

BOX NO. 1

FOLDER NO. 27

photographs of immigration records: Munir Sirhan (brother)

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UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

300 No. Los Angeles Street
Los Angeles, California
January 11, 1957

File No. A10 711 879

Mr. Munir Bishara Saleem STONE - 4455 668
c/o Los Angeles County Jail
Los Angeles, California

Dear Sir:

Pursuant to the authority of Part 242.2, Title 8, Code of Federal Regulations, the undersigned officer has determined that pending a final determination of deportability in your case, and, in the event you are ordered deported, until your departure from the United States is effected, but not to exceed six months from the date of the final order of deportation under administrative processes, or from the date of the final order of the court, if judicial review is had, you shall be:

Deported in the custody of this Service.

Released under bond in the amount of \$1,000.00

Released on recognizance.

R. L. Williams Acting
DPO 8/1/67

You may appeal from the above determination by filing a notice of appeal with the undersigned officer within five days from the date of receipt of this communication. Notice of appeal shall be filed on the attached Form I-290A, in triplicate, and be accompanied by a check or money order in the sum of \$10 made payable to the order of "Immigration and Naturalization Service, Department of Justice." The filing of such an appeal will not disturb the custody, or stay administrative proceedings or deportation in your case, pending final ruling on it.

Very truly yours,


District Director

Form I-286
(Rev. 3-15-61)

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WARRANT

FOR ARREST OF ALIEN

United States of America

DEPARTMENT OF JUSTICE

IMMIGRATION AND NATURALIZATION SERVICE

Los Angeles, California

No. AIO 711 879

To any officer in the service of the United States Immigration and Naturalization Service

WHEREAS, from evidence submitted to me, it appears that the alien Hunir Bishara Salama STIRHAN who entered this country at New York, New York on the 12th day of January, 1957, is within the United States in violation of the immigration laws thereof, and is therefore liable to being taken into custody as authorized by section 242 of the Immigration and Nationality Act.

NOW, THEREFORE, by virtue of the power and authority vested in me by the immigration laws of the United States and the regulations issued pursuant thereto, I hereby command you to take the above named alien into custody for proceedings thereafter in accordance with the applicable provisions of the immigration laws and regulations. The expenses of detention hereunder, if necessary, are authorized payable from the available appropriation "Salaries and Expenses, Immigration and Naturalization Service."

For so doing, this shall be your sufficient warrant.

Witness my hand and seal this 11th day of January, 1957

J. Edward De Day
District Director

Served by me at Magistrate's Court, Los Angeles on 1-17-1957 at 11:30 a.m. I certify that following such service, the alien was advised of his right of counsel and was furnished with a copy of this warrant.

John B. Weber
Investigator

Form 1-200
(Rev. 8-15-58)
GPO:2005 OMB No. 1190

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7. _____

8. _____

Los Angeles, California
(Place)

James B. Carson
James B. Carson, Immigrant Inspector
(Officer in Charge, Immigration and Naturalization Service)

I, Allen, hereby acknowledge that I have
(read) (had interpreted and explained to me in the English language) and understood the conditions of my release to set forth in this order, a copy of which I have received, and further understand that failure to comply with any of these conditions may result in revocation of my release and detention in the custody of the Immigration and Naturalization Service.

Allen
(Allen)

101 East Howard Street
Pasadena, California

(Address)

cc: David C. Myers, Esquire
215 W. 5th Street
Los Angeles, California 90012

Enq: Nacha Dept. Store
141 E Colorado St
Pasadena Calif -

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UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
100 NORTH LOS ANGELES STREET
LOS ANGELES, CALIFORNIA 90012
DISTRICT FILE NO. A-10-312-174

A. R. No. A-10-312-174

DATE January 2, 1963

ORDER OF RELEASE ON RECOGNIZANCE

In the case of Abdul B. Jumah, 21 years, Syrian
who has been arrested in deportation proceedings.

