## ORIGINAL DOCUMENTS IN SAFE

61

Cas	e No	10517	-	Date of	filing:	3 Jr	y y	186
**	<b>A</b> WARD	- Date of		English		pages	in:	Farsi
**	DECISIO			1. July 86 English		pages	in	Farsi
**	CONCUR	RING OPINIO	<u>N</u> of					
**	CFDADA		pages in			pages	in	Farsi
	•	- Date _	pages in	English			in	Farsi
**	DISSEN	TING OPINIC	on of			14.101.011.011.011.01.01.01.01.01.01.01.01		
		_	pages in		•	pages	in	Farsi
**	OTHER;	Nature of	document:					
							4_	
			_ pages in	English	<del></del>	pages	ın	rarsi

IRAN-UNITED STATES CLAIMS TRIBUNAL

Case No. 10517

دیوان داوری دعاوی ایران - ایالات متحل

DECISION NO. DEC 42-10517-1

61

THE TRUSTEES OF COLUMBIA UNIVERSITY

IN THE CITY OF NEW YORK,
a claim of less than US\$ 250,000 presented
by the UNITED STATES OF AMERICA,
Claimant,

PILED - 3 JUL 1986 and 1770 / F/ 17

and

Chamber One

THE ISLAMIC REPUBLIC OF IRAN,

Respondent.

## DECISION

- 1. By a submission filed on 6 May 1986, the Agent of the Islamic Republic of Iran has made a Request for the correction of the Award issued in Case No. 10517. The Agent requests first that the name of the Claimant appearing in the caption at page one of the Award be changed to read "The Government of the United States of America, on behalf and for the benefit of the Trustees of Columbia University," and second, that the name of the payee of the amount awarded appearing in part IV of the Award be changed from "The Trustees of Columbia University in the City of New York" to "the Government of the United States of America". He states that the requests are made in accordance with Article 36 of the Tribunal Rules.
- 2. Article III, paragraph 3, of the Claims Settlement Declaration provides:

"Claims of nationals of the United States and Iran that are within the scope of this Agreement shall be presented to the Tribunal either by claimants themselves or, in the case of claims of less than \$250,000, by the government of such national."

In the view of the Tribunal the above formulation indicates that notwithstanding the amount involved in a claim it remains the claim of the national and not of the Government of such national. In the case of claims of less than US\$ 250,000, the Government of the national owning such claim merely presents the claim on behalf of such national. Therefore the Tribunal is of the view that no correction of the Award is warranted.

- 3. The Tribunal notes also that in any event, the correction sought to be made is not of the nature specified in Article 36 of the Tribunal Rules.
- 4. For the foregoing reasons,

The Tribunal denies the request for the correction of the Award in Case No. 10517.

Dated, The Hague, 01 July 1986

Karl-Heinz Böckstiegel

Howard M. Holtzm

Chairman

Chamber One

In the Name of God

Mohsen Mostafavi

In my opinion it would be more appropriate for the Tribunal to use in this Award the caption of the Claimant as appearing in the Statement of Claim filed on 19 January 1982.