Considering especially the matters raised in paragraph 5 of the basic correspondence, I fail to see that the special agreement between Mr. F. and the Government has substantial bearing on the principle underlying the subject bills. Some certain of the inventions were made before the date of the agreement, and it would have up to the amount of the agreement, influence the amount of the recovery.

Furthermore, if there is an essential the fundamental theory on which the bills are based, then it appears that whereas by the CSO of his rights under the 1936 contract would not be compensating with respect to inventions made even after that date, but only with respect to assignment for loss of commercial rights after assignment might be requested (to accomplished).