RFK Assassination 2017_0108

BOX NO.

1B14

Munit Bishara Salameh Sirhan (Brother) FD : 245 (PEV #13.60)

A. S. Bepartment of Justice

(MATERIAL MUST NOT BE REMOVED FROM OR ADDED TO THIS FILE)

FEDERAL BUREAU

of

INVESTIGATION

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(Brother) - SIRHAN, Munir Bishara Salameh

Born:

-

- Jerusalem, Palestine

Nationality: Jordanian; included in Jordanian Passport

of mother

Nonquota Visa issued under PL 203-4(a)(14) on 9-24-56, American Embassy, Amman.

Marital Status: Single.

Admitted: New York on 1-12-57.

Convicted possession marijuana October 12, 1966, Superior Court, California. Placed on five year probation, with first year of probation to be spent in County Jail.

Order To Show Cause issued 1-11-67 under Section 241(a)(11). Special Inquiry Officer, on 7-11-67, ordered deportation to Jordan.

Motion dated 7-24-67 for reconsideration denied by SIO 9-7-67.

Appeal from denial of motion filed.

Board of Immigration Appeals, on 3-27-68, remanded case to SIO to consider jurisdiction of sentencing Court in entering a subsequent order setting aside finding of "guilty" and certifying the alien to the Juvenile Court.

SIO decision on remand pending.

I-53 filed 1-15-68 indicates address as: 696 East Howard Street,
Pasadena, California 91104; employment as Store Clerk, F. C. Nash Department
Store, 141 East Colorado Boulevard, Pasadena, California;
No.

Pacemied from 5-68 INS-MS PARTICH CASE CHECK SHEET

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ATTERNATION DOUGEMARCUS		a .	
ADDRESS: 105 POSC STOLT 91013			

	FORM	TO WHOM FURNISHED (Allea, attorney, guardian, consulate, USPHS, heapital, file, etc.)	DATE	RESPONSIBLE EMPLOYEE	
I-210	V/D Notice			•	
1-93 1-93	(circle one)	Stamping Requirements Verified	1/11/67		
U-125	, ,	Under docket control at LOS	1/11/67	y**	
1-217	Info for T/D or PP Application		1/9/67		
I-200	Warrant of Arrest		1/11/67	•)	
-203	Order to Detain or Release Alten			1	
-247	Notice - Detainer Against Alien	Sheriff, L.A. County Jail	1/11/67		
G-590 I-43	I-216 (circle)	* 1 , 2 , 40 ,			
-286	Notice of Det'n or Release Condins		1/11/67		
I-352.	Bond Form		1		
I- 393	Bond Control Card	и т		, ,	
-220A	Order of Release on Recognizance	alion & arty	8-2-67	236	
-284	Notice re Det'n			1, 4,	
-205	Warrant of Deportation				
1-229	Werning of 6-Month Limit - Sec 242(e)				
-241	T/D Request - Design'd Country				
1-206 1-267	I-270 Efforts to 1-269 Obtain T/D				
-294	Notice of Dep'n Destination				
1-166	Deportation and Baggage Notice				
-141	Medical Certificate				
1-172	Status Card	То С. О.			

DEPORTATION CASE CHECK SHEET (To be kept on top - right side of file)

Form J-170 (Rev. 4-16-62) TRA II

FORM	,	TO WHOM FURNISHED (Alien, attorney, guardian, consulate, USPHS, hospital, file, etc.)	DATE	RESPONSIBLE EMPLOYEE
Notice re Dep'n Exp	enses			
Demand for Alien Surre	or: ender			
Bond Bres	ch			
20B Order of Supervision	n '			
Notice of Deportation	n		4	
391 Bond Cancellati	oa		, ,	
-189 Coded -174 Punch Car	đ	To C. O.	43	-
-143 Lookout Notice Wor	ksheet	To R. O.,		
-94 Checkout I -95 (circle one	Record)	į	
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	1	CLOSING ACTIONS TAKEN	DATE	RESPONSIBLE EMPLOYEE
		· · · · · · · · · · · · · · · · · · ·		RESPONSIBLE EMPLOYEE
isposition Notice	(- R-84 - to)	PBF Transfer Constitution 1-11	DATE	RESPONSIBLE EMPLOYEE
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UNITED STATES DEPARTMENT OF JUSTICE Board of Immigration Appeals

MAR 2 7 1968

File:

- Los Angeles

In re; MOUR BISHARA SALAMEH SIRHAN

IN DEPONIATION PROFESSIONS

APPEAL

ON BEHALF OF RESPONDENT: David C. Mercus, Esq.

David C. Mercus, Req. 215 West Fifth Street Los Angeles, Calif. 20013 (Case scheduled for oral argument on February 27, 1963 but commsel failed to appear)

CHARGES

Order: Section 241(a)(11), ISN Act (3 USC 1251
(a)(11)) - Conviction of violation
of law relating to illicit possesaion of marijuana in violation of
Section 11530 of the Health and
Safety Code of the State of Califormia

Lodged None

APPLICATION: Reopen for consideration of termination of proceedings

The case comes forward on appeal from the denial by the special inquiry officer of respondent's motion to reopen the proceedings and vacate his decision of July 11, 1967, under which respondent was found deportable as charged, denied the privilege of voluntary departure, and was ordered deported to Jordan;

Respondent is a 20-year-old single male alice, a native of Palestine and a citizen of Jordan, who surgred the United States at New York on or about January 12, 1957 at which time he was admitted as an immigrant. Respondent denies that he is deportable as charged.

The record establishes through a certified convof information, Minutes of October 13, 1965 and Minutes of December 1, 1965 that a criminal action was instituted against the respondent by the filling of an information in the Superior Court of the State of California, for the County of Los Angeles in which the respondent was accused of the crime of violation of Section 11530, Health and Safety Code, committed on or about June 10, 1965 for unlawful possession of marijuana (Count 1) and a violation of Section 11531, Health and Safety Code of Celifornia committed on the same day, for unlawfully offering to sell, furnish and give away marijuara (Count 2). The Superior Court on October 13, 1966 found respondent guilty as charged on both counts. On December 1, 1965 the Superior Court suspended the proceedings and the respondent was granted probation for five years, a condition of which was that he spend the first year in the county jail (Exhibit 2).

On May 25, 1967 the court entered a "Minute order" in the aforementioned criminal action which stated as follows: 'Finding of 'Guilty' is vacated and defendant is certified to Juveniel (sic) Court, Remanded" (Exhibit 4).

After the Superior Court certified and remanded the case to the Juvenile Court as aforestated, the Probation Department on July 13, 1967 filled a petition with the Juvenile Court to have respondent adjunct and declared a ward of the court and dealt with as such. On July 14, 1967 the Juvenile Court in a "Findings and Order of Referee" accepted the certification to it of this case and granted the Probation Department's petition to have respondent declared a ward of the Juvenile Court. Neither of these two documents 15: a part of the record of this case.

Section 503 of the Welfare and Institutions Code of the State of California provides:

ward of the Juvenile Court shall not be deemed a conviction of a crime for any purpose, nor shall a proceeding in the Juvenile Court be deemed a criminal

Thus, if the legal position of the respondent is that of a ward of the Juvenile Court pursuant to the aforementioned proceedings he would thus not be amenable to deportation under Section 241(a)(11). Immigration and Nationality Act because under the above quoted Section 503 there could be no conviction for a crime by the Juvenile Court.

The Immigration and Naturalization Service contends that the Superior Court was without authority to enter its Minute Order of May 25, 1967 in which the finding of guilty was vacated and the case certified to the Juvenila Court for further action. It is contended that when the Superior Court found respondent guilty on October 13, 1966, and an appeal was not taken within the time stipulated by law, the vardict of guilty became final and could not be vacated or changed some six months later by the Superior Court simply certifying the case to another court. The Service coutends that this being the case respondent is deportable as charged.