It appearing that said alien may be conditionally released as provided in Section 212 of the Immigration and Nationality Act, it is hereby ordered that such alien be released on his own recognizance and permitted to live and remain at large during compliance with the following conditions:

1. That said alien shall produce himself when required to do so for the purpose of defending himself against the charge or charges under which he was taken into custody and any other charge which subsequently may be lodged against him;
2. That said alien shall produce himself for furnishing additional information or for deportation when requested to do so after a final order of deportation has been entered;
- 3a. That said alien shall not change (his) (her) place of residence from Southern California
Immigration Service, San or Los Angeles
without first securing written permission of the Officer in Charge of the Immigration and Naturalization Service at the address shown in (4) at least 48 hours prior to such contemplated change.
- 3b. That said alien shall notify the Officer in Charge of the Immigration and Naturalization Service at the address shown in (4) hereto of any change in residence or employment within 48 hours after change is made.
4. That said alien shall report in (writing) (person) on the 1st working day of each
Month _____ at 10:30 (a. m.) (p. m.) to the Officer in Charge of the Immigration
(Week) (Month)
and Naturalization Service at 100 North Los Angeles Street
Los Angeles, California Room 4024
The written report shall contain (a) the name, (b) alien registration number, (c) date,
(d) current address, (e) place of employment, (f)
5. That said alien shall conduct himself in a peaceable, law-abiding manner.
6. _____

Form I-570-A
GSA 6-19-63

(Rev. 2-1)

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Mr. HALL:

THE SPECIAL INSPECTOR OFFICER TO MR. POWELL:

Anything further for the Government, Mr. Powell?

MR. POWELL:

Nothing, sir.

THE SPECIAL INSPECTOR OFFICER TO MR. MARCUS:

Anything further for the respondent, Mr. Marcus?

MR. MARCUS:

The respondent, sir. Nothing further.

THE SPECIAL INSPECTOR OFFICER:

As soon as practicable, I shall enter my written decision, a copy of which will be served upon both the Government's Trial Attorney and respondent's counsel; and, if adverse, the said decision will be accompanied by the necessary appeal forms and appropriate instructions for the taking of any appeal that may be desired to be taken therefrom. This hearing is closed.

HEARING IS CLOSED

18

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A 10 711 879

- 15 -

6/6/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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Mr. MARCUS:

The witness: The objection is overruled. The said certified copy of Juvenile Court Order dated May 23, 1957 is returned to witness at his/her desk.

THE SPECIAL INQUIRY OFFICER TO MR. MARCUS:

Mr. Marcus, can you inform us as to whether any proceedings were held in the Juvenile Court pursuant to this Minute Order?

Mr. MARCUS:

The witness was informed by the Juvenile Court, Sir, of the Honorable Jacob Ganzler, the presiding judge of Department 29. The respondent here is now under the jurisdiction of the Juvenile Court.

THE SPECIAL INQUIRY OFFICER:

Any Orders or Judgments entered in these same proceedings; in other words, touching upon the original charge of unlawful possession of marijuana in the Juvenile Court?

MR. MARCUS:

Sir, I have no knowledge at this time what the Juvenile Court will make with respect to Orders in the case. Having accepted the case, and having considered the matter, I can only suggest that the Juvenile Court now has jurisdiction of the respondent.

THE SPECIAL INQUIRY OFFICER:

But you are not aware of any Orders or Judgments entered by that Court concerning the charge which is the subject of a deportation charge?

MR. MARCUS:

A 10 711 879

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6/6/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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1 THE SPECIAL INVESTIGATOR:

2 This hearing was last heard on April 11, 1967, at which time re-
3 spondent's counsel was granted a continuance for the purpose of
4 awaiting the determination of certain pending judicial proceedings.
5 Mr. Marcus, you may proceed.

6 MR. MARCUS TO THE SPECIAL INVESTIGATOR OFFICER:

7 At this time I will file in evidence the Minutes of the Superior Court
8 of the County of Los Angeles, dated May 23, 1967, in the matter
9 entitled, "The People of the State of California v. Marie Bishara
10 Nellyn Rikha," which provide as follows: "Finding of 'Guilty'
11 is vacated and sentence is certified to Juvenile (sic) Court.
12 Remanded."

13 THE SPECIAL INVESTIGATOR TO MR. HOWELL:

14 Any objection, Mr. Howell?

15 MR. HOWELL:

16 Yes. There is no showing that the Court was with the proper
17 authority granting such an order to set aside the finding of guilty
18 and the sentence in this case.

