

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

In the Matter of the Claim of

STOYANKA GLAVINCHEFF
Route 1
Leaf River, Illinois

Against the Government of Bulgaria
Under Section 303 of the International
Claims Settlement Act of 1949, as amended

Claim No. BUL-1,095

Decision No. BUL-234

FINAL DECISION

The Commission issued its Proposed Decision on this claim on May 14, 1958, a ~~certified~~ copy of which was duly served upon the claimant(s). 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 this claim.

Dated at Washington, D. C.

JUL 2 1958

Whitney Hilliard

Paul Rice

Henry B. Clay

COMMISSIONERS

JL
USA.
DeB
mjs
H-1
H-18

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

IN THE MATTER OF THE CLAIM OF

STOYANKA GLAVINCHEFF
Route 1
Leaf River, Illinois

Claim No. BUL-1,095

Decision No. BUL- 234

Under the International Claims Settlement
Act of 1949, as amended

GPO 16-72126-1

PROPOSED DECISION

This is a claim for two thousand eight hundred thirty-four dollars and ninety-nine cents (\$2,834.99) under the provisions of the International Claims Settlement Act of 1949, as amended, against the Government of Bulgaria, by STOYANKA GLAVINCHEFF, for the failure of the said government to meet its contractual obligations; part of the claim is based upon alleged deposit of 60,728 leva with the "Agricultural and Cooperative Bank of Plovdiv," in Bulgaria.

The claimant alleges that she presently holds three five thousand leva (5,000 leva) and ten one thousand leva (1,000 leva) 6½% Kingdom of Bulgaria National Loan of 1921 bonds, issued February 1, 1922 and payable in Bulgarian currency.

Section 303(3), the only provision of the Act authorizing the Commission to receive and determine claims based upon the failure of the Government of Bulgaria to meet its contractual obligations, specifically provides that such obligations as come within its purview must be "expressed in currency of the United States." Thus, claims based upon obligations expressed in currencies other than that of the United States are not compensable under the International Claims Settlement Act of 1949, as amended. Accordingly, this part of the claim is denied.

4/30

H-1
H-18

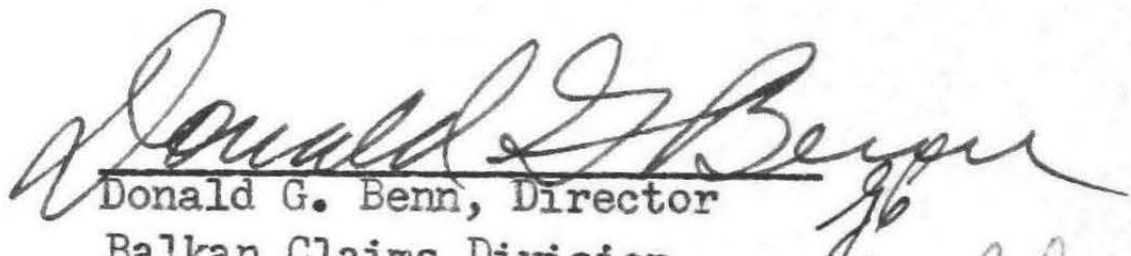
That part of the claim which is based upon alleged bank deposit of 60,728 leva with the "Agricultural and Cooperative Bank of Plovdiv" is denied for the reasons specified in the attached copy of the Proposed Decision, No. BUL-221, In the Matter of the Claim of George Evanoff (BUL-1,005).

The Commission finds it unnecessary to make determinations with respect to other elements of this claim.

Dated at Washington, D. C.

MAY 14 1958

FOR THE COMMISSION:


Donald G. Benn, Director
Balkan Claims Division
