

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

Date 6/6/92

TO: Immigration Judge

AKA John Doe

I94#40294229302

Name (Last in CAPS) <u>DAKUTCH, ALI</u> First <u>FAYEZ</u> Middle	
Date of arrival <u>6/6/92</u>	Port of arrival <u>NYC JAB</u>
Manner of arrival (name of vessel, airline, flight no., etc.) <u>AVENSA 0520</u>	

The above named person arrived at this port on the date and in the manner shown above and applied for admission as MY ENTRANCE AS A VISITOR FOR PLEASURE

In accordance with Section 235(b), I & N Act, (s)he has been detained for further inquiry. Applicant may be excludable under Section 212(a) (C)(1)(B) & (4), I & N Act because

THE SUBJECT APPEARS TO HAVE WILLFULLY MISREPRESENTED A MATERIAL FACT IN ORDER TO GAIN ADMISSION TO THE UNITED STATES. THE SUBJECT APPEARS TO BE AN IMMIGRANT, NOT IN POSSESSION OF A VALID, UNEXPIRED IMMIGRANT VISA AND IS NOT EXEMPT THE PRESENTATION OF THE SAME. [212(a)(6)(C)]
[212(a)(7)(A)(i)]
THE SUBJECT IS NOT IN POSSESSION OF A VALID, UNEXPIRED NONIMMIGRANT VISA AND IS NOT EXEMPT THE PRESENTATION OF THE SAME. [212(a)(7)(B)]

THE SUBJECT APPEARS TO BE AN IMMIGRANT, NOT IN POSSESSION OF A VALID, UNEXPIRED IMMIGRANT VISA AND IS NOT EXEMPT THE PRESENTATION OF THE SAME. [212(a)(7)(A)(i)]
() THE SUBJECT IS NOT IN POSSESSION OF A VALID, UNEXPIRED TRAVEL DOCUMENT AND IS NOT EXEMPT THE PRESENTATION OF THE SAME. [212(a)(7)(B)]

Applicant made an admission against interest by stating

SEE ATTACHED STATEMENT

Applicant HAS NOT applied for the exercise of discretion under ENTER
(has, has not)
(Sec. 212(c), Sec. 212(d) (3))

Examining Immigration Officer
[Signature]
Title

ATTACHMENTS:

- Form I-122 (copy)
- Passport
- Visa
- Form I-94
- Applicant's sworn statement
- Other (specify)
- MEMO TO FILE
- TICKET # 1284250631845
- Interpreter needed NONE (Language)
- Admission under bond not authorized
- Required bond not furnished

