

COUR INTERNATIONALE DE JUSTICE

NOTTEBOHM CASE
(LIECHTENSTEIN *v.* GUATEMALA)

MEMORIAL SUBMITTED
BY THE GOVERNMENT
OF THE PRINCIPALITY OF
LIECHTENSTEIN

JUNE 1952

CONTENTS

	Page	Paragraph
INTRODUCTORY.	5	1 - 2
PART I: THE FACTS 6-14		
The nationality of Mr. Nottebohm	6	3
The nature of the residence and of the activities of Mr. Nottebohm in Guatemala	8	6
The outbreak and conduct of the Second World War in so far as they affected Guatemala	9	11
The arrest, detention and deportation of Mr. Notte- bohm.	9	12
The seizure and confiscation of the property of Mr. Nottebohm	10	15
Diplomatic correspondence.	14	18
PART II: THE LAW 14 19-70		
<i>Section I: General observations</i>	14	19-21
The nature of the claim	14	19
Summary of principal legal contentions	15	20
Provisional character of the legal submissions of the Government of Liechtenstein	16	21
<i>Section II: The Question of nationality</i>	17	22-32
The nationality of Mr. Nottebohm	17	22
The duty to recognize the naturalization decrees of foreign States ;	18	23
The practice of States	18	24
The practice of international tribunals	20	26
Exceptions to the duty to recognize foreign acts of naturalization or denationalization.	20	27
Effect of acquisition of Liechtenstein nationality. Divestment of German nationality.	22	29
The effect of the express recognition on the part of the Government of Guatemala of the Liechtenstein nationality of Mr. Nottebohm	23	30
Conclusions of Section II	25	32

	Page	Paragraph
<i>Section III: The treatment of Mr. Nottebohm by the Government of Guatemala and the obligations of a belligerent with regard to the treatment of the person and property of nationals of a neutral State . . .</i>	26	33-63

A

The treatment of the person of neutral nationals . . .	26	33*54
Introductory.	26	33
General principles of the treatment of the person of a neutral national	26	34
Arbitral practice in the matter of arrest of alien nationals of a neutral State	27	35
The right to prompt trial.	29	40
Safeguards in the Constitution of Guatemala for the liberty of individuals.	30	41
Responsibility of the State for the expulsion of aliens	30	42
Practice of international tribunals.	31	44
The practice of States	32	46
Views of writers.	33	48
Expulsion of aliens in time of war	35	49
The refusal to readmit Mr. Nottebohm	35	51

B

The treatment of the property of neutral nationals in time of war.	38	55-63
(a) Military necessity	39	57
(b) The right of requisition	42	61
(c) The right of a belligerent to include neutrals within the definition of "enemies".	44	62
Conclusions	45	63
<i>Section IV: The question of damages</i>	46	64-71

A

Damages for unlawful arrest, detention, expulsion and refusal to readmit Mr. Nottebohm	46	65
The relevant factors.	47	67
The standards of compensation	47	68

B

Damages and other legal remedies with respect to unlawful acquisition of the property of neutral nationals.	48	70
Final conclusions of the Government of the Principality of Liechtenstein.	51	