

NOTICE TO DETAIN, DEPORT, REMOVE OR PRESENT ALIENS

PORT OF NYC

DATE 6/6/92

To the Owner, Agent, Consignee, Charterer, Master, Commanding Officer, or Officer in Charge of the

AVENSEA 0520

AVENSEA 0520

(Name of vessel or aircraft identification)

Line.

Pursuant to the provisions of the Immigration and Nationality Act, and the Regulations issued by the Attorney General thereunder, you are hereby served with a -

Notification of Carrier Responsibility under 8 CFR 237.5

Notification of Carrier Responsibility under 8 CFR 217 (VWPP)

I74 40294239302

The alien(s) listed below may be excludable from the United States. If said aliens are ordered excluded & deported by the Immigration Court, your company will be responsible for transportation expenses to the last foreign port of embarkation as provided in 8 CFR 237.5 or 8 CFR 217. Failure to provide transportation will result in your company being billed for the alien(s) named below: detention and transportation costs.

NAME

Mohamed Darwich E.

DOB 7/10/69

Pub Lebanon

AKA Schwarz

STATUS ON VESSEL OR AIRCRAFT
(1st, 2d, 3d, or tourist class passenger;
member of the crew; stowaway etc.)



J. S. Cairns
(Immigration Officer)

Receipt of the above notice is hereby acknowledged:

E. Darwich E.
(Signature & Title of person signing receipt)

6/6/92 M.
(Date) at (Time)

*When removal to the immigration station is directed, the aliens must be detained on board the ship on which they arrived pending delivery to the immigration station. Such transfer must be made by the most direct and expeditious route with the least possible contact with the public, and at the expense and responsibility of the steamship company. Aliens who have been held for further medical examination in the belief that they are suffering from communicable diseases must be completely isolated from other passengers and from the public.

