C.

**FEB 19 1958**

FOR THE COMMISSION:

*m. j. d.*  
*USA.*  
*B.G.*  


Donald G. Benn, Director  
Balkan Claims Division