19 THE SPECIAL INVESTIGATOR:

20 But no objection to the verity of the order itself or its certifica-
21 tion, I mean?

22 MR. HOWELL:

23 As to that, no, sir, there is no objection.

24 THE SPECIAL INVESTIGATOR:

25 Only as to its legal effect?

26 MR. HOWELL:

6/16/67

4-10-711-870
TRANSCRIPT OF HEARING

United States Department of Justice - Immigration and Naturalization Service

12

1 THE SPECIAL INQUIRY OFFICER:

2 This matter was last heard on April 11, 1967, at which time re-
3 spondent's counsel was granted a continuance for the purpose of
4 awaiting the determination of certain pending judicial proceedings.
5 Mr. Parsons, you may proceed.

6 MR. PARSONS TO THE SPECIAL INQUIRY OFFICER:

7 At this stage I offer in evidence the Minutes of the Superior Court
8 of the County of Los Angeles, dated May 23, 1967, in the matter
9 entitled, "The People of the State of California v. Minnie Rishara
10 Belmont Kishberg" which provides as follows: "Finding of 'Guilty'
11 is vacated and defendant is certified to Juvenile (sic) Court.
12 Vacated, etc."

13 THE SPECIAL INQUIRY OFFICER TO MR. POWELL:

14 Any objection by Powell?

15 MR. POWELL:

16 Yes. There is no showing that the Court was with the proper
17 authority granting such an order to set aside the finding of guilty
18 and the sentence in this case.

19 THE SPECIAL INQUIRY OFFICER:

20 But no objection to the validity of the order itself or its certifica-
21 tion, I mean?

22 MR. POWELL:

23 As to that, no, sir, there is no objection.

24 THE SPECIAL INQUIRY OFFICER:

25 Only as to its legal effect?

26 MR. POWELL:

4-10-711-870

6/6/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

MATTER OF

FILE A 10 711 679

ROBERT NEVADA BALANCE KIRKMAN

IN PROSECUTION PROCEEDINGS

Respondent

TRANSCRIPT OF HEARING

Before Special Inquiry Officer Michael N. Lyons

CONDUCTED
Hearing held on June 6, 1968

Los Angeles County Central Jail
at Los Angeles, California 90013

Recorded by Gray Recording Machine

Transcribed by Ida Polinsky
Clerk-Transcriber

Official
Interpreter —

Language English

IN BEHALF OF SERVICE:

William G. Knoll, Esq.
Frank A. Morris

Los Angeles, California
Attala

IN BEHALF OF RESPONDENT:

David C. Marcus, Esq.
Attorney at Law
215 West 1st Street

Los Angeles, California 90013

I hereby certify that to the best of my knowledge and belief the following pages numbered 13
through 35 are a complete and accurate transcript of the above-described hearing.



Signature

Special Inquiry Officer

Title

JAN 22 1968

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to that country you will be required to file a written application claiming the benefits of Section 243(h) of the Immigration and Nationality Act within 10 calendar days following the next hearing.

122, 827.

The hearing on this matter will be continued without date certain at this time and subject to my further call on a date subsequent to April 26, 1937. Hearing continued.

~~MEETINGS ADJOURNED~~

A 10 211 379

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-A/12/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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1 superior Board believe the favorable defense made. - I would you
2 remember when those proceedings he mentioned went? They were
3 however, in connection with those between the former and more
4 recent, probably, because in other instances they had been held for
5 several months under more protracted proceedings.

6 Q. After your deportation?

7 A. When I came back to America by submarine I was given
8 only one month and I was convicted and detained a month. The con-
9 viction was so short that the commanding officer finally allowed me to go.
10 You remember, Mr. Justice, of the famous "overland" defense,
11 a robbery committed in the railroad tunnel held up myself
12 (1951).

13 Q. You would then be entitled to leave;

14 Q. Mr. Justice, you are informed that if you are finally ordered deported
15 your deportation will be effected to Jordan, the country of nationality
16 place. At the application for your immigrant visa was executed by your
17 father before the American Consul at Amman, Jordan, September 22,
18 1956, which is to date 2 in evidence. Do you understand?

19 A. Yes, sir.

20 Q. Do you claim that you would be subject to persecution in Jordan if
21 deported to that country by reason of your race, your religion, or
22 political opinion?