After careful consideration of the premises we will reopen the proceedings in order to have introduced into the record the recent proceedings of the Juvenile Court relative to the case certified to it and also to afford the Immigration and Naturalization Service an opportunity to establish that the Superior Court acted without authority when it vacated the finding of guilty and certify the case to the Juvenile Court. ORDER: It is ordered that the proceedings be remanded to the special inquiry officer for the purposes stated in the foregoing opinion.

Chairman

street, been dealing in bulk quantities of marijumes and the police seen suare of a provious cale of these come of it, each con containing enough for 25 to 30 ciparattee. It is stated that the witness in the provious costs on a seed to be totally so it was not processed.

recordings were comessed at a social landing of the land of the landing of the landing the social by counsel and the hearing has attly been constant mattle Rebrucry 14, 1967.

When the decision of the Special Inquiry Officer to the contemptated that if ordered deported, travel documents for return to Jerusales, Jordan, will be applied for.

Simerrily yours

George K. Reseabers District Pirector

Economica R. Alten South House of Representatives Usekington, D. C.

CC: COMMISSIONER, WASHINGTON, D. C.
ATTN: CONGRESSIONAL MAIL UNIT

CC: REGIONAL COMMISSIONER, SURO, SAM PEDRO, CALIF.

CC: LOS 93/8.38

*ADD/INV:- In examining the case of Munir B. SIRHAN, A10 711 879, who is under deportation proceedings on narcotic charges, I noted the probation report in the file which states this man has a brother named Sharis, who was arrested in Pasadena December 18, 1963, for attempted murder. As a result of investigation this brother was finally placed on probation for using a hack saw to saw the hydraulic lines through on the car of a female acquaintance. Please check Sharis file and ascertain if there is a deportation case. Although Sharis came in with an immigrant visa on 1-12-57, there may be other matters.

Pobrussy 1, 1967

Book Bir Smitht

This refers to your letter of Jamusry 27, 1967, concerning the instanction case of Mr. Mante S. SIRIAN, to whom our file relates.

Mr. Sirban is single and was born in Jerusales on Me entered the United States on an issignat visa obtained in Jerusalem on January 12, 1957, in company with his mother, two brothers and a pictur. He resided, since shout 1962, at 696 East Howard Street, Pasadens, Califprais, with his mether and brother.

On October 12, 1955, in the Superior Court of the State of California, for the County of Los Angeles, he was convicted following a plea of "not guilty", for violation of Sections 11530 "possession of marijuane", and, 11531 "sale of marijuane", of the Health & Safety Code for the State of California. The proceedings were suspended on Posseber 1, 1966, by the Court. Following submission of a probation report, probation was granted for five years, the first year to be spent in the County Jail. His tentative release date is August 12, 1967.

Mr. Sirhas has stated to our officers that he has not seen nor heard from his father since he was nine yours of age. His father is apparently still in Jerusales, where so sunt also resides. His mother is said to be a nursery school employee. Prior to trial, Mr. Sirban had been seeployed for about two weeks as a cales-clerk at Nosh's Department Store, Rasadens, California.

It appears that previously, for about a year and a half, he had almost no employment being supported by his mother.

The matter under which he was convicted apparently involved negotiations over a can of marijuana and discussions concerning the future sale of a kilo of marijuana. Information has been received that the subject had, prior to his





, committees; Rules Small business

Congress of the United States

House of Representatives

Washington, D. C.

January 27, 1967

George K. Rosenberg, Director
Immigration & Naturalization Service
Department of Justice
300 North Los Angeles Street
Los Angeles, California

Re: MUNIR B. SIRHAN

Dear George:

Enclosed is a copy of a letter which is self-explanatory. You know my position in these matters. I always hesitate to try and help people who have been convicted of a crime such as this.

The above-named has been here a good many years and it seems like he ought to know enough to be good. By the same token, I don't know where he is going to go if we deport him.

Would you be kind enough to review the file and let me have whatever information I am entitled to in order that I can determine whether or not I am justified in introducing private legislation on his behalf.

Sincerely yours,

MILLA

H. ALLEN SMITH

M.C.

HAS:m Enclosure VERNON BETTIN
FREDRIC METTIN
JERRY CHONS

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ATT A ALII HINA BE 157

TSA 4% (C. E. F. BARE A MARKET THE LENAME) ASE MA A MERCELLA

January 17, 1967

Hon. H. Allen Smith, M.C. House Office Building Washington, D.C.

Dear Congressman Smith:

Mrs. Mary B. Sirhan, whi resides in your Congressional District at 696 East Howard Street, Pasadena, California 91104, has asked me to write to you on behalf of her son, Munir B. Sirhan.

Apparently her son, Munir Sirhan, has been convicted of possession of marijuana and is presently serving one year in county jail as a condition of probation. He has been notified that deportation proceedings will be brought against him because of his conviction.

Upon looking into the situation for her, I was unable to find any provision for administrative discretion or waiver of conviction such as would apply to persons convicted of less serious crimes (?) such as bank robbery, rape, etc. It is my understanding that the only recourse to prevent a deportation order is my means of a special bill or a presidential pardon.

in requesting you to sponsor a special bill, she wishes you to consider the following matters:

- (1) The members of the family were refugees from Isreali aggression. They fled their native country of TransJordan, and entered the United States under Jordanian passports though they had never lived in Jordan, but had no other country to call home.
- (2) When the family entered the United States in 1956, Munir was only eight years old. He has never known any other country as a home, and, indeed, the country of his rightful dilizenship no longer exists. If deported he could only be sent to a country foreign to him.
- (3) Munir does not speak any language except English, and all of his relatives and friends are in the United States. It he were to be sent to a foreign country, he would be banished in every practical sense just as though he were a native born ritizen of the United States.

Hon. H. Allen Smith, M.C. January 17, 1967
Page 2

(4) Munir must pay for his mistake, but without detracting from the seriousness of the offense, it should be noted that circumstances of the offense indicated he was being used as a pawn by other persons. A punishment of one year in jail is severe enough without adding to it exile from the country which is in fact, if not technically, his home.

(5) The judge who sentenced Munir must have felt that he had rehabilitation potential and that he could become a good member of the community -- otherwise he would not have been

granted probation.

Mrs. Sirhan would write to you herself, but she is afraid that you might not understand her English well enough to answer her requests and prayers. On behalf of Mrs. Sirhan, I therefore ask you to make this matter one of personal interest and concern.

Yours very trail

TERRY COONS

t:pm

o el

General Comment Attendion: Appellute Trial Attorneys Board of Indication Appeals 523 MMAI Bellidge, Machington, D. C. M. F. Forgions, Doputy Residual, Commissioner Southwest English

M 3.8 January 25, 1968

Munit Bishara Shlamb Sirban,

The respondent to appealing, and is requesting end argument. He was found deportable under decides 241(a)(11).

The long involved is whether the respectant may airmswent Ester of A-F-. 3 Fast Loc. 429, by an order of the sentencing court devoluting that the "guilty" finding is being wassed and deformant certified to the Juvenila Court. The issue was resolved by the Special Inquiry Officer adversely to the respondent. The issue is a novel, one, and it is requested that the Service be represented at and argument.

Enclosed is a copy of record of proceeding.

Attenderent

ce: Deputy Regional Commissioner, SWRO

cc: District Director, Los Angeles, California

Regional Cosmissioner, Spermann Edwien. Son Pedro, California Merezo et 20, 3967

Course R. Rosenberg, Blauzack Director, Los Angeles, Collifornia

Rundy Bishory Salamah Sarama * Request for Graf Arganous

Attention: Regional Coursel

This case presents the movel question of whether the Service one ignore a court ection which it is believed is outside the jurisdiction of the court but which was intended to set aside a conviction upon which an order of deportation is lessed.

