

Itemization of answers supplied by Mr. Galindez with respect to amounts received, to be used by the Basque delegation in the United States—Continued

Date funds received	Name of person from whom received	Amount received
1954		
January	Basque groups in the Americas.	\$11,407.50
February	do	10,656.88
March	do	7,977.23
April	do	11,687.85
May	do	12,830.55
June	do	13,868.51
July	do	24,525.49
August	do	4,617.51
September	do	6,258.64
October	do	4,649.51
November	do	6,208.94
December	do	7,925.13
1955		
January	do	7,142.11
February	Voluntary contributors in the Americas.	12,165.17
March	do	13,007.14
April	do	11,518.83
May	do	11,710.13
June	do	9,734.24
July	do	12,011.50
August	do	7,891.48
September	do	12,508.02
October	do	13,858.56
November	do	14,433.42
December	do	12,142.18
1956		
January	do	26,039.84

EXHIBIT 50

Itemization of answers supplied by Mr. de la Sota y Aburto with respect to amounts received, to be used by the Basque delegation in the United States

Date funds received	Name of person from whom received	Amounts received
1945		
Feb. 20	J. Jauregui, B. Delegate, Mexico	\$617.60
Mar. 12	M. Garcia Urtiaga, Mexico	500.00
12	Isidro Ovejias, Mexico	2,059.73
12	Alfredo Arritola, Mexico	308.96
12	J. M. Izaurieta, Mexico	200.00
13	T. Monzon, Mexico	1,029.86
23	E. Beascoa, Mexico	1,029.86
23	M. Mendizabal, Mexico	411.24
23	J. Laregotti, Mexico	1,029.87
Apr. 3	F. Minondo, Mexico	102.99
3	C. Arrascada, Mexico	41.99
11	L. Plazas Fagoaga, Mexico	1,029.87
July 13	M. Garcia Urtiaga, Mexico	500.00
25	Centro Vasco, Caracas, Venezuela	1,000.00
Sept. 23	Centro Vasco, Mexico	2,004.00
22	Centro Vasco, Mexico	308.00
Oct. 5	Centro Vasco, Mexico	2,057.61
26	M. Garcia Urtiaga, Mexico	514.40
27	P. Garate, Mexico	352.00
Dec. 18	Centro Vasco, Mexico	1,028.81
Sept. 18	Julio Jauregui, Mexico	8,000.00

EXHIBIT 50

Itemization of answers supplied by Mr. Antonio de Irala, with respect to amounts received, to be used by the Basque delegation in United States of America: January 1944—July 1949: no moneys received.

EXHIBIT 51

The following moneys were related to two number bank accounts of De L' harpe & Cie, Geneva, Switzerland derived from the Galindez accounts and flowing through Dominick & Dominick, Bankers, of New York City, with instructions to De L' harpe & Cie to credit the amounts to the account numbers indicated.

ACCOUNT NO. 463

May 17, 1954, \$1,000.
 November 12, 1954, \$3,000.
 December 7, 1954, \$2,000.
 December 27, 1954, \$500.
 January 3, 1955, \$500.

January 28, 1955, \$1,260.
 February 23, 1955, \$1,000.
 March 2, 1955, \$500.
 March 2, 1955, \$2,135.
 March 7, 1955, \$1,400.
 March 28, 1955, \$2,717.

ACCOUNT NO. 353

April 11, 1955, \$1,000.
 April 25, 1955, \$1,700.
 April 29, 1955, \$1,934.
 May 17, 1955, \$2,500.
 June 6, 1955, \$1,467.
 June 20, 1955, \$1,850.
 July 5, 1955, \$1,650.
 July 22, 1955, \$2,274.
 August 3, 1955, \$1,800.
 August 3, 1955, \$2,200.
 October 7, 1955, \$3,360.
 November 9, 1955, \$2,250.
 November 15, 1955, \$1,674.
 November 25, 1955, \$1,174.
 December 5, 1955, \$3,000.
 December 12, 1955, \$2,000.
 January 13, 1956, \$2,830.
 January 19, 1956, \$10,000.
 March 6, 1956, \$2,500.

EXHIBIT 52

1952

July: Venezuela	\$3,000.00
August: Venezuela	3,000.00
September: Venezuela	3,000.00
October: Venezuela	3,000.00
November:	
Intausti-a-Alberro	500.00
Intausti-a-Alberro	500.00
Olasabal a Fibrei	5,000.00
December: Venezuela	3,347.00

1953

January:	
Venezuela	2,700.00
Venezuela	2,442.92
February:	
Mexico	850.00
Ostiganaja á Humbert	5,847.45
Encanja	486.61
Cuba	400.00
March: Venezuela	2,900.00
April:	
Venezuela	2,500.00
Intausti Folienus	1,000.00
Mexico	800.00
Cuba	500.00
May:	
Venezuela	2,400.00
Mexico	440.00
Mexico	400.00
June:	
Venezuela	2,400.00
Venezuela	2,400.00
July: Venezuela	2,400.00
August: Venezuela	2,400.00
September: Venezuela	2,400.00
October: Venezuela	2,400.00
November: Venezuela	2,400.00
December: Venezuela	2,550.00

