



REPLY TO  
ATTENTION OF:

DEPARTMENT OF THE ARMY  
HEADQUARTERS, 256<sup>th</sup> BRIGADE COMBAT TEAM  
CAMP AL-TAHREER, IRAQ  
APO AE 09344

*R - Appeal!*

June 25, 2005

Claims Office

SUBJECT: Claim # 678-K

[REDACTED]  
Al Washash

Sec [REDACTED] S [REDACTED] H [REDACTED]

Dear [REDACTED]

You have submitted a claim seeking compensation for damages allegedly caused by U.S. Forces. I have thoroughly reviewed your claim pursuant to the Foreign Claims Act (FCA), Title 10, United States Code §2734, Army Regulation 27-20, and Department of the Army Pamphlet 27-162 Claims Procedures.

Allow me to express my sympathy for your loss, however, in accordance with the cited references and after investigating your claim, I find that your claim is **not compensable** for the following reason: Lack of Evidence- No US Negligence. Accordingly, your claim must be denied.

If you are dissatisfied by this action, you may request reconsideration of the decision in accordance with AR 27-20. Any such request must be based on new or additional evidence and should be forwarded to this office. While there is no prescribed format for such a request, it must describe the legal and/or factual basis for relief. Any request for reconsideration should be made in writing within 30 days of your receipt of this letter. Thank you for your kind attention.

Sincerely,

[REDACTED]  
CPT, U.S. Army  
Foreign Claims Commission

*Denied*

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To:

The General Information Center in Kadhimiyeh

I had Submitted a claim asking for compensation for the killing of my husband on the hands of the Coalition Forces as well for damaging ~~my~~ his car.

The denial of my claim was on the ground of "Lack of evidence" does the claim card which is attached is not an enough evidence!

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