The Special Inquiry Milliant in this case has supported and usbald the Government's contention that the Superior Scort had acted improperly in selecting apide a finding of guilt and remanding the case to the Juvenile Court.

For the reasons eat forth above, it is urged that the Appollate Trial Attorney should represent the Service in the appeal before the Board of Traigration Appeals.

Attached is a copy of the record of proceeding for use of the Appellate Trial Atterney.

Attachment

UNITED STATES DEPARTMENT OF JUSTICE IMMIGRATION AND NATURALIZATION SERVICE

IN DEPORTATION

PROCEEDINGS

IN THE MATTER OF:

MINIR BISHARA SALAMUH SIRHAN,

Raspondent

TO THE SPECIAL INQUIRY OFFICER:

I waive my right to file a brief in the above-entitled proceeding.

Dated at Los Angeles, Calif. this Sth day of November 196 7.

Trial Autorney

	RVICE RECEI
300 NORTH LOS ANGELES STALLY LOS ANGELES, CALIFORNIA 90012	LOS ANGELE
In the Matter of:	File No.
MUNIR BISHARA SALAMEH SIRHAN,	(DAT
Respondent	
1. I hereby appeal to the Board of Immigration	on Appeals from the decision; dated <u>Scotember ?</u>
, in the above entitled c	
2. I am filing a	written brief or a written statement with the above
(am) (am not) Service office within the time allowed for	
3. I do desire o	ral argument before the Board of Immigration Appeal
in Washington, D.C.	
4. Briefly, state reasons for this appent.	
*(See attached page)	
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Peint of to Troubles 5000 BUANNESSOR	MUNIR B. SIRHAN Signature of Appellant (or attorney or representative)
Peint of to Trockers Swar BIA my 168	Signature of Appellant (or attorney or representative)
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	Signature of Appellant (or attorney or representative) Mund B Anhan (Print or type name)
Perut of the Joseph Survey of the Market Survey of the Market Survey of the Survey of	Signature of Appellant (or attorney or representative) Munn B. Anhan

2025 RELEASE UNDER E.O. 14176

INSTRUCTIONS

- 1. Fees. This notice of appeal must be accompanied by the prescribed fees: for appeal from a decision in an exclusion or deportation proceeding \$25; for an appeal from any other decision \$10. (Only a single fee need be paid if two or more persons are covered by a single decision.) Attach money order or check, payable to the "Immigration and Naturalization Service, Department of Justice." Do NOT send cash. If this form is filed in Guam, make remittance payable to the "Treasurer, Guam;" if filed in the Virgin Islands, make remittance payable to "Commissioner of Finance of the Virgin Islands." The fee is required for filing the appeal and is not returnable regardless of the action taken thereon.
- 2. Counsel. In presenting and prosecuting this appeal the appellant may, if he desires, be represented at no expense to the Government by counsel or other duly authorized representatives.
- 3. Briefs. A brief in support of or in opposition to an appeal is not required, but if a brief is filed it shall be in triplicate and submitted to the officer of the Immigration and Naturalization Service having administrative jurisdiction over the case within the time fixed for the appeal or within any other additional period designated by the special inquiry officer or other Service officer who made the decision. Such officer, or the Board for good cause, may extend the time for filing a brief or reply brief. The Board in its discretion may authorize the filing of briefs directly with it, in which event the opposing party shall be allowed a specified time to respond.
- 4. Oral argument. Oral argument in any one case should not extend beyond fifteen (15) minutes, unless arrangements for additional time are made with the Board in advance of the hearing.
 - An appellant will not be released from detention or permitted to enter the United States to present oral argument to the Board but may make arrangements to have someone represent him before the Board, and unless such arrangements are made at the time the appeal is taken, the Board will not calendar the case for argument.
- 5. Summary dismissal of appeals. The Board may deny oral argument and summarily dismiss any appeal in any deportation proceeding in which (i) the party concerned fails to specify the reason for his appeal on the reverse side of this form, (ii) the only reason specified by the party concerned for his Appeal involves a finding of fact or conclusion of law which was conceded by him at the hearing, or (iii) the appeal is from an order that grants the party concerned the relief which he requested.
- 6. Filing of Notice of Appeal. The Notice of Appeal, in triplicate, with the required fee, must be submitted to the Immigration and Naturalization Service office where the case is pending. The Notice of Appeal is not to be forwarded directly to the Board of Immigration Appeals.

4. * Briefly, the reasons for this appeal are:

1. The hearing officer erred in holding that the Superior Court of the County of Los Angeles was without jurisdiction to effect a finding of guilt of a minor and his probationary order and certifying the minor to the Juvenile Court of the County of Los Angeles (Page 2 of the Opinion of the Special Inquiry Officer)

mark Market

- 2. In holding that the minor must establish his "innocence" or produce "evidence" in support of the motion "addressed to the Court that the defendant did not in fact, commit the crime of which he was convicted, which resulted in a miscarriage of justice". (Page 2 of Opinion of the Special Inquiry Officer).
- 3. The hearing officer erred in finding that the motion and supporting records and documents filed in the Superior Court "cannot therefore be assimilated to a Writ of Corim Nobis for it was not addressed to an area of fact which the motion sought to redress but was addressed solely to a discretionary procedural matter. The issue of guilt was not raised by the motion and is a factual matter." (Page 2 of the Opinion of the Special Inquiry Officer.)
- 4. The hearing officer erred in finding that Section 1203.3 limits the jurisdiction of the Court to act thereunder extends solely to revocation, modification or change of the terms of the sentence imposed.
- 5. The hearing officer exred in holding that "the Superior Court was without jurisdiction to enter its Order dated May 25, 1967 for that order was not effecting the sentence but sought to exert a power which the court did not then possess, to wit, change the finding of guilt."
- 6. The hearing officer erred in holding that the respondent is a deportable alien under the provisions of Section 241(a)(11).
- 7. The hearing officer erred in failing to terminate the proceedings and discharge the respondent.

DRIVED STATES DEPARTMENT OF JUSTICE

2000年2000年

JUL 1 1 1967

File: Los Angeles

In the Matter Of

HOWER BISHAPA BALSHER STEIAM.)

IN DEPOSTATION PRODUCTS

Lespondent)

CHARGE:

Med Act - Section 241(a)(11), convicted of violation of law relating to illicit possession of marijuana (Section 11530, Health and Safety Code of Celifornia)

APPLICATION: Tamelaction of Proceedings

OR BEHALF OF RESPONDENTS

CH BEHALF OF SERVICE:

Exvid C. Marcus. Attorney at Law 215 West 5th Street Los Angeles. California

Fillian S. Howell Trial Attorney Los Angules, California

DECISION OF THE SPECIAL INCHINY OFFICER

Despondent is a 19-year-old native of Palestine and a citizen of Jardan. He entered the United States at New York, New York on Jardany 12, 1957, when he was admitted as an implement. Respondent is charged havein with being subject to deportation under the provisions of Section 241(a)(11) of the Immigration and Estimality Act on the ground that he at any time has been convicted of a violation of may law or regulation relating to the illicit possession of marijuana in violation of Section 11530 of the Health and Safety Code of the

State of California. This cherge is denied by the respendent was also denies that he was on October 12, 1966, convicted in the Superior Court of the State of California, for the County of her Augulas for the offense of multiplied possession of marijume in victories of Superior 11530 of the Realth and Safety Code of the State of California.