23 A. I wouldn't know what would happen at the time.

24 Q. You and your attorney, Mr. Barnes, are informed that if you claim that
25 you would be subject to persecution by reason of your race, religion,
26 or political opinion in Jordan if you are finally ordered deported

A 10 711 879

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4/11/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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1 Q For purpose of identification, Mr. Birken, I show you an immigrant
2 visa and the application that are combined as one here, relating
3 (Interrupted)

4 BY MR. MARCUS:

5 I will stipulate that it relates to him.

6 MR. HOWELL TO THE SPECIAL INSPECTOR OFFICER:

7 I have shown this to counsel and he stipulates that this visa re-
8 lates to the respondent herein, and so I offer it in evidence to be
9 marked as an exhibit part in order.

10 MR. MARCUS:

11 No objection.

12 THE SPECIAL INSPECTOR OFFICER:

13 There being no objection, the said immigrant visa together with its
14 application and supporting attached documents is received in evidence
15 as Exhibit No. 3.

16 MR. HOWELL:

17 That completes all the evidence that the Government wishes to submit.

18 There are no questions at this time.

19 MR. MARCUS:

20 At this time on the record I am respectfully requesting a continuance
21 of this matter. I have prepared a notice to the Superior Court of
22 the County of Los Angeles at Pasadena, requesting a vacation of the
23 trial proceedings had in the Superior Court for the purpose of
24 certifying this matter to the Juvenile Court and because of the age
25 of the respondent at the time of the alleged commission of this offense.
26 I have noted the hearing for April 26th, in Department A of the

A 10 711 879

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4/11/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

FORM I-339
5010-457

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1 THE SPECIAL INQUIRY OFFICER TO MR. HOWELL:

2 Mr. Howell, are you today appearing as Trial Attorney in this matter
3 in place of Sue L. Feldman?

4 MR. HOWELL:

5 Yes, sir.

6 THE SPECIAL INQUIRY OFFICER:

7 For your information, in pleading to the Order to Show Cause ~~known~~
8 ~~then~~
9 ~~as~~ Mis/nailed, Harry Coons, the respondent, on January 26, 1967, ad-
10 mitted the truth of allegations numbered (1), (2) and (3) as stated
11 in the Order to Show Cause; denied both parts of allegation number (4)
12 and number (5); and, as to number (4), admitted that he was admitted
13 at the time, but denied that it was as an immigrant and asserts that
14 it was as a refugee and denied the deportation charge. The respondent
15 testified that he had no personal knowledge as to his citizenship
16 and declined to name a country for deportation; and, for lack of
17 evidence of such citizenship or admission of any citizenship by the
18 respondent, no country was specified by me, as Special Inquiry Officer,
19 at that original hearing. At a continued hearing held on February 14,
20 1967, in my absence from duty, before Special Inquiry Officer
21 Benjamin G. Myron, the hearing of the matter was, upon the request of
22 respondent's present counsel, David C. Marcus, continued for the
23 purpose of affording Mr. Marcus an opportunity to familiarize himself
24 and prepare the respondent's defense.

25 THE SPECIAL INQUIRY OFFICER TO MR. HOWELL:

26 You may proceed, Mr. Howell.

MR. HOWELL TO RESPONDENT:

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TRANSCRIPT OF HEARING

6/11/67

United States Department of Justice — Immigration and Naturalization Service

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UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

MATTER OF

FILE # 36-111-201 - Los Angeles

ROBERT RAYMOND PARKER SCHEIN

IN CIVIL PROCEEDINGS

Reported by

TRANSCRIPT OF HEARING

Transcriber Michael P. Lamm

Hearing held on January 12, 1962

Los Angeles County Central Jail
at 500 South Spring Street, California 90013

Recorded by dictaphone machine

Transcribed by Ed Polasky

Official
Interpreter none

Language English

IN BEHALF OF SERVICE

William S. Russell

Deputy Attorney General

Los Angeles, California

Location

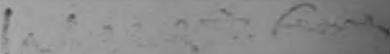
IN BEHALF OF RESPONDENT

David C. Barnes, Esq.

215 West 5th Street

Los Angeles, California 90013

I hereby certify that to the best of my knowledge and belief the following pages numbered 1 through 12 are a complete and accurate transcript of the above-named hearing.



Signature
Special Inquiry Officer

JAN 22 1962

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1 THE SPECIAL INQUIRY OFFICER:

2 There being nothing further, I will at this time adjourn this hearing
3 without date. The parties will be advised as to the date for the
4 continued hearing.

