IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

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§	CIVIL NO. 3:09-CV-1814-B
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APPENDIX TO MOTION TO DISMISS COMPLAINT FOR WRIT OF MANDAMUS

		Pages
1)	Notice to Appear, dated October 21, 2009	00001-00005
2)	Declaration of Clayton Booth, dated December 17, 2009	00006-00007
3)	Declaration of Alma L. Montellano Pertaining to Nabil	
	Muhammad Rida Sadoun, dated December 16, 2009	00008-00009
4)	Notice to Appear, dated December 17, 2009	00010-00012
5)	Decision, dated December 18, 2009	00013-00016

Respectfully submitted,

JAMES T. JACKS UNITED STATES ATTORNEY

/s/ Angie L. Henson

ANGIE L. HENSON Assistant United States Attorney 1100 Commerce, Suite 300 Dallas, Texas 75242-1027 Texas Bar No. 09492900 Telephone: 214.659.8600

Fax: 214.767.2916

CERTIFICATE OF SERVICE

I hereby certify that on December 21, 2009, I electronically filed the foregoing document with the clerk of court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the court. I also certify that a copy of this document was served upon all opposing parties, or their attorneys of record, by electronic delivery on this 21st day of December, 2009.

<u>/s/ Angie L. Henson</u> ANGIE L. HENSON

Assistant United States Attorney

tl.S. Department of Homeland Security			Notice to	Appe	ar
In removal proceedings under section		وعارجه والمناولة والمهام والموالية والمارات والمارات والمارات والمارات والمارات والمارات والمارات			
Subject ID : 280915750	DOB: 06/28/1959	File No: A044 Event No:	173 037 XDA0908000	011	THE MARKET PARTY.
In the Matter of:					
Nabil Mohammad SAD			cuserint	lu meidi	era vito
1708 MORNING STAR TRAIL , RICHARDSON THAAS			was a second	13 169161	ire at.
Numb	er, street, city and ZIP code)	· · ·	phone number	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Month in a business
 1. You are an arriving alien. 2. You are an alien present in the Units 	ed States who has not been admitted or ped States, but are removable for the reas	paroled.	•		
The Department of Homeland Security allegates See Continuation Page Manage Mana	es that you: de a Part Hereof		EXECUTIVE DETILE FOR AMMICRATION COURT DALLASS. TYPES	2009 OCT 21 PM 2: 24	DE FAIR HEAT OF THE THE
On the basis of the foregoing, it is charged the provision(s) of law: See Continuation Page Mac		Jnited States pursuant	to the followin	e b	
or torture.	ylum officer has found that the responde oursuant to: \BCFR 208.30(f)(2) \B		credible fear o	f persec	ution
YOU ARE ORDERED to appear before an in		epartment of Justice &	t:	÷	
(Complete A	ddress of Immigration Cours, including Room Nu	mber, if any	an ann ann an Mhòrach ag da Phòrach ann an Aire ann an Aire an Aire ann an Aire an Aire ann an Aire an Aire an	g taglind g. g.g.y milliglyggild	
on a date to be set at a time to	be set to show why you should not b	e removed from the U	nited States bar	ed on th	ig
(Date) (Time)	ASSAN CARSON LIVE	an open the company of the company o			
charge(s) set forth above.	Signature and Title	ASSISTANT SPE	LIAL AGENT	IN CF	large
Date: October 21, 2009 Irv	ring, Coxae	ang a samatan maga saggi kata Gibi B	in minima ngalisa akan mini sa kaga ngaga sa ngaji mga it algaman sa malayan ayan.	Folgram angle	
	E .	(City and State)	war den betree beginn bestellt bedreet	······································	
	See reverse for important informa	ation	Form-I-	863 (Rev.	08/01/075

Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are under removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 3.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing. At the time of your hearing, you should bring with you any affidavits or other documents, which you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear and that you are inadmissible or removable on the charges contained in the Notice to Appear. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge.

You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of departure voluntarily. You will be given a reasonable opportunity to make any such application to the immigration judge.

Faiture to appear: You are required to provide the DHS, in writing, with your full mailing address and telephone number. You must notify the Immigration Court immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this preceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to one of the offices listed in 8 CFR 241.16(a). Specific addresses on locations for surrender can be obtained from your local DHS office or over the internet at http://www.ice.gov/about/dro/contact.htm. You must surrender within 30 days from the date the order becomes administratively final, unless you obtain an order from a Federal court, immigration court, or the Board of Immigration Appeals staying execution of the removal order. Immigration regulations at 8 CFR 241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Act.