The record establishes torough a certified copy of information, Minutes of October 13, 1956 and Minutes of December 1, 1965 that a eriminal action was instituted against the respondent by the filling of an information in the Superior Court of the State of California, for the County of Los Angeles in which the respondent was accused of the crims of violetion of Section 11530, Health and Safety Coda, consisted on or about June 10, 1966, for unlayful possession of marijusas (Count I) and a violation of Section 11531, Health and Safety Code of California committed on the same day, for unlawfully offering to sell, furnish and give away restinant (Count II). The case was submitted to the court by stipulation on the testimony contained in the transcript of proceedings had at the preliminary houring and the Superior Court on October 13, 1966 Found the respondent guilty as charged as to both counts. On December 1, 1956, the procoolings were suspended and the respondent was granted probation for live yours, a condition of which was that he spend the first year in the county just (Exhibit 2).

On May 25, 1967, a Minute Order was entered in the aforementioned criminal action which states as follows: "Minding of 'Guilty' is vecated and defentant is certified to Juveniel (sic) Court. Recomded."

(Exhibit 4). The Government's Triel Attorney objected to the receipt in evidence of this latest court order on the ground that the Esperier Court was without any suthority to enter it and it therefore courti-tutes as invalid order. Respondent's counsel has represented that, pursuant to the after entioned cartification, the Invenile Court has accepted jurisdiction of the matter.

Article VI. Section 5, Constitution of California provides that "The superior /courts shall have original jurisdiction in all criminal cares executing to Seleny and cases of misdementor not otherwise provided for."

Section 737 of the Femal Code of California provides that "All public offenses triable in the superior court must be presecuted therein by indictment or information, except as provided in the Government Code, the Juvenile Court Law and Section 859m of this code." Section 794 of the California Femal Code provides that "Where an offense is within the jurisdiction of two or more courts, a conviction or acquittal thereof in one court is a bar to a prosecution therefor in another."

The present Juyonile Court law is found in the Welfare and Institutions Code of California, Sections 550, et seq. Section 602 thereof provides as follows:

"Any porson under the ago of 21 years who violates any law of this State or of the United States or any ordinance of any city or county of this State defining crime or who, after having been found by the Juvenila Court to be a person described by Section 601, falls to obey any lawful order of the jevenila court, is within the jurisdiction of the jevenila court, which may adjudge such person to be a ward of the court."

The Superior Court exercises the jurisdiction of the juvenile court and while sitting as such is known as the juvenile court (Sec. 550,

We and I Come) he created offence sharped against a parson under the age of 18 years at the time of the alleged consistion thereof may be tried by any court "unless the matter has first been submitted be the juvenile court by pecition as provided in Arricle 7 (communing with Section 650), and said juvenile court has main an order direction field, when it could be prosecuted under the general law. (Section 650, when it could be prosecuted under the general law. (Section 650, when it could be prosecuted under the general law. (Section 650, when it could be prosecuted under the general law. (Section 650, which was not under the ege of 18 years at the time of the alleged consission, on June 10, 1966, of the aforementioned offences. The respondent did not, therefore, case under the mandatory cartification to the juvenile court provisions of Section 604(a) of the Welfare and Institutions Code.

Section 604(b), Welfard and Institutions Code of California, provides as follows:

"(b) Whenever a case is pending in any court upon an accusatory pleading and it appears to the satisfaction of the judge that the parson courged is under the aga of 21 years, the judge may certify the case to the juvenile court of his county in manner prescribed by subdivision (a) of this section." (caphasis supplied)

Section 60%(c) of the Wolfare and Institutions Code of California pro-

"(e) When a court certifies a case to the juvenile court pursuant to subdivision (a) or mindivision (b), it shall be decred that jeopardy has not attached by reason of the proceedings prior to certification, but the court may not resume proceedings, nor may a new proceeding under the general law be compared in anyourt with respect to the same matter unless the juvenile court has found that the minor is not a fit subject for consideration under

Juvenila Court Law and has ordered that proceedings under the general law resume or be communed."

The problem in this case is what offect, if may, was had men the judgment of conviction entered on October 13, 1966 (whibit 2) by the Minute Order entered by another judge of the same Superior Court on May 25, 1967 wassting the finding of "guilty" and certifying the case to the Auvenile Court, presumably under the provisions of Section 664(b), Welfare and Institutions Code. (Exhibit 6). The said section permits the discretionary certification to the juvenile court "whenever a case is pending in any court." (emphasis supplied). The record indicates that the criminal case against the respondent was not "pending" on May 25, 1767 but appears to have become a final judgment upon the expiration of 10 days after the rendition of the judgment, aforementioned, on October 13, 1965 without notice of appears having been filed therein, as provided by Rule 31, Judicial Council (California Pensil Code, Section 1247th).

The California Evidence Code provides the following rebuttable pro-

"Soction 665. Judicial Action Emphil Energies of Jurisdiction. Any court of this state or the United States,
or any court of general jurisdiction in any other state
or nation, or any judge of such a court, acting as such,
is presumed to have acted in the lawful marrise of its
jurisdiction. This presumption applies only when the
act of the court or judge is under colleteral attack."

The question of whether a court has jurisdiction to make an order may be reised in may forum (Matter of H-, 9 100 Dec. 460, Hourd of Insignation Appeals, 1961). Prior to the chactment of the California Evidence Code, effective January 1, 1967, it was held in one

Cattack at any time and in any place by any interested party. (Catter v. Carter, 1957, 148 C. A. 24 843, 307 F. 24 639). Even prior to the beactment of Section 656, California Evidence Cede, aforementioned, the Board of Textgration Appeals held that lack of judicial jurise diction by a court must be affirmatively established by the Service.

(Texture of O'Sulling e. 1963, 19 161 Dec. 32). Section 24.(b)(4) (8 9.5.C. 1252(b)(4)) requires that "no decision of deportability shall be valid unless it is based upon reasonable, substantial, and probative exidence."

It is well sattled that the sentence in a crimical case in a first judgment of conviction (of. Matter of Tr. 6 Let Dec. 835). The eferamentioned Minute Order of May 25, 1987 (Exhibit 4) does not recits any section of law or other authority for its exercise. It does not appear to constitute the granting of a writ of error cores nobie or the guesting of a motion to set aside the judgment within the period of time paralited for such a motion. There is no provision known to wa in California lay which comits the wacating of a final justice to of conviction more than 6 months thereafter, with no intervening appeal, writ of error corea nobis or motion to set aside the juigment. It want be and is concluded that the Minute Green of the Superior Court entered on May 25, 1967, aforementioned, was entered when the proceedings herein ware no longer "pending", therefore, entered without jurisdiction over the subject matter and of no force or effect. The respondent's motion for termination of these proceedings must and will be denied.

The allegations of fact and charge of deportability contained in the Order to Show Cause herein are hereby adopted by no as my findings of fact and conclusion of law.

In view of the recency of respondent's conviction, on which he is still sculing and serving the elementioned term of projection, it is concluded that the respondent is ineligible for any form of disconstitution, which he is concluded that the respondent is ineligible for any form of disconstitution, which he is concluded that the respondent is ineligible for any form of disconstitution, which he is

ORDER: IT IS CREEKED that the respondent's application for termina-

IT IS FURTHER ORDERED that the respondent be deported from the United States to Jordan on the charge contained in the Order to show Cause.

Michael F. Leone Special Inquiry Officer

Table 1977 Francis

WILLIAM STATES DEPARTMENT OF JULY TOR mistation and Maturalization Service

SEP - 7 1661

Piller

* Los Anceles

In The Matter of

BORTH BIRTHAN BRANCH SINGAH, A IN DEPONDATION PROCEDURAS

Paspondent 1

CHARDES

In lat - Section 241(a)(11), countered of mining tion of law relating to filitely possesaion of marijuma (Section 11519, Benish and Safety Code of Chilfornia)

Motion by respondent to vecte decision deted July 11. 1957

ON MENALY OF RESPECTANTS

ON BEHALF OF SYRVERS:

Devic C. Mercus Attorney at Long 215 West 5th Street Los Angeles, California 90013 William S. Thewall Trial Attorney Los Angeles, California 90013

escision of the special implies officer

BPON RECOMSIDERATION

The facts of this case are fully set forth in the decision entered herein on July 11, 1967, and do not mos require repotition. Respondent non socia, by his motion dated July 24, 1967, to have the aforementioned decision vacated and ast aside and the finding of deportability therein reconsidered, presumably for terraination of these proceedings. In support of the present motion, the reapondent has imbuitted copies of the moving papers filed with the Emporior Court in support of the Moute Order of that Court

Cated May 25, 1907 (Exhibit 4) in which the court stated that the finding of "guilty" in the eximinal proceedings was vacated and the defendant (respondent) was certified to the Juvenile Court.

