

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

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IN THE MATTER OF THE CLAIM OF

ZADIK DANON
128 Allen Street
New York 2, New York

Claim No. IT-10,837

Decision No. IT-231-2

Under the International Claims Settlement
Act of 1949, as amended

GPO 942329

FINAL DECISION

The Commission issued its Proposed Decision on this claim on June 19, 1959, a certified copy of which was duly served upon the claimant. 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, and it is further

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

Washington 25, D. C.

JUL 17 1959

Whitney Hilliland

Paul Pace

Robert L. Kunzig

COMMISSIONERS

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PROPOSED DECISION

This is a timely filed claim for \$3,000.00 under Section 304 of the International Claims Settlement Act of 1949, as amended (22 USC 1641c), by Zadik Danon, a citizen of the United States since his naturalization on September 6, 1951, for compensation for personal injuries suffered by reason of maltreatment received at the hands of the Italian military troops during the war in which Italy was engaged from June 10, 1940 to September 15, 1947, and for which no provision was made under the Treaty of Peace with Italy.

The claim is deemed eligible for consideration for reasons set forth in the decision issued with respect to the claim of Petes Allen, also known as Panagiotis Fotopoulos (Claim No. IT-10,640, Decision No. IT-81-2), a copy of which is attached.

Claimant has asserted that in April of 1942 he was in attendance at the Synagogue in Spalato, Split, Yugoslavia, when Italian military troops entered the Synagogue and beat the worshipers with their gun butts and pushed them downstairs; that the claimant was injured at that time and required, and still requires medical attention.

The claimant has submitted in support of his assertions an affidavit of one Isidor Levy, now a resident of the United States, who was in attendance at the Synagogue at the time of the entry of the Italian troops in April of 1942, and witnessed the maltreatment. A certification, Reg. No. 298/59, of the President and Secretary of the Jewish Community of Split, Bosanska Ul. No. 6, dated Split, February 27, 1959, asserts that on June 12, 1942, Italian regular soldiers entered the Synagogue and mistreated the people, among whom was the claimant.

Upon consideration of the evidence of record, which includes doctors' and hospital bills submitted by the claimant, and in view of the fact that the evidence discloses that claimant suffered personal injuries at the hands of the Italian military forces during occupation of Yugoslavia, on or about April 22, 1942, the Commission finds that an award in the sum of \$1,000.00 should be made to the claimant herein as compensation for injuries resulting from a violation of the principles of international law.

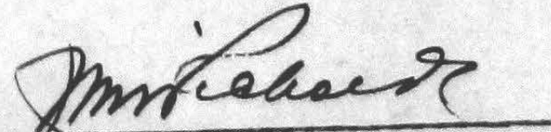
A W A R D

It is therefore ORDERED that said claim be and the same is hereby allowed and an award made to the claimant in the sum of \$1,000.00, PROVIDED that no payment shall be made with respect to this award until payment in full, from the Italian Claims Fund created pursuant to Section 302, of the principal amounts (without interest) of all awards upon claims determined under the original provisions of Section 304.

FOR THE COMMISSION:

Dated at Washington, D. C.

JUN 19 1959


J. Noble Richards

Richards