1954

January: Cuba	2,500.00
February:	
Cuba	1,467.97
Venezuela	2,400.25
March:	
Venezuela	2,400.00
Cuba	1,468.00
April:	
Venezuela	4,500.00
Venezuela	2,400.00
Mexico	600.00
Cuba	1,467.38
May:	
Cuba	1,467.86
Venezuela	1,850.00
Intausti á Alberro	1,000.00
June:	
Venezuela	2,300.00
Mexico	1,171.00
Mexico	500.00
Cuba	1,467.97

1954—continued

July:	
Venezuela	\$14,400.00
Cuba	1,467.36
August:	
Venezuela	2,400.00
Cuba	1,467.36
September: Venezuela	4,788.00
October:	
Mexico	500.00
Venezuela	2,000.00
Cuba	1,467.86
Mexico	500.00
November:	
Cuba	1,467.97
Venezuela	2,400.00
Mexico	1,000.00
December:	
Venezuela	2,400.00
Venezuela	2,720.00

1955

January:	
Cuba	1,467.86
Cuba	1,467.86
February:	
Cuba	1,467.87
Venezuela	2,400.00
March:	
Venezuela	2,400.00
Cuba	1,467.97
April:	
Cuba	1,467.97
Venezuela	2,000.00
May:	
Venezuela	2,800.00
Cuba	1,467.97
Mexico	1,000.00
June:	
Venezuela	1,300.00
Venezuela	1,262.97
Cuba	400.00
Cuba	550.00

July:	
Cuba	1,174.15
Venezuela	1,300.00
Cuba	1,174.15
Venezuela	2,500.00
August:	
Cuba	1,174.15
Venezuela	2,500.00
September:	
Cuba	1,174.15
Venezuela	2,500.00
October:	
Cuba	1,174.15
Venezuela	2,500.00
November:	
Mexico	500.00
Cuba	1,174.15
Venezuela	2,997.50
December:	
Mexico	1,335.00
Venezuela	2,500.00
Cuba	1,174.15
Mexico	500.00

1956

January:	
Venezuela	3,000.00
Venezuela	10,000.00
Venezuela	2,500.00
Venezuela	2,686.57
February:	
Chile	800.00
Venezuela	2,500.00

EXHIBIT 53

THE TAX COURT OF THE UNITED STATES—ESTATE OF JESUS DE GALINDES, DECEASED, PUBLIC ADMINISTRATOR OF THE COUNTY OF NEW YORK, ADMINISTRATOR, PETITIONER, AGAINST COMMISSIONER OF INTERNAL REVENUE, RESPONDENT

The above-named petitioner hereby petitions for a redetermination of the deficiency set forth by the Commissioner of Internal Revenue in his notice of deficiency dated July 10, 1957, and as a basis of his proceeding respectfully alleges as follows:

1. The petitioner is the estate of Jesus de Galindes, deceased, Public Administrator of

the County of New York, Administrator, 31 Chambers Street, New York, N. Y. The Federal income tax returns here involved are the years 1953, 1954, and 1955.

2. Notice of deficiency, a photostatic copy of which is attached hereto, was mailed to the petitioner on July 10, 1957.

3. The tax controversy is Federal income tax for the years ended December 31, 1953, 1954, and 1955. The deficiencies in controversy total \$60,096.45 and penalties thereon of \$2,755.96.

4. The determination of tax set forth in the notices of deficiency is based upon the following error: For the years 1953, 1954, and 1955 the Commissioner has assumed that certain alleged undeposited collections of the decedent herein constitute taxable income. No evidence has been submitted by the Commissioner to show that any portion of such alleged collections were retained by the decedent and consequently the conclusion that the alleged undeposited collections constitute taxable income is without foundation in law or in fact.

Wherefore petitioner prays that this court may hear the proceeding and determine that there is no tax deficiency due from petitioner.

JOSEPH T. ARENSON,
Counsel for Petitioner.

STATE OF NEW YORK,
County of New York, ss:

Arthur J. McQuade, being duly sworn, says that he is the Deputy Public Administrator of the County of New York, administrator of the estate of Jesus de Galindez, deceased, the petitioner above named, that he has read the foregoing petition or had the same read to him, and is familiar with the statements contained therein, and that the statements contained therein are true, except those matters stated to be upon information and belief, and that those he believes to be true.

ARTHUR J. MCQUADE.

Subscribed and sworn to before me this 4th day of October 1957.

FRANCIS J. DiPACE,
Commissioner of Deeds, City of New York.

DEAR SIR: The determination of the income tax liability of Jesus de Galindez for the taxable years ended December 31, 1953, December 31, 1954, and December 31, 1955 disclosed deficiencies in tax aggregating \$60,096.45 and penalties aggregating \$2,755.96, as shown in the statement attached.

In accordance with the provisions of existing internal revenue laws, notice is hereby given of the deficiencies mentioned.