In his present motion, respondent's coursel states that his declaration in supports of the motion to where and the motion itself are
in the nature of a writ of cores nobia. Close study of the declarmeter detail April 17, 1957 in support of the motion to modify
terms of probation and contence, wheats finding of guilt, and certify
the defendant (respondent) to the Envenils Court discloses that nowhere
therein is there may assertion of the innocesses of the defendant,
now is there may other evidence attached to the motion addressed to
the court that the defendant did not in fact counit the crime of
which he was convicted which resulted in a miscarriage of justice.
The said motion in the criminal proceedings cannot therefore he sasimilated to a writ of cores nobis for it was not addressed to an
error of fact, which the notion cought to redrass, but we addressed
solely to a discretionary procedural matter. The issue of guilt
was not raised by the motion as a factual matter.

page 7) that Colifornia courts retain authority at any time during the time of probation to revoke, modify or change an order of sustpension of imposition or execution of amitunes (Calif. Penel Code, Section 1203.3). It is clear from the language of Section 1203.3 that jurisdiction of the court to act thereunder extends solely to the resocution, medification or change of the terms of genteened imposed.

and not the finding of milt.

The Order to Show Course hordin was Assued on Japancy 11, 1967 upon the basis of represent's conviction on October 12, 1966 in the day parlor Court. The notion to the Superior Court for withdrawal of the finding of mally and modification of the terms of probation and states to and certification to the Juvenile Court was prepared on April 17, 1927. The Superior Court acted upon the said metion on May 25, 1967, as also mantioned (Kalabit 4). Respondent's propert motion attaches a copy of a petition executed on July 13, 1967 by the probation efficer and order dated July 14, 1967 of the Antares of Jevenila Court parting to establish the pendercy of an action in the letter, that is, Javenila Court. The said position and order add nothing to the Superior Court's Minute Order dated May 15. 1967 (Cabibit 4) if in fact, the said Minute Order was invalid for lack of jurisdiction of the Superior Coast to recombine and ant saids the finding of guilty entered on October 13, 1965 (Saidbit 2). It is concluded that the Superior Court was without jurisdiction to enter its order dated May 25, 1957 for that order was not exfacting the serience but cought to must a point which the court did not then posters, to wit, change the finding of mult-

Pollowing its finding of "guilty" on October 13, 1966, the Superior.

Court on Recenter 1, 1966, ordered that the proceedings he suspended and respondent was granted probation for five years, a condition of which was that he spend the first year in the county jail. It has been held both administratively and judicially that the judge-

mont of a California court, efter a finding of mall, that the procastings he emprecial and prointing general, and the courtertion" within the marriag of Section 241(a)(11) of the Emigration and Estimality Act. (Inthor of the Page 5 The Rec. 439, Attorney Courts, 1959; Analism-Flores of Economy, 9 Cir. 1956, 262 F. 24 667, cort. Serial 365 H. 5. 921, 1950).

After excell consideration and upon review of the sutire record of those proceedings and the authors set forth in respondent's present mation to vecate decision, including the subibles attached thereto, and of the Trial Attenday's brick dated August 13, 1967, it is concluded that respondent's motion should be dealed and that so there should be made in the decision begatators outered on July 11, 1967.

dever, in is dependent the respondent's motion dated July 24, 1967, be, included the decision dated July 11, 1967, be, and the east in hereby, denied.

Michael R. Laure

Special Enquiry Officer

Inligat J. Fare

UNITED STATES DEPARTMENT OF JUSTICE

IMMIGRATION AND NATURALIZATION SERVICE MSRATICH AND INTURNAL STREET |
360 North Les Angeles, California 90012
Doin Euglester 7, 1067

David G. Marena, Eng. 215 Hour Seb Serge Les Angeles, California

NOTICE OF DECISION

MATTER OF LIRITA DISPARA SALAHEN STREAM

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1

Special Inquiry Clerk Special Inquiry Branch

Form 1-295 (Rev. 11-15-65)

UNITED STATE	S OF AMERICA
IMMIGRANT VISA AND	ALIEN REGISTRATION Examined and found
PORT OF I certify that the immigrant named herein arrived in the United States at this port on the T/n "C. COLOR JAN, 12 1957 and was inspected by me and admitted detained for further inquiry by special inquiry officer under Section 1-14. P.L. 23 of the Immigration and Nationality Act.	Nonquota P. L. (Symbol) (Symbol) Amorican Embassy
ACTION OF SPECIAL INQUIRY OFFICER	Issued on (Day, month, year)
The immigrant named herein was (admitted) (excluded) {and no appeal taken} and appeal taken}	The validity of this visa expire midnight, E. S. T., at the end of
under Section of the Immigration and Nationality Act.	Jan. 23 1957
Date	Nationality (if stateless, so state, and give previous nationality) Jordanian
(Special Inquiry officer)	
ACTION ON APPEAL Admitted Excluded Date	This visa is issued under Section 221 of the Immigration and Nationality Act and upon the basis of the facts stated in the application. This visa does not entitle the bearer to enter the United States if, upon arrival at a port of entry of the United States, he is found to be inadmissible under the law.
JAN 18 1357 Manier B. Serlian Ly Rection. Belsiela	[SEAL] Stephen G. Perialas Vice Consul.
	United States of Land States of Land States of Land Land Land Land Land Land Land Land
	Issued— To Mary Bishara Salameh Sarhan By Director, Passport Department, Jerusalem, Jordan On July 2, 1956.
121/100	Expires July 2, 1961,

U. S. GOVERNMENT PRINTING OFFICE 16-67444-1

She will accompany me to the United States.

to father's visa. Application No.

the Refugee Relief Act of 1953 and

31. Available documents required by the Immigration and Nationality Act are filed herewith and made a part hereof, as follows (Sec. 222 (b)): Birth Certificate.

Extra Photograph.

Medical Certificate.

Readmission Certificate. Verified Assurance Form DSR-8, No.

32. I have never been: Arrested; convicted; in prison; in an almshouse; treated in an institution, hospital, or other place, for insanity or other mental disease; the beneficiary of a pardon or amnesty, except as hereinafter stated:

on the following facts 1 I am a Palestine refugee and satisfy all the requirements of the Refugee Act under section 4(a)(14).

I am beneficiary of Assurance Form DSR-8, No.

Verified March 25, 1956.

I claim to be a nonquota immigrant under the

Refugee Relief Act of 1953 and my claim is based

Never.

33. I have never applied to any American consular officer, either formally or informally, for a visa or other documentation as an immigrant or nonimmigrant, except as hereinafter stated:

This is my first formal application for a visa to the United States.