Request for Prompt Hearing To expedite a determination in my case, I request an immediate hearing. I waive my right to a 10-day period prior to appearing before an immigration judge. Before: (Signature of Respondent) Date: (Signature and Title of Immigration Officer) Certificate of Service This Notice To Appear was served on the respondent by me on October 21, 2009, in the following manner and in compliance with section 239(a)(1)(F) of the Act. x in person by certified mail, returned receipt requested by regular mail Attached is a credible fear worksheet. Attached is a list of organization and attorneys which provide free legal services. The alien was provided oral notice in the language of the time and place of his or her hearing and of the consequences of failure to appear as provided in section 240(b)(7) of the Act. CLAYTON BOOTH SPECIAL AGENT stare of Respondent if P (Signature and Title of officer)

Form I-862 Page 2 (Rev. 08/01/07)

U.S. Department of Homeland Security

Continuation Page for Form 1862

Alien's Name	File Number	Date	
Nabil Mohammad SADOUN	A044 173 037	October 21, 2009	
	Event No: XDA0908000011	, , , , , , , , , , , , , , , , , , , ,	
MATTER A PSYMPT MATS & V V TAMERA MATERIAN ADMITS			
THE SERVICE ALLEGES THAT YOU:			
1. You are not a citizen or national of	the United States:		
2. You are a native of JORDAN and a cit			
3. On or before July 19, 1993, you were	a member of or affiliat	ted with the Muslim	
Brotherhood;			
4. On or before July 19, 1993, the Mus.	lim Brotherhood was affi:	liated with the "Islamic	
Resistance Movement* (also known as HA) 5. On or before July 19, 1993, you were		was and help below were a control	
Committee:	e a manmar or or estitities	ted with the balestine	
6. On or before July 19, 1993, the Pale	stine Committee was aff:	iliated with the "Talamic	
Resistance Movement" (also known as HAM	MAS);		
7. On or before July 19, 1993, you were	a a member of or affilia	ted with the Muslim Arab Youth	
Association (MAYA);	W 13 ma W 1 - 3 mm		
8. On or about 1989, you were a member founding Board of Directors;	of the Muslim Arab Yout	h Association's (MAYA)	
9. From on or about 1989 until on or al	hout 1992, you were a le	edor of the Winlin hash Youth	
Association (MAYA);	word roll log were d te	mar or the Woslim Wisto loneu	
10. On or before July 19, 1993, the Mu	slim Arab Youth Associat.	ion (MAYA) was affiliated with	
the "Islamic Resistance Movement" (als	o known as HAMAS);		
11. On or before July 19, 1993, you we		ated with the United	
Association for Studies and Research (the state of the s	
12. On or about 1989, you were a member (UASR) founding Board of Directors;	r or the United Associat	ion for Studies and Research's	
13. On or before July 19, 1993, the Un	ited Association for Stu-	dies and Research (MASS) was	
affiliated with the "Islamic Resistance	e Movement" (also known	as Hamas);	
14. In response to question 22 of Opti-	onal Form 230, Applicati	on for Immigrant Visa and	
Alien Registration, subscribed and swo	rn to July 19, 1993, you	by fraud or willfully	
misrepresenting a material fact failed	to list your membership	in or affiliation with any	
political, professional, or social org terrorist or Nazi organizations,	anizations affiliated wi	en Communist, totalitarian,	
15. In response to question 22 of Opt	ional Form 230. Applicat	ion for Immigrant View and	
Alien Registration, subscribed and swo	rn to July 19, 1993, you	by fraud or willfully	
misrepresenting a material fact failed	to list your membership	in or affiliation with the	
Muslim Brotherhood;		1701.71	
16. In response to question 22 of Opti	onal Form 230, Applicati	on for Immigrant Visa and	
Alien Registration, subscribed and swo misrepresenting a material fact failed	rn to July 19, 1993, you	by fraud or willfully	
Palestine Committee:	co rise lost memberanib	In or accitation with the	
17. In response to question 22 of Opti	onal Form 230, Applicati	on for Immigrant Visa and	
Alien Registration, subscribed and sworn to July 19, 1993, you by fraud or willfully			
misrepresenting a material fact failed to list your membership in or affiliation with the			
Muslim Arab Youth Association (MAYA); 18. In response to question 22 of the Optional Form 230, Application for Immigrant Visa and			
lian Paristration subscribed and suc	Optional Form 230, Appli	cation for Immigrant Visa and	
Alien Registration, subscribed and sworn to July 19, 1993, you by fraud or willfully misrepresenting a material fact failed to list your membership in or affiliation with the			
[United Assoication for Studies and Research (URSR):			
19. You were admitted to the United States at Chicago, Illinois on or about August 12, 1993			
as an immigrant;			
(CONTINUED ON NEXT PAGE)			
Signature	Title		
SEAN CARSON	1 D CC	LISTANT SPECIAL AGENT IN CHARGE	
After the second		THE THE PARTY OF T	
		2 4	
	•	of Pages	