Within 90 days from the date of the mailing of this letter you may file a petition with the Tax Court of the United States, at its principal address, Washington 4, D. C., for a redetermination of the deficiencies. In counting the 90 days you may not exclude any day unless the 90th day is a Saturday, Sunday or legal holiday in the District of Columbia in which event that day is not counted as the 90th day. Otherwise Saturdays, Sundays and legal holidays are to be counted in computing the 90-day period.

Should you not desire to file a petition, you are requested to execute the enclosed form and forward it to the Associate Chief, Appellate, 90 Church Street, New York 7, N. Y. The signing and filing of this form will expedite the closing of the returns by permitting an early arrangement of the deficiencies, and will prevent the accumulation of interest, since the interest period terminates 30 days after receipt of the form, or on the date of assessment, or on the date of payment, whichever is earlier.

Very truly yours,

Commissioner.

Mr. JOHANSEN. Mr. Speaker, will the gentleman yield?

Mr. MULTER. I yield.

Mr. JOHANSEN. I wonder if the gentleman would not agree with me that what he is doing in respect to Mr. Ernst approximates the due process in behalf of Mr. Ernst and Mr. Ernst's rights that we heard so much about from the gentleman from Oregon this afternoon.

Mr. MULTER. The gentleman is absolutely right. Mr. Ernst does not have the privilege of this floor. He cannot defend himself, and the least that should be done is for someone to speak in his behalf as well as to put before the Congress on his behalf the full report which was discussed only in part by our distinguished colleague from Oregon. I think this, as the gentleman has just noted, is some approximation of due process in this particular case.

Mr. JOHANSEN. Mr. Speaker, will the gentleman yield further?

Mr. MULTER. I yield.

Mr. JOHANSEN. Without going into the merits of the controversy whatever, I respect and congratulate the gentleman on practicing due process in this fashion.

Mr. MULTER. I try to practice what I preach by example. I thank the gentleman.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. FARSTEIN (at the request of Mr. MULTER), for the balance of the week, on account of illness.

Mr. ALLEN of California, for the period from July 14 to July 17, 1958, inclusive, on account of official business.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

Mr. HOFFMAN, for 20 minutes, on Monday, July 14, 1958.

Mr. MULTER, for 10 minutes, today.

Mr. HOFFMAN, for 20 minutes, on Monday next.

Mr. SHEEHAN, for 60 minutes, on Monday next.

Mr. RHODES of Arizona (at the request of Mr. HENDERSON), for 1 hour, on Tuesday, July 15.

Mr. BETTS (at the request of Mr. HENDERSON), for 1 hour, on Wednesday, July 16.

Mr. H. CARL ANDERSEN (at the request of Mr. HENDERSON), for 1 hour, on Monday, July 21.

Mrs. ROGERS of Massachusetts, for 10 minutes, on Monday next.

EXTENSION OF REMARKS

By unanimous consent, permission to extend remarks in the CONGRESSIONAL RECORD, or to revise and extend remarks, was granted to:

Mr. BENTLEY in two instances and to include extraneous matter in one instance.

Mr. WIER, to include an article with his remarks on S. 1411.

Mr. ASPINALL in two instances and to include extraneous matter.

Mr. HOLIFIELD, to include extraneous matter in his remarks today.

Mr. McCULLOCH (at the request of Mr. HENDERSON) and to include extraneous matter.

Mr. DINGELL (at the request of Mr. ALBERT) and to include extraneous matter.

Mr. HOLTZMAN (at the request of Mr. ALBERT) in one instance and to include extraneous matter.

Mr. RILEY (at the request of Mr. ALBERT) in one instance and to include extraneous matter.

SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 3557. An act to amend the International Claims Settlement Act of 1949, as amended (64 Stat. 12); to the Committee on Foreign Affairs.

ENROLLED BILL SIGNED

Mr. BURLESON, from the Committee on House Administration, reported that that committee had examined and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker pro tempore:

H. R. 13130. An act to extend for 2 years the existing authority of the Secretary of the Treasury in respect of transfers of distilled spirits for purposes deemed necessary to meet the requirements of the national defense.

SENATE ENROLLED BILL SIGNED

The SPEAKER pro tempore announced his signature to an enrolled bill of the Senate of the following title:

S. 692. An act to determine the rights and interests of the Navaho Tribe, Hopi Tribe, and individual Indians to the area set aside by Executive order of December 18, 1882, and for other purposes.

BILL PRESENTED TO THE PRESIDENT

Mr. BURLESON, from the Committee on House Administration, reported that that committee did on this day present to the President, for his approval, a bill of the House of the following title:

H. E. 13130. An act to extend for 2 years the existing authority of the Secretary of the Treasury in respect of transfers of distilled spirits for purposes deemed necessary to meet the requirements of the national defense.

ADJOURNMENT

Mr. HALEY. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to.

Accordingly (at 6 o'clock and 30 minutes p. m.) the House, pursuant to its previous order, adjourned until Monday, July 14, 1958, at 12 o'clock noon.