SOUTHWEST TOTALS

34. I have never been excluded, deported, or removed from the United States at Government expense, except as hereinafter stated:



FORM FS-256a (Revised August 1952) Approved Bureau Budget No, 47-R108.2

FOREIGN SERVICE OF THE UNITED STATES OF AMERICA

APPLICATION FOR IMMIGRANT VISA AND ALIEN REGISTRATION

for a special nonquota immigrant visa

- A	t	he Refugee	Relief Act o	f 1953 and	,	g myself and hereby make application/incanchances was and merican Embassy. Consular Section,
4-	SARWAN,	Mur		name ishara	Initi Salameh	Jerusalem, Palestine.
	3. Other names	s by which I have	e been known			Last permanent residence POB. 4079, Jerusalem, Jordan
	_	he United States , California	1945 E. Mou: a.	ntain,		dress of person to whom destined, if any Mr. Haldor Lillenas, cuntain, Pasadena, California.
			relative in home of Jerusalem, Jo		lmother: Nasra S	8. Travel documents presented Included in mother's Jordan.No. issued July 2, 1956.at Jerusalem, Jordan.valid till July 2, 1961.
1	9. Hair Brown	10. Eyes D.Brown	11. Height	12. Weight	Jordanian. 14. Complexion	15. Race 17. Sex 18. Marital status Syrian M Married Single Married Single
	19. Occupation Stude		3 ft. 10 in.	Distinguishing	Medium marks one.	Arab F Widowed Divorced Arabic.
	New	Inited States port York, N.Y.	1	3. Final destins Pasadena, (Calif. throu	nave (A) (no) 25. Purpose of going to the United States ough ficket to ination - but For permanent residence.
1	26. Places of pr	revious residence	From birth	to 1948 in		have one. lestine, (Israel); 1948 to date in Jerusalem, Jordan.
. 1	27. Names and	places of residen	ace of spouse and n	ninor children		1

he United States for the following iod of time:

36. I have previously been the United States during the following periods:

Never.

11 I blead to remain in the Tmanently.

and the following excludable clauses explained to me and state that I am not, except as hereinafter noted, a member of any one of the following classes riguals excluded from the United States under the Immigration and Nationality Act: (1) persons who have had one or more attacks of insanity; (2) persons are narcotic drug addicts or chronic alcoholics; (3) persons who are afflicted with tuberculosis in any form, leprosy, or any dangerous contagious disease; reces afflicted with any other disease, physical defect or disability which is of such a nature as may affect such persons, ability to earn a living unless affirmarestablished that they will not have to earn a living; (5) paupers, professional beggars or vagrants; (6) persons convicted of, or who have admitted committing. involving moral turpitude, or committing acts constituting the essential elements of such a crime, with the exceptions noted in the Act; (7) persons conat of two or more offenses for which the aggregate sentences to confinement actually imposed were 5 years or more; (8) polygamists, practitioners or advocates eciygamy; (9) prostitutes, persons who have engaged in prostitution, persons coming to the United States solely, principally or incidentally to engage in prosion, procurers and persons attempting to procure, or persons who have procured or attempted to procure or import, prostitutes or persons for the purpose of titution or for any other immoral purpose, or persons who are or have been supported by or receive or have received the proceeds of prostitution, or person ming to the United States to engage in any other unlawful commercialized vice; (10) persons coming to the United States to engage in any immoral sexual act (11) persons coming to the United States to perform skilled or unskilled labor who do not meet the requirements of the Act; (12) persons likely to become public charges: (13) persons excluded from admission and deported, or persons arrested and deported, or persons fallen into distress and removed, or persons removed senemy aliens, or persons removed at Government expense, who do not have the Attorney General's permission to reapply for admission; (14) stowaways; persons procuring, or who have sought to procure, visas or other documentation, or who seek to enter the United States by fraud or willful misrepresentation of a material [act: (15) immigrants not possessing valid unexpired immigrant visas, reentry permits, border crossing identification cards or other documentation required by the Act, and a valid unexpired passport or other suitable travel document or document of identity and nationality; (16) quota immigrants possessing visas not issued in compliance with the quota provisions of the Act; (17) persons ineligible to citizenship of the United States, or persons who have departed from or have remained outside the United States to evade or avoid military training or service in time of war or national emergency; (18) persons convicted of a violation of any law or regulation relating to the illicit narcotics drug traffic or of any law or regulation governing commerce or manufacture of narcotic drugs as provided in the Act; (19) persons who seek admission from foreign contiguous territory or adjacent islands after arriving therein by nonsignatory or noncomplying transportation lines; (20) persons seeking to enter the United States solely, principally, or incidentally to engage in activities which would be prejudicial to the public interest, or endanger the welfare, safety, or security of the United States; (21) persons who are, or at any time have been, anarchists, Communists, or other political subversives, as specified in Sec. 212(a) (28) of the Act; (22) persons who after entering the United States probably would engage in activities prohibited by the laws of the United States relating to espionage, sabotage, public disorder, or in any other activity subversive to the national security, or engage in any activity a purpose of which is opposition to, control or overthrow of, the United States Government by force, violence or other unconstitutional means, or join, affiliate with, or participate in the activities of any organization registered or required to be registered under Sec. 7 of the Subversive Activities Control Act of 1950; (23) persons accompanying other persons ordered excluded, deported, and certified to be helpless from sickness or mental or physical disability or infancy pursuant to Sec. 237 (e) of the Act, whose protection or guardianship is required by the persons excluded and deported; (24) persons who at any time, knowingly and for gain, encouraged, induced, assisted, abetted, or aided any other alien to enter or try to enter the United States in violation of law.

I have been informed concerning both the classes of excludable aliena enumerated in Section 212 (2) (28) of the Immigration and Nationality Act, and the defector and other classes provided for in subparagraph (1) thereof. I hereby declare that I am not and never have been a person specified in such section, except as may be claimed under Item 38 of this application.

Munio B. Serbaly faction. Alliska Signature of applicant

38. I have had the exceptions to the foregoing excludable classes explained to me and claim to be exempt from exclusion on account of membership in the class or classes noted above because:

Menier B. Sirlan

Perialas

[SEAL]

Subscribed and sworn to before me this ____

22nd.

d - - - -

September

19 56

2025 RELEASE UNDER E.O. 14176

** - - - * -

No. THE HASHENITE KING-OM OF JOTALI

E HASHEMITE KINGJON OF JOTUS! Certificate of Readmission

This is to certify that the Government of the Hashemite Kingdom of Jordan guarantees the re-entrance of

Munir Sirhan

to this country in the event it is subsequently found that this person had obtained in Jordan a special nonquota immigration visa to the United States, under the Refugee Relief Act of August 7, 1953, by fraud or by misrepresenting a material fact, provided it does not have to defray the transportation cost of this person.

For the Government of Jordan:

(SMAL) Name typed:

Name typed: Minister of Interior المملكة الاردنية الماشية شمادة اعادة ادخال

يشمد هذا بان حكومة الملاة الاردنيه الماشمية تتعمد باعادة الدخال الدخال منبر سرحان

الى هذه البلاف في حالة اذا ما وجد فيما بعدا بان هذا الشخص قد تحصل في الأردن على سمة هجره للولايات المتحده خاصه خارجه عن الفئه المخصصه بموجب نصوم مرسوم اغاثة اللاجئين الموعرخ في او تقديم معلومات اساسيه بصورة في غير صحيحه على شرطان لا تكون الحكومة مسوعولة عن تحمل تكاليف نقل هذا الشخص في تحمل تكاليف نقل هذا الشخص في المناه في

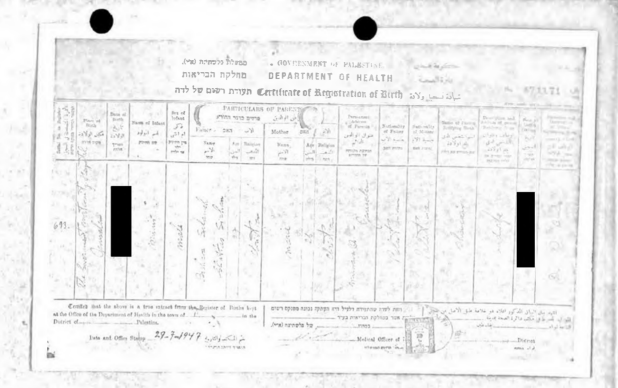
عن الحكومة الاردنيه

(ال: تم اارسمي)