Form I-831 Continuation Page (Rev. 08/01/07)

U.S. Department of Homeland Security

Continuation Page for Form 1862

A \$2 Na N \$ a	File Number	***		
Alien's Name	1 /	Date		
Nabil Mohammad SADOUN	A044 173 037	October 21, 2009		
	Event No: XDA0908000011			
20. You did not then possess or present a valid immigrant visa, reentry permit, border crossing identification card, or other valid entry document, and you were not exempt therefrom.				
cheration. 21. You procured your admission, visa,	adjustment, or other do	umentation or henefit by		
fraud or by willfully misrepresenting		omitted and an entitle of		
		†		
ON THE BASIS OF THE FOREGOING, IT IS CHARGED THAT YOU ARE SUBJECT TO REMOVAL FROM THE UNITED STATES PURSUANT TO THE FOLLOWING PROVISION(S) OF LAW:				
Section 237(a)(1)(A) of the Immigration and Nationality Act (Act), as amended, in that you are an alien who at the time of entry or of adjustment of status was within one or more of the classes of aliens inadmissible by the law existing at such time, to wit: an alien who, by fraud or willfully misrepresenting a material fact, seeks to procure (or has sought to procure or has procured) a visa, other documentation, or admission into the United States or other benefit provided under this Act, pursuant to Section 212(a)(6)(C)(i) of the Act.				
Section 237(a)(1)(A) of the Immigratio	n and Warionality her /h	ver and in holomome en the		
are an alien who at the time of entry	or of adjustment of state	us was within one or more of		
the classes of aliens inadmissible by	the law existing at such	time. to wit: an immigrant		
who at the time of application for adm	ission was not in posses:	sion of a valid unexpired		
immigrant visa, reentry permit, border	crossing identification	card, or other valid entry		
document required by this Act, and a v	alid unexpired passport,	or other suitable travel		
document, or document of identity and	nationality if such docu	ment is required under the		
regulations issued by the Attorney Gen	eral, pursuant to Section	n 212(a)(7)(A)(i)(I) of the		
Act.				
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Signature				
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SEAN CARSON	Agg	ISTANT SPECIAL AGENT IN CHARGE		
		ADDRESS OF THE CHARGE		
		4 of 4 Pages		

Form I-831 Continuation Page (Rev. 08/01/07)





NOTICE OF HEARING IN REMOVAL PROCEEDINGS IMMIGRATION COURT 1100 COMMERCE ST., ROOM 404 DALLAS, TX 75242

RE: SADOUN, NABIL MOHAMMAD

FILE: A044-173-037

DATE: Oct 27, 2009

TO:

SADOUN, NABIL MOHAMMAD 1708 MORNING STAR TRAIL RICHARDSON, TX 75081

Please take notice that the above captioned case has been scheduled for a MASTER hearing before the Immigration Court on Feb 17, 2010 at 08:30 A.M. at:

1100 COMMERCE ST., ROOM 404 DALLAS, TX 75242

You may be represented in these proceedings, at no expense to the Government, by an attorney or other individual who is authorized and qualified to represent persons before an Immigration Court. Your hearing date has not been scheduled earlier than 10 days from the date of service of the Notice to Appear in order to permit you the opportunity to obtain an attorney or representative. If you wish to be represented, your attorney or representative must appear with you at the hearing prepared to proceed. You can request an earlier hearing in writing.