5 LEAVING ADJOURNED

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A 10 711 879

- 8 -

2/16/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

FORM I-299
(9-28-65)

180

1 MR. MARCHET:

2 I was retained yesterday afternoon. This is my first interview with the
3 prosecutor. I intend to take certain proceedings in the Superior Court
4 relating to the charges upon which the Order to Show Cause is predicated.
5 I would like that the matter be placed off calendar at this time until
6 I have completed the proceedings that I intend to take in the Superior
7 Court.

8 THE SPECIAL INQUIRY OFFICER:

9 How long do you anticipate that those proceedings will take, Mr. Marchet?
10 MR. MARCHET:

11 Within the next 20 days.

12 THE SPECIAL INQUIRY OFFICER:

13 Well, I will not ~~take~~ the case off calendar, but I will adjourn it
14 without date and the case will be notified for hearing the next time
15 hearings are held at the County Jail here. I anticipate that that will
16 be a matter of several weeks or possibly a month or more.

17 MR. MARCHET TO THE SPECIAL INQUIRY OFFICER:

18 Sir, may I inquire as to whether or not there is a warrant on this case?
19 Is there a bail set on the warrant?

20 THE SPECIAL INQUIRY OFFICER:

21 Well, Mr. Marchet, that is outside the province of the hearing. You may
22 discuss that with the Trial Attorney after the hearing.

23 THE SPECIAL INQUIRY OFFICER TO MR. FELDMAN:

24 Mr. Feldman, there is nothing you want to present at this time in there?

25 MR. FELDMAN:

26 No, sir.

A 10 711 879

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2/14/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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1. Q. Are you here, yourself, under your own name?
2. A. No, I am here under alias and underworld aliases, as you will
3. A. That is so.
4. Q. This is a continued hearing in deportation proceedings for the purpose
5. of giving you an opportunity to show cause why you should not be de-
6. ported from the United States. Do you understand?
7. A. Yes, I do.
8. Q. There is counsel with you at this hearing Attorney David C. Marcus.
9. Do the young ladies that Mr. Marcus represent you at this proceeding?
10. A. No.
11. Now I am sure from the file that you were previously represented by
12. Attorney James Gross. Does Mr. Gross still represent you?
13. A. No.
14. Q. Then Mr. Marcus is representing you now in place of Mr. Gross. Is this
15. correct?
16. A. Correct.
17. THE SPECIAL INQUIRY OFFICER TO MR. MARCUS:
18. Very well. Mr. Marcus, as you are aware, you will have a reasonable
19. opportunity to ~~cross-examine~~ and to object to the evidence against the re-
20. spondent, to present evidence in his behalf, and to cross-examine any
21. witness that may be presented by the Government. Are you ready to
22. proceed?
23. MR. MARCUS:
24. I am not ready to proceed, sir.
25. THE SPECIAL INQUIRY OFFICER:
26. And why are you not ready to proceed, Mr. Marcus?

A 10 711 879

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2/14/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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UNITED STATES DEPARTMENT OF JUSTICE
Federal Bureau of Investigation

MATTER OF

FILE # 10 711 879 - tax evasion

MONIR BILBARI, SCA 100-1000

IN DEMANDATION PROCEEDINGS

Indictment

TRANSCRIPT OF HEARING

Before Special Agent in Charge, Los Angeles, California

Hearing held on August 14, 1967

Los Angeles County Jail
at Los Angeles, California

Recorded by Grace L. Paley

Transcribed by Ida Paley,
Clech-Transcribed

Official
Interpreter

Language English

IN BEHALF OF SERVICE

U.S. Marshal
Los Angeles, California

IN BEHALF OF

David C. Marshall, Esq.
215 West 5th Street
Los Angeles, California 90013

I hereby certify that to the best of my knowledge and belief the following pages numbered 6
through 6 are a complete and accurate transcript of the above-described hearing.

[Signature]
Special Inquiry Officer
JUL 22 1968

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Any and all costs of printing or other expense by parties hereto.

STANLEY ALEXANDER

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A 10 711 879

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1/24/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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4-10-711-879

- 3 -

172467

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

VS

1 The respondent is the person named in this court record. This appears
2 to be a true copy of the court record, and it is so stipulated.