الاسم (بالاخرف السابوعه)

Wahied-Auran -

Carris



THE PARTY OF THE P					
(Rev. Aug., 1952)	E	PLACE	Tus	ales	
. UNITED STATES OF	MERICA	DATE	10/17		24013.45
MEDIGAL EXAMINATION OF V	ISA APPLIGANTS	DATE	119106		
At the request of the American Cons	ul at CITY	Terusal	COUNTRY	Voida	in
I certify that on the above date I exa	mined NAME	quatas	Fishera Surli au	Salaul AGE	SEX
I examined specifically for evidence	of any of the foll	owing conditions :			i i a
CLASS A:			1 - 1 - 1 - 1 - 5 -	46.	
TUBERCULOSIS (in any form)					
DANGEROUS CONTAGIOUS E	DISEASES :			The state of the	
Actinomycosis	Granuloma Inguinale		Ringworm of scalp		
Amebiasis	Keratoconjunctivitis Leishmaniasis	infections	Schistosomiasis Syphilis, infectious	stame	
Błastomycosis Chancroid	Leprosy (Hansen's I	Discase)	Trachoma	suige	
Favus	Lymphogranuloma \		Trypanosomiasis		
Filariasis	Mycetoma		Yaws		
Gonorrhea MENTAL CONDITIONS:	Paragonimiasis		The state of the s		A. I
MENTAL CONDITIONS: Feeble-mindedness	Insanity		Psychopathic perso	mality	
(mental deficiency)	Chronic alcoholism			sec.34.7, USPH Reg	s.)
Epilepsy (Idiopathic)	Narcotic drug addic	tion			
CLASS B:					
Physical Defect, Disease, or Dis	- bilitus Amounting to	a Substantial Dana	rtura from Normal F	Physical Well-being	
Thysical Delect, Disease, of Dise	aonity Amounting to	a Dapsianda Depa	turo mont romma	The same of the same of	
CLASS C:				All the Steel Land	
Minor Conditions.					
Millot Conditions.					
My examination, including the X-re (1) No disease or defect. (2) The following conditions (give Class C. Ascuració	class-A,B, or C		tinent details) :)
(Did examination reveal evidence o	r history of previo	us attack of insan	ity?) Yes 🔲* N	o X	
Chest X-ray report _ Unde	a aga		- 13		
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		Λ.	om Dr		
1		JY	om Dr.	-Ai	7
Blood serological report the	der age	fr	om Dr.	1111	
44 4 6	der age				
Urinalysis report NOE	equires				

U. O. Umar The

Stools: Book of Ceseanis Lumbicoide from Dr. -SIGNATURE OF MEDICAL EXAMINER As le TITLE U. O

Headquarters Office BUREAU OF NARCOTIC ENFORCEMENT Post Office Box 2630 Sacramento 95812

Le During fail

The individual named below was arrested by this Bureau. Our reports indicate that the subject was born outside the United States.

NAME_	SIRHAN,	Minir	Bishara	Salamh				CASE NO.	LA	20,968
ALIAS	Jo	: Danir	************						1	,
HOME .	ADDRESS	696 E	. Howard	Stract,	Pasad	lena				
PLACE	OF BIR	III Jord	ian		-	DATE OF BIR	TH			
u.s.	CITIZE	YES	•	NO X	DATE	OF ARREST	6/10/	166 V		
		-	PROPERTY AND PROPERTY AND PARTY.	-	in security in the second	et, Pasadena				
VIOLA	TION CH	ARGED	11531 4	11530 HS	3					
							1	PX	1	

Jean E. Storer, Chief BUREAU OF NARCOTIC ENFORCEMENT

O		0	
DATE TRISTO	FOR TRAVEL DOCUM	NENT OR PASSPORT	FIRE
1. NAME MUNIR BISHARA BALAMEN SIRH	MI j	8	2. SEX Malo
3. Other names used or known by Nono "		A AV	A. CITIZENSHIP
5. DATE OF BUTH 6. PLACE OF BIRT	usalem, Jordon 🖁	1 1/4 1/4	
7. NEAREST LARGE CITY TO PLACE OF BIRTH	8. DISTANCE AND DI	RECTION OF PLACE OF BIR	TH FROM THIS LARGE CITY
9. IF CITIZENSHIP IS DIFFERENT FROM COUNTRY OF NATURALIZATION, CERTIFICATE NUMBER,	OF BIRTH, EXPLAIN, IF NA	TURALIZED IN ANY COUN	TRY, SHOW DATE AND PLAC
Seme as at birth - Jordan			
10. NAMES: LOCATIONS AND DATES (YEARS) OF AT OF FOREIGN SCHOOLS Lutheran Gram. School, Jerusal 1952 to 1956	3 OF FOR	EXACT LOCATIONS AND DI EIGN CHURCHES, INCLUDE BIOUS CEREMONY WHICH M	TES (YEARS) OF ATTENDANC DATE AND NATURE OF ANY AY HAVE BEEN RECORDED.
12. LAST PERMANENT RESIDENCE IN COUNTRY OF C		see)	, 4
P.O.B. 324 4079. Joru	BAICE (Show dates of residence, and	Immigration states there)	
14. PLACE OF ENTRY INTO UNITED STATES NOW YORK, NOW YORK		DATE OF EN	TRY INTO UNITED STATES
15. LIST DATE AND PLACE OF ISSUANCE AND NUI OF IDENTITY: SPECIFY DATES OF MILITARY E AND DISCHARGE. Entered U.S. on mother a pass issued by Director, Passport 16. IN POSSESSION OF TRAVEL DOCUMENT OR PASSP DID NOT HAVE TRAVEL DOCUMENT OR PASSP WHETHER EVER OBTAINED ONE: YES ONE IT WAS, AND WHAT BECAME OF IT.	sport MARY BISHARA Dept., Jerusalem 7	A SALAMEH SARHAN N 7/2/56 valid to 7/ Y: Exyes [] No. Describ	0. 2/61 2/61 E DOCUMENT (S), IF SUBJECT
SUBJECT s other as descibed in	n No. 15 still has		· · · · ·
Bishara Salameh Sirhan	DATE OF BUAN	Jordon	
Present address Unknown -			
18. MOTHER'S MAIDEN NAME Mary Mizher	DATE OF BIRTH	PLACE OF BIRTH Jordan	
PRESENT ADDRESS 696 E. Howard St., Pasadona, Ca	alif,		
19. NAME. RELATIONSHIP, AND ADDRESSES OF RELA Aunt Mrs. Hannah Jerusalen, Jo			
20. PREVIOUSLY [] EXCLUDED [] DEPORTED [] REC	QUIRED TO DEPART FROM THE	UNITED STATES	
ON (Date)	(Port)	то	(Country)
21. INDICATE WHETHER EVER ARRESTED, IN PRIS JECT OR CITIZEN: YES NO. IF SO, GIVE None	DATES AND PLACES	TION IN THE COUNTRY O	F WHICH A NATIONAL, SUB
22. NAME NATIONALITY AND PRESENT ADDRESS	OF SPOUSE, AND DATE AN	D PLACE OF MARRIAGE	***************************************
23. NAMES, AGES AND ADDRESSES OF ALL CHIL	DREN		· · · · · · · · · · · · · · · · · · ·
None			
24, IF NONCANADIAN DEPORTABLE TO CANADA, C	GIVE DAYE AND PORT OF AR	RIVAL IN CANADA, AND NA	AME OF VESSEL
Form 1-217 (Rev. 8-10-64) UNITED STATES DEPARTMENT OF	JUSTICE Immigration and Naturalita	ction Service & usapa:	1963-764-599