Failure to appear at your hearing except for exceptional circumstances may result in one or more of the following actions: (1) You may be taken into custody by the Department of Homeland Security and held for further action. OR (2) Your hearing may be held in your absence under section 240(b)(5) of the Immigration and Nationality Act. An order of removal will be entered against you if the Department of Homeland Security established by clear, unequivocal and convincing evidence that a) you or your attorney has been provided this notice and b) you are removable.

IF YOUR ADDRESS IS NOT LISTED ON THE NOTICE TO APPEAR, OR IF IT IS NOT CORRECT, WITHIN FIVE DAYS OF THIS NOTICE YOU MUST PROVIDE TO THE IMMIGRATION COURT DALLAS, TX THE ATTACHED FORM EOIR-33 WITH YOUR ADDRESS AND/OR TELEPHONE NUMBER AT WHICH YOU CAN BE CONTACTED REGARDING THESE PROCEEDINGS. EVERYTIME YOU CHANGE YOUR ADDRESS AND/OR TELEPHONE NUMBER, YOU MUST INFORM THE COURT OF YOUR NEW ADDRESS AND/OR TELEPHONE NUMBER WITHIN 5 DAYS OF THE CHANGE ON THE ATTACHED FORM EOIR-33. ADDITIONAL FORMS EOIR-33 CAN BE OBTAINED FROM THE COURT WHERE YOU ARE SCHEDULED TO APPEAR. IN THE EVENT YOU ARE UNABLE TO OBTAIN A FORM EOIR-33, YOU MAY PROVIDE THE COURT IN WRITING WITH YOUR NEW ADDRESS AND/OR TELEPHONE NUMBER BUT YOU MUST CLEARLY MARK THE ENVELOPE "CHANGE OF ADDRESS." CORRESPONDENCE FROM THE COURT, INCLUDING HEARING NOTICES, WILL BE SENT TO THE MOST RECENT ADDRESS YOU HAVE PROVIDED, AND WILL BE CONSIDERED SUFFICIENT NOTICE TO YOU AND THESE PROCEEDINGS CAN GO FORWARD IN YOUR ABSENCE.

A list of free legal service providers has been given to you. For information regarding the status of your case, call toll free 1-800-898-7180 or 703-305-1662.

THIS DOCUMENT WAS SERVED BY: MAIL (M) PERSONAL SERVICE (P)

TO: (M) ALIEN [] ALIEN C/O Custodial Officer [] ALIEN'S ATT/REP (M)

DATE: 10/27/D9 BY: COURT STAFF (V)

Attachments: [] EOIR-33 [] EOIR-28 [] Legal Services List [] Other

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

NABIL MUHAMMAD RIDA SADOUN, and	§ §	
HANA NABIL SADOUN	§	
Plaintiffs,	§	
	§	
v.	§	CASE NO. 3:09-CV-1814-B
	§	
TRACY TARANGO,	§	
Field Office Director, Dallas Field Office,	§	
United States Citizenship and Immigration	§	
Services, United States Department of	§	
Homeland Security, et al.	§	
Defendants.	§	

DECLARATION OF CLAYTON BOOTH

In accordance with 28 U.S.C. § 1746, I, Clayton Booth, in my official capacity, and under my authority to make representations about this case, do hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge and belief:

- I am presently employed as a Senior Special Agent with U.S. Immigration and Customs Enforcement (ICE). I am currently assigned to the Identity and Benefit Fraud Unit of the Dallas Office of Investigations, U.S. Immigration and Customs Enforcement, U.S. Department Homeland Security. I am also the lead ICE case agent who was responsible for the investigation of immigration-related issues concerning Nabil Sadoun, A44 173 037.
- 2. On October 21, 2009, I personally served Nabil Sadoun a Notice to Appear (NTA) in the presence of his attorney. On that same date, I understand that Mr. Sadoun's NTA was filed with the Executive Office of Immigration Review (EOIR), Dallas, Texas.
- 3. Upon information and belief, I discovered that upon ICE filing Nabil Sadoun's NTA, EOIR generated a master calendar hearing date for Mr. Sadoun to appear in immigration court on February 17, 2010.

- 4. U.S. Department of Homeland Security records show that Nabil Sadoun departed the United States on October 29, 2009 and, to date, there is no indication he has reentered the United States.
- 5. On December 17, 2009, I served Hana Sadoun, A44 173 038, and her attorney Kimberly Kinser a NTA via certified mail.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 17th day of December, 2009, at Dallas, Texas.

