

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

In the Matter of the Claim of :

MIRKO CODAN :
1505 Fleck Street :
Pittsburgh, Pennsylvania :

Docket No. Y-675

Decision No. 126-A

Under the Yugoslav Claims Agreement :
of 1948 and the International Claims :
Settlement Act of 1949 :

Counsel for Claimant:

PAUL NEUBERGER
16 West Forty-sixth Street
New York 36, New York

FINAL DECISION

Thirty days, or such extended time as may have been granted by the Commission, having elapsed since the Claimant(s) herein and the Government of Yugoslavia were notified of the Proposed Decision of the Commission on the above Claim, and no objections thereto or notice of intention to file brief or request for hearing having been filed, or, if filed, no further evidence or other representations having been offered pursuant to the opportunity duly afforded therefor, such Proposed Decision is hereby adopted as the Commission's final decision on this Claim.

Done at Washington, D. C. NOV 17 1954

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New York 17, New York

PROPOSED DECISION OF THE COMMISSION

This is a claim for \$1,275.48 by Mirko Codan, a citizen of the United States since his naturalization on September 28, 1926, and is for the taking by the Government of Yugoslavia of a bank deposit, interest on the bank deposit, and 7% State Investment Loan Dinar Bonds.

That portion of the claim which was for the bank deposit and interest thereon was denied by Proposed Decision of the Commission No. 126 of June 17, 1952, which became final on December 29, 1952.

Claimant also asks for "7% interest accumulation on the bonds." It is not clear whether he is asking only for interest on the bonds or whether he is making claim for the face amount of the bonds as well. Since this portion of the claim is for 2,912 dinars and the face amount of claimant's bonds was 1,600 dinars, it will be assumed that the claim includes the face amount of the bonds. In any event, it is not necessary to inquire into this matter further,

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LHB

since the claim for 7% State Investment Loan Dinar Bonds must be denied for the reasons stated by the Commission in its Decision on the Claim of Jovo Miljus, Docket No. Y-1561.* Since the claim for the bonds is denied, it follows that the claim for interest thereon must also be denied.

For the foregoing reasons, the claim is denied in its entirety.

Dated at Washington, D. C.
SEP 29 1954

* A copy of the Proposed Decision of the Commission in the Claim of Jovo Miljus, Docket No. Y-1561, is attached.