	REPLY TO ATTENTION OF:	DE HEADQUA	, PARTMENT OF 1 ARTERS, 256 th BRIGA CAMP AL-TAHREEI APO AE 0934	DE COME R, IRAQ	NY BAT TEAM R-	Op	pea	l
	Claims Office		June 25, 200	05	•	· · ·	•	
	SUBJECT: Claim # 678-K					-		
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	Dear					· ·		

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,

CPT, U.S. Army

Foreign Claims Commission

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To; The General Information Center in Kadhimiye 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 of Firs 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!