Clayton Booth

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS

§

Nabil Muhammad Rida Sadoun,

Plaintiff,

Civ. Act. Number: 3:09-cv-1814

Department of Homeland Security, et al.

٧.

Defendants.

00 00 00

DECLARATION OF ALMA L. MONTELLANO PERTAINING TO NABIL MUHAMMAD RIDA SADOUN

In accordance with 28 U.S.C. 1746, I, Alma L. Montellano, Immigration Service Officer, District 16, Dallas Field Office, United States Citizenship and Immigration Service in my official capacity, and under my delegated authority to make representations about this case, do hereby declare under penalty of perjury that the following is true and correct to the best of my understanding and belief:

I, Alma L. Montellano, am presently employed as an Immigration Service Officer in District 16, Dallas Field Office, United States Citizenship and Immigration Services (USCIS). In my capacity as an Immigration Service Officer, I adjudicate and process applications submitted by immigrants applying for naturalization (N-400).

USCIS maintains records on immigrant applicants applying for naturalization. All records, documents, or data compilations of acts or events made at or near the time by, or from information transmitted by, a person with knowledge is kept in the course of a regularly conducted business activity. I have reviewed the record and file of Nabil Muhammad Rida Sadoun, and other information that has become known to or supplied to me in the course of my official and delegated responsibilities concerning the processing of this application and find the following:

- Plaintiff, Nabil Muhammad Rida Sadoun, is native and citizen of Jordan whose status was adjusted to that of a Lawful Permanent Resident (LPR) of the United States on August 12, 1993. On or about August 12, 1998, the Plaintiff filed an N-400 (Application for Naturalization).
- On October 21, 2009, Immigration and Custom Enforcement (ICE) executed a Notice to Appear (NTA.) (NTA dated October 21, 2009 attached)
- 3. On October 22, 2009, the USCIS denied the Plaintiff's N-400 because ICE agents executed a Notice to Appear (NTA) which was served to the plaintiff in person by Senior Special Agent Clay Booth. Pursuant to Section 318 of the Immigration and Nationality Act (INA), "no application should be considered by the Attorney General if there is pending against the applicant a removal proceeding pursuant to a warrant of arrest issued under the provision of this or any other Act." Therefore, the Service denied the N-400 based on the grounds that ICE issued an NTA.
- 4. According to Section 318.1 of the 8 C.F.R, "For purposes of INA 318, A Notice to Appear issued in deportation proceedings is regarded as a warrant for arrest."
- 5. I called the Immigration Judge case status hotline, 800 898 7180, which reflects that the NTA was filed and that the next master hearing date is February 17, 2010 at 8:30 a.m. before Immigration Judge D. Anthony Rogers, 1100 Commerce Street, Dallas, Texas.

I declare under penalty of perjury that the foregoing is true and correct. Executed this two day of December, 2009 at Dallas, Texas.

Alma L. Montellano Immigration Service Officer Dallas Field Office, District 16 U.S. Citizenship and Immigration Service

U.S. Department of Homeland Security	Notice to Appear
In removal proceedings under section 240 of the Immigration and	d Nationality Act:
Subject ID: 282263223	File No: A044 173 038
DOB: 06/11/1964	Event No: XDA1012000026
In the Matter of:	
Hana Nabil SADOUN	
Respondent:	currently residing a
1708 MORNINGSTAR TRAIL , RICHARDSON TEXAS 75081	·
(Number, street, city and ZIP code)	(Area code and phone number)
1. You are an arriving alien.	
2. You are an alien present in the United States who has not been admitted of	or paroled.
3. You have been admitted to the United States, but are removable for the re	
2. You are a native of JORDAN and a citizen of JORDAN; 3. You were admitted to the United States at Chicago, 1993 as an SD-2 immigrant, the spouse of an SD-1 immigrat. 4. You did not then possess or present a valid immigrat crossing identification card, or other valid entry doctherefrom; to wit, you were not entitled to the status predicated in that your spouse, Nabil Sadoun, A44 173 adjustment, or other documentation or benefit by fraud material fact.	rant accompanying such immigrant; nt visa, reentry permit, border ument, and you were not exempt upon which your admission was 037, procured his admission, visa,
On the basis of the foregoing, it is charged that you are subject to removal from the	te United States pursuant to the following
provision(s) of law: See Continuation Page Made a Part Hereof	2009 DEC 17 PM 2:
This notice is being issued after an asylum officer has found that the respon	ndent has demonstrated a credible fear of persecution
or torture. Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30(f)(2)]8CFR 235.3(b)(5)(iv)
YOU ARE ORDERED to appear before an immigration judge of the United States	s Department of Justice at:
1100 COMMERCE STREET, SUITE # 40	14, DAIIAS, TX 75242
(Complete Address of Immigration Court, including Room)	Number, if any)
on a date to be set at a time to be set to show why you should not	t be removed from the United States based on the
(Date) (Time)	

