

United States of America

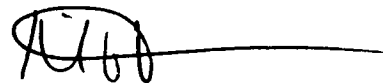
DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

May 2, 2002

CERTIFICATION

BY VIRTUE OF the authority vested in me by Title 8, Code of Federal Regulations, Part 103 a regulation issued by the Attorney General pursuant to Section 103 of the Immigration and Nationality Act,

I HEREBY CERTIFY that the annexed documents are originals, or copies thereof, from the records of the said Immigration and Naturalization Service, Department of Justice, relating to File No. A72 454 777, of which the Attorney General is the legal custodian by virtue of Section 103 of the Immigration and Nationality Act.



Richard Gottlieb
Officer in Charge
Charlotte, North Carolina



UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
26 FEDERAL PLAZA
NEW YORK, NEW YORK 10278

Tenebra Jameson
30-25 30 Ave, #8
Astoria, Queens, NY 11103

FILE: A 72 434 777
DATE: 8-6-76

DECISION

Upon consideration, it is ordered that your petition to classify ALI F DARWICHE as the spouse of a United States citizen be denied for the following reasons:

The documents submitted in support of your visa petition, to wit: Birth certificate # 159-68-567843 issued 01-25-91 in The City of New York and Marriage certificate # 5432 issued 3-23-95 in Town of North Hempstead have been verified, and found to be fraudulent.

If you desire to appeal this decision, you may do so. Your notice of appeal must be filed within 30 days from the date of this notice. If no appeal is filed within the time allowed, this decision is final. Appeal your case may be made to:

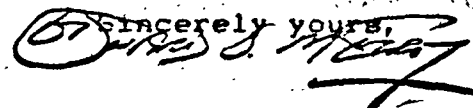
Board of Immigration Appeals in Washington, D.C., on the enclosed Forms EOIR-29. (A fee of \$110.00 is required).

Commissioner on the enclosed Form I-290B. (A fee of \$50.00 is required).

If an appeal is desired, the Notice of Appeal shall be executed and filed with this office, together with the required fee. A brief or other written statement in support of your appeal may be submitted with the Notice of Appeal.

Any question which you may have will be answered by the local immigration office nearest your residence, or at the address shown in the heading to this letter.

cc: Curtis Gould
349 Adway
NY, NY 10000

Sincerely yours,


Edward J. McElroy
District Director
New York District

ENC: (3) FORMS EOIR-29

Certified Mail Return Receipt Requested

On July 23, 1996 you and your spouse were requested to appear for an interview concerning the immigrant visa petition you submitted in his/her behalf to accord him/her an immediate relative visa, as the spouse of a United States citizen.

You and your spouse have failed to appear for this interview or give a valid explanation for your nonappearance.

Accordingly, your visa petition is hereby denied for lack of prosecution.

[Handwritten signature]

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
26 Federal Plaza
New York, NY 10278

Ali Darwiche
3085 30 Ave, #8
Astoria, NY 1103

File No: A72 434 777

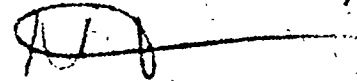
Date: 8/6/96

DECISION

Upon consideration, it is ordered that your application for status as a permanent resident be denied for the following reasons:

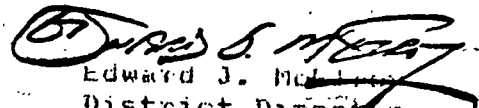
SEE ATTACHED

You will be further advised of procedures to effect your departure from the United States.



cc:

Sincerely,


Edward J. McLaughlin
District Director
New York District

Centre Gould
349 Broadway
NY, NY 10005

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Any Employment Authorization which you have been issued is hereby terminated.

The applicant has applied for the benefits of Section 245 of the Immigration and Nationality Act, as amended.

Section 245 of the Act provides in pertinent part:

(a) The status of an alien who was inspected and admitted or paroled into the United States may be adjusted by the Attorney General, in his discretion and under such regulations as he may prescribe, to that of an alien lawfully admitted for permanent residence if... (2) the alien is eligible to receive an immigrant visa and is admissible to the United States for permanent residence, and (3) an immigrant visa is immediately available to him at the time his application is filed.

Section 201 of the Act enumerates those aliens eligible to be issued immigrant visas or who may otherwise acquire the status of an alien lawfully admitted to the United States for permanent residence. The visa petition supporting the application for permanent residence has been denied. In the absence of any other indication that the applicant is entitled to any status as outlined in Section 201(a) and 201(b) of the Act, the applicant must be considered ineligible for the benefits of Section 245 of the Immigration and Nationality Act, as amended. Accordingly, this application must be and hereby is denied.

Any Employment Authorization which you have been issued is hereby terminated.

Certified Mail/Return Receipt Requested