3 THE SPECIAL INQUIRY OFFICER TO MR. COONS:

4 Any objection, Mr. Coons, to the receipt in evidence of the said court
5 record?

6 MR. COONS:

7 No objection to the receipt in evidence.

8 THE SPECIAL INQUIRY OFFICER:

9 The said record is collectively covered in evidence as Exhibit No. 2.
10 In view of the respondent's denial of the allegations contained in
11 paragraph No. 2 of the Order to Show Cause and his denial of the de-
12 peration charge, it will be necessary to request the appearance of
13 a Trial Attorney in this matter to represent the Immigration and Natural-
14 ization Service. Therefore, the matter will at this time be continued
15 by me without date certain but subject to my further call, and it is
16 suggested that counsel confer with the Government's Trial Attorney as
17 to a date, place, and time that is mutually satisfactory and permitted
18 by my calendar. Is that agreeable, Mr. Coons?

19 MR. COONS:

20 Yes, agreeable.

THE SPECIAL INQUIRY OFFICER:

21 None desired to be submitted on behalf of the respondent at

22 this time, but at the further hearing we may submit evidence.

THE SPECIAL INQUIRY OFFICER:

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17 Q Mr. Stiles, I have before me a certified court record of the Superior
18 Court of California for the County of Los Angeles in the matter of
19 the People of the State of California, Plaintiff, v. MARY ELLEN
20 REEDER, and I present this through your attorney. And upon the
21 basis of your admission of allegation of fact No. (5), I ask you if there
22 is the record certifying that same conviction which you have already ad-
23 mitted. In other words, are you the defendant in this record of pro-
24 ceedings, and does it relate to the conviction stated in allegation of
25 fact No. (5), and I present it through your attorney, Mr. Coons?

26 **歐美**, 2005:

▲ 10 711 879

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U2463

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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1 A. Sir.

2 THE SPECIAL INQUIRY OFFICER:

3 The said Order is entered as evidence as Exhibit No. 1.

4 THE SPECIAL INQUIRY OFFICER TO MR. COONS:

5 Mr. Coons, does the respondent waive formal reading and explanation
6 of the contents of the Order to Your Counsel?

7 MR. COONS:

8 He waives formal reading.

9 THE SPECIAL INQUIRY OFFICER:

10 And how does he plead to the truth of the five allegations of fact as
11 stated in the Order, Mr. Coons?

12 MR. COONS:

13 Taking them one by one, he admits that he is not a citizen or national
14 of the United States.

15 THE SPECIAL INQUIRY OFFICER TO MR. COONS:

16 You may refer to the paragraph by number, sir. In other words, he
17 admits allegation No. 1?

18 MR. COONS:

19 He admits allegation No. (1). He denies allegation No. (2).

20 THE SPECIAL INQUIRY OFFICER:

21 Both parts?

22 MR. COONS:

23 Both parts. He admits allegation No. (3). He denies allegation No. (4)
24 and admits allegation No. (5). With respect to allegation No. (4), he
25 does not deny that he came in in a technical immigrant status. And the
26 point on that is merely that he claims that he came in as a refugee

A 10 711 679

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1/26/67

TRANSCRIPT OF HEARING

United States Department of Justice — Immigration and Naturalization Service

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1 THE SPECIAL PROSECUTOR TO EXAMINE:

2 Q Mr. Sirhan, you are informed that this is a hearing to determine

3 whether you are subject to deportation from the United States as charged

4 by the Immigration and Naturalization Service. Do you understand that?

5 A Yes.

6 Q And does Mr. Coons, who is here with you, represent you as your counsel

7 in this matter?

8 A Yes.

9 Q Through Mr. Coons, you will be given a reasonable opportunity to examine

10 and to object to any evidence offered against you, to question any

11 witnesses that may be presented against you, and to present evidence in

12 your own behalf. Do you understand these rights?

13 A Yes.

14 Q Please stand and raise your right hand to be sworn. Do you solemnly

15 swear that the testimony you will give in these proceedings will be the

16 truth, the whole truth and nothing but the truth, so help you God?

17 A I do.

18 Q What is your name, sir?

19 A Munir Bishara Salameh Sirhan.

20 Q Would you please repeat that for me again?

21 A Munir Bishara Salameh Sirhan.

22 Q I have before me and I present through your counsel, Mr. Coons, for your

23 inspection an Order to Show Cause and Notice of Hearing in deportation

24 proceedings, dated January 11, 1967, addressed to Mr. Munir Bishara

25 Salameh Sirhan, and I ask you if you are the respondent so named in this

Order?