JY 69361 SIRHAN MUNIR BISHARA SALAMEN, JORDAN Poss 11531 HAS - 696 E. HOWARD ST SIRHAN, BISHARA SIRHAN MARY MIZHER

:	H-44 (Hev. d. 11-41) Mr. John Edger Hooyer Pederal Burezu of Invo United States Departme Vashington, D. C. 205	astination	DISP	OSITION SHEET	Doito	The same set of the same set o
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	Dear Str.			193		e e e e e e e e e e e e e e e e e e e
· ·	The fellowing Division of the FBI:	As the disposit	tion of a cose	e previously aubmitted on	a fingerprint cord to !	Identification 1
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1 31	CONTRIBUTOR OF	NAME & NUM WHICH FING SUBMITTED	MBER UNDER ERPRINTS TO FBI	DATE ARRESTED OR RECEIVED	CHARGE	FINAL DISPOSI-
V	ISTHNS	SIRHAN', BISHARA	MUNIA	1-9-67	DAP PROL	
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t	This form aubmitte	ad by	عد بردمه	(Agency, City & State)	7/18 27- 1005	OVER) CASI.
	and the state of t	A Same		and the second second	Cap Can	Carlo Company (1988)

February L, 1967

This relate to your letter of Japany 27, 1967 concurring the impigration code of Mr. Donly 3 transpired to them one file all 111 070 relates.

July 13, 1947. He cutered the United States on an improve vise obtained in Jerusalem on Jamesty XI, 1957, in community his method, two excited and slater. He resided, which his mother, two exciters and a slater. He resided, cinco about 1961, or 696 East Housed Street, Fascier, Cally-

On October 12, 1966, in the Superior Court of the State of California, for the County of Los Angeles, he may convicted following a plet of Part pullsy", for violation of Sections 11930 "persession of marijuane", and, 11931 "sale of marijuane", at the Health & Safety Gods for the State of California, the braceedings were engetted as December 1, 1965, by the Court. Following submission of a proportion was part, probation was granted for five years, the first year to be spent in the County Jail. His tentative release date is August 12, 1967.

Mr. Sirke has stated to our officers that he has not seen nor heard from his father since he was nine years of ago. His father is apparently still in Jerusalem, where an sunt also secides. His mother is said to be a surpary school employed. Prior to trial, Hr. Sirken had been employed for about two wasks as a sales-clark of hash's Dopparturat Store, Pasadens, California.

It appears that previously, for about a year and a built, he has almost no employment being supported by his mother.

The entire under which he was convicted apparently involved repotlations over a can of marijuane and discussions concerning the future sale of a kilo of marijuane. Information has been reselved that the subject had, prior to his

arrest, been dealing in bulk countries of many conand and police term ower of a previous valo of three come of the containing casual for 25 algorettes. It is stated that the vitous in the previent case was affected to testify as it was not presented.

Departation presentings were communed on a nearing hefers of postal Inquity Officer of this Sarrise 19 7, at the Los Angeles County Jail.

Since was reconstructed by counted and two houring has presently born continued matil February 16, 2067.

when the decision of the Special Enquiry Cificer has been received. I will be heapy to siving you further. then if and red departed, travel decuments for a part to decument, forcing, will be sometimated.

Sincerely proce,

George K. Rosenborg District Director

Honorable B. Allen Smith Honora of Espressitatives Wathington, D. J.

CC: COMMISSIONER, WASHINGTON, D. C.
ATTH: COMSRESSIONAL MAIL HEFT

CC: HEGICHAL COMMISSIONER, SURO, SAM PEDRO, GALIF.

CC: LOS 93/8.33

*ADD/INV: In examining the case of Munir B. SERHAN, A10 711 879, who is under deportation proceedings on narcotic charges, I noted the probation report in the file which states this man has a brother named Sharis, who was arrested in Pasadena December 18, 1963, for attempted murder. As a result of investigation this brother was finally placed on probation for using a hack saw to saw the hydraulic lines through on the car of a female acquaintance. Please check Sharis file and ascertain if there is a deportation case. Although Sharis came in with an immigrant visa on 1-12-57, there may be other matters.

UNITED STATES DEPARTMENT OF JUSTICE MANIGRATION AND NATURALIZATION SERVICE 500 NORTH LOS ANGELES STREET LOS ANGELES, CALIFORNIA 20018

File No.

Jamany 30, 1957

Imair Richard Calamed Birdan, fi65666 o/o los Angoles Coudin Joil los Angoles, Galifornia

Dear Birt

Reference is made to the deportation proceedings presently pending against you.

The hearing in your case has been rescheduled. You are directed to appear before a Special Inquiry Officer at the place, date, and hour shown below.

Very truly yours, ...

Special Inquiry Clerk, Special Enquiry Bracch

Place of hearing	Ios	Ancoles	County	Central	Jail.	Room 1069
	Los	Angelco	, Calife	praia	,	

Date and hour of hearing <u>Threeday</u>, Echroscy 14, 1967, 66 9:30 A.H. Cupy to: Jerry Cools, May., 2700 West 3rd Street, Les Angeles, Calif. 90057 Copy to: William S. Ecwell, Trial Attorney, Les Angeles, Calif.

Dotos 2/9/6/ Received the upove entice

Form I-293 (Rev. 5-25-59)

2025 RELEASE UNDER E.O. 14176



200, NORTH LOS ANGELES STREET LOS ANGELES. CALIFORNIA 90012

NOTICE OF ACTION BY IMMIGRATION AND NATURALIZATION SERVICE

Jan. 11, 1967

(Name, title and institution)

Shoriff Los Angoles County Jail

Los Angures, Carriornia	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The state of the s	Mary and the same
SIRHAII, Kunir Bishara Salamen - £465 666	
ARE ADVISED THAT THE ACTION NOTED BELOW CERNING THE AROVE-NAMED INMATE OF YOUR IN Investigation has been initiated to determine whether this	STITUTION:
An Order to Show Cause in deportation proceedings, REE	***************************************
A The Order to Show Grade in deportation proceedings, Many	phononic section, was served on
A warrant of arrest in deportation proceedings, necessary	mindules are served of X
, KA	
Deportation from the United States has been ordered.	
Investigation closed because no grounds for deportation e this Service should be removed.	exist at this time. Any previous hold placed
REQUESTED THAT YOU:	* * 1
Accept this notice as a detainer.	4.
Notify this office at least 30 days prior to release or as m decision may be made as to whether this person will be to	
Notify this office in the event of death or transfer to another	her institution.
	Bert P. Borris
-	Assistant District Direct
ceipt acknowledged	
bable date of release:	: 1
· ·	Signature
	Title
2025 RELEASE UNDER E.O. 1417	

UNITED STATES DEPARTMENT OF JUSTICE LUMINISTATION AND NATURALIZATION SERVICE

300 HORTH LOS ANGELES STREET LOS ANGELES, CALIFORNIA 20012

File No.

January 20, 2267

thmir Mainra Calanca Ciinaa, 1465666 o/o Lai fagalca Calify Jall Las fagalca, California

Coar Elv:

Reference is made to the deportation proceedings presently pending against you.

The hearing in your case has been rescheduled. You are directed to appear before a Special Inquiry Officer at the place, date, and hour shown below.

Very truly yours,

Special Inquiry Clark, Special Inquiry Drusch

Place of hearing		ansoice.			Jail,	Tom 1069
	100	Angeles	C31127	eters	1	

Date and hour of hearing Tuesday, February 16, 1967, at 9:30 A.H.

Copy to: Jorry Cound, Esq., 2700 Nest 3rd Street, Les Angeles, Calif. 90057

Copy to: William S. Hovell, Triel terrory, Les Angeles, Calif.

Dato: Encolyed the brove motice:

Form 1-293 (Rev. 5-25-59)