See reverse for important information

Ballas, Texas

(Signature and Title of Issuing Officer)

charge(s) set forth above.

Date: December 17, 2009

SUPERVISORY SPECIAL AGENT

(City and State)

Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are under removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 3.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing. At the time of your hearing, you should bring with you any affidavits or other documents, which you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear and that you are inadmissible or removable on the charges contained in the Notice to Appear. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge.

You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of departure voluntarily. You will be given a reasonable opportunity to make any such application to the immigration judge.

Failure to appear: You are required to provide the DHS, in writing, with your full mailing address and telephone number. You must notify the Immigration Court immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this preceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to one of the offices listed in 8 CFR 241.16(a). Specific addresses on locations for surrender can be obtained from your local DHS office or over the internet at http://www.ice.gov/about/dro/contact.htm. You must surrender within 30 days from the date the order becomes administratively final, unless you obtain an order from a Federal court, immigration court, or the Board of Immigration Appeals staying execution of the removal order. Immigration regulations at 8 CFR 241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, you must surrender for removal or the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Act.

Request for Prompt Hearing To expedite a determination in my case, I request an immediate hearing. I waive my right to a 10-day period prior to appearing before an immigration judge. Before: (Signature of Respondent) Date: (Signature and Title of Immigration Officer) Certificate of Service This Notice To Appear was served on the respondent by me on December 17, 2009, in the following manner and in compliance with section 239(a)(1)(F) of the Act. NTA also served via certified mail on respondent's counsel. in person x by certified mail, returned receipt requested by regular mail Kimberly Kinser Esq. Attached is a credible fear worksheet. 2425 N. Central Expressway, Ste. 1200 Attached is a list of organization and attorneys which provide free legal services. Richardson, TX. 75080 The alien was provided oral notice in the language of the time and place of his or her hearing and of the consequences of failure to appear as provided in section 240(b)(7) of the Act. SENIOR SPECIAL AGENT CLAYTON BOOTH (Signature of Respondent if Personally Served) (Signature and Title of officer)

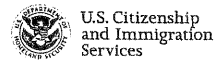
U.S. Department	of	Homeland	Security
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Continuation Page for Form 1862

Alien's Name Hana Nabil SADOUN	File Number A044 173 038	Date December 17, 2009
ON THE BASIS OF THE FOREGOING, IT IS CY STATES PURSUANT TO THE FOLLOWING PROVIS	Event No: XDA101200 HARGED THAT YOU ARE S	
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Section 237(a)(1)(A) of the Immigration the time of entry or of adjustment of aliens inadmissible by the law existing in possession of a valid unexpired immidentification card, or other valid entropossession of a valid unexpired passpornationality document if such document if General pursuant to Section 212(a)(7)(2)	status, you were with y at such time, to wi grant visa, reentry try document required tt, or other suitable s required by regula	nin one or more of the classes of it: alien immigrants who are not permit, border crossing i by the Act, or who are not in travel document, or identity and
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Signature	Title	
QABURL RUIZ		SUPERVISORY SPECIAL AGENT
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		3 of 3 Pages

Form I-831 Continuation Page (Rev. 08/01/07)

U.S. Department of Homeland Security 6500 Campus Circle Drive East Irving, TX 75063



Date: December 18, 2009

File: A44 173 038

Hana Nabil Sadoun 1708 Morning Star Trail Richardson, TX 75081

DECISION

On August 21, 1998, you filed an Application for Naturalization, Form N-400, in accordance with Section 316 of the Immigration and Nationality Act, as amended.

Section 318 of the Immigration and Nationality Act, as amended, states in pertinent part:

Except as otherwise provided in this title, no person shall be naturalized unless he has been lawfully admitted to the United States for permanent residence in accordance with all applicable provisions of this Act... Notwithstanding the provisions of section 405(b), and except as provided in Sections 328 and 329, no person shall be naturalized against whom there is outstanding a final finding of deportability pursuant to a warrant of arrest issued under the provisions of this or any other Act; and no application for naturalization shall be considered by the Attorney General if there is pending against the applicant a removal proceeding pursuant to a warrant of arrest issued under the provisions of this or any other Act...

Section 318.1 of the 8 C.F.R, states in pertinent part:

For purposes of INA 318, a Notice to Appear issued in deportation proceedings is regarded as a warrant for arrest.

On December 17, 2009, a Notice to Appear (NTA attached) was served upon based on you being ineligible at the time of admission under Section 237(a) (1)(A).

Therefore, in accordance with Section 318 of the Immigration and Nationality Act you are ineligible for naturalization.

If you desire to request a review hearing on this decision pursuant to Section 336(a) of the Act, you must file a request for hearing. You must file the request within 30 days of the date of this notice. If no request for hearing is filed within the time allowed, this decision is final. A request for hearing may be made to the District Director with the United States Citizenship and Immigration Service office that made the decision. You should file the request with a fee of \$605.00 on Form N-336, Request for Hearing on a Decision in Naturalization Proceedings, under Section 336 of the Act. A brief or other written statement in support of your request may be submitted with the N-336.

Sincerely,

Tracy Tarango
Field Office Director

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS

Hana Nabil Sadoun,

Plaintiff.

Civ. Act. Number: 3:09-cv-1814

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Department of Homeland Security, et al.

Defendants.

DECLARATION OF ALMA L. MONTELLANO PERTAINING TO HANA NABIL SADOUN

In accordance with 28 U.S.C. 1746, I, Alma L. Montellano, Immigration Service Officer, District 16, Dallas Field Office, United States Citizenship and Immigration Service in my official capacity, and under my delegated authority to make representations about this case, do hereby declare under penalty of perjury that the following is true and correct to the best of my understanding and belief:

I, Alma L. Montellano, am presently employed as an Immigration Service Officer in District 16, Dallas Field Office, United States Citizenship and Immigration Services (USCIS). In my capacity as an Immigration Service Officer, I adjudicate and process applications submitted by immigrants applying for naturalization (N-400).

USCIS maintains records on immigrant applicants applying for naturalization. All records, documents, or data compilations of acts or events made at or near the time by, or from information transmitted by, a person with knowledge is kept in the course of a regularly conducted business activity. I have reviewed the record and file of Hana Nabil Sadoun, and other information that has become known to or supplied to me in the course of my official and delegated responsibilities concerning the processing of this application and find the following:

- Plaintiff, Hana Nabil Sadoun, is native and citizen of Jordan whose status was adjusted to that of a Lawful Permanent Resident (LPR) of the United States on August 12, 1993. On or about August 21, 1998, the Plaintiff filed an N-400 (Application for Naturalization).
- On December 17, 2009, Immigration and Custom Enforcement (ICE) executed a Notice to Appear (NTA.) (NTA dated December 17, 2009 attached)
- 3. On December 18, 2009, the USCIS denied the Plaintiff's N-400 because ICE agents executed a Notice to Appear (NTA) which was served via certified mail. Pursuant to Section 318 of the Immigration and Nationality Act (INA), "no application should be considered by the Attorney General if there is pending against the applicant a removal proceeding pursuant to a warrant of arrest issued under the provision of this or any other Act." Therefore, the Service denied the N-400 based on the grounds that ICE issued an NTA.
- 4. According to Section 318.1 of the 8 C.F.R, "For purposes of INA 318, A Notice to Appear issued in deportation proceedings is regarded as a warrant for arrest."
- 5. On December 17, 2009, ICE filed the NTA with the United States Department of Justice Immigration Court. Contact the Immigration Judge case status hotline, 800 898 7180, which will reflect the date and time of the first master hearing before an Immigration Judge at, 1100 Commerce Street, Dallas, Texas.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 18th day of December, 2009 at Dallas, Texas.

Alma L. Montellano Immigration Service Officer Dallas Field Office, District 16 U.S. Citizenship and Immigration Service