

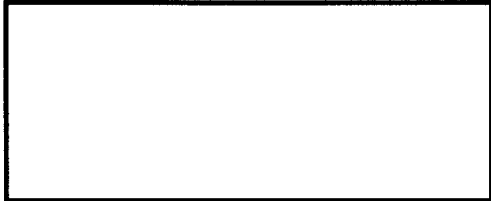
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JUN 15 1972

CO 893.1-C

(b)(6)



President Nixon has asked me to respond to your recent letter concerning Mr. and Mrs. Lennon because it involves a matter within the jurisdiction of this Service.

Mr. and Mrs. Lennon were last admitted to the United States on August 13, 1971, as temporary visitors, for business purposes and to attend a custody hearing in court proceedings in connection with Mrs. Lennon's child by a previous marriage. Since they failed to depart from this country within the period authorized for their stay, deportation proceedings were instituted against them on that ground.

The deportation hearing before a special inquiry officer was concluded on May 17, 1972, and their cases are now pending before that official. A decision will be rendered in their cases only after all the evidence has been considered, and with complete regard for their right to due process.

Sincerely,
/s/ James F. Greene

by Jrc
~~James F. Greene~~
Associate Commissioner
Operations

cc: District Director, New York, New York
Attention: Assistant District Director, Investigations

Letter under acknowledgment for your information and inclusion in A17 597 321.

- File
- Work Folder
- JFC Log
- Operations Log
- Investigations Log

DC:WCN:dlw

cc: WF - John Lennon
With copy of incoming correspondence.

NON-RECORD MATERIAL

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W. 4. 8*

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DENNON, John & Yoro		CONTROL NO. 5523	OFFICE RAMB
		DUE DATE FOR REPLY 5-19-72	
CORRESPONDENCE FROM AND DESCRIPTION		ASSIGNED (DATE) (TO) 5-17-72 INV.	
[Redacted] Fla MI		EXTENDED TO (DATE)	
Request assistance re: subject		TRANSFERRED (DATE) (TO)	
DATE	FILE NUMBER	TRANSFERRED (DATE) (TO)	
undated			
DATE OF INTERNAL REPLY	REPORT REQUESTED FROM (OFFICE) (DATE REPORT DUE)		
	<i>Dr. E. M. Barrett</i>		
DATE OF REPLY	OFFICE NUMBER	WORK FOLDER	
MAY 18 1972	CO 093.2-3		
CORRESPONDENCE CONTROL CARD			
FORM CO-67 REV. 2-1-69			



JUN 15 1972

CO 893.1-C

(b)(6)



President Nixon has asked me to respond to your letter of May 22, 1972, concerning Mr. and Mrs. Lennon because it involves a matter within the jurisdiction of this Service.

Mr. and Mrs. Lennon were last admitted to the United States on August 13, 1971, as temporary visitors, for business purposes and to attend a custody hearing in court proceedings in connection with Mrs. Lennon's child by a previous marriage. Since they failed to depart from this country within the period authorized for their stay, deportation proceedings were instituted against them on that ground.

The deportation hearing before a special inquiry officer was concluded on May 17, 1972, and their cases are now pending before that official. A decision will be rendered in their cases only after all the evidence has been considered, and with complete regard for their right to due process.

Sincerely,
/s/ James F. Greene
by Jr
James F. Greene
Associate Commissioner
Operations

cc: District Director, New York, New York
Attention: Assistant District Director, Investigations

Letter under acknowledgment for your information and inclusion in A17 597 321.

File
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JFG Log
 Operations Log cc: WF - John Lennon

Investigations Log
 ----- With copy of incoming correspondence.

NON-RECORD

Somer

(b)(6)

RECEIVED	LENNON, John & Yoko		CONTROL NO.	OFFICE
			5578	RAIB
CORRESPONDENCE FROM AND DESCRIPTION			DUE DATE FOR REPLY	
[Redacted]		Via WH	5-29-72	
Request help re: subject			ASSIGNED (DATE) (TO)	
			5-25-72 INV.	
			EXTENDED TO (DATE)	
			TRANSFERRED (DATE) (TO)	
			TRANSFERRED (DATE) (TO)	
DATED	FILE NUMBER	REPORT REQUESTED FROM (OFFICE) (DATE REPORT DUE)		
4-30-72		[Redacted]		
DATE OF INTERIM REPLY	DATE OF REPLY		WORK FOLDER	
	CO FILE NUMBERS			
	CO 893.1-C			
FORM CO-87 (REV. 2-1-69)				
CORRESPONDENCE CONTROL CARD				

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W



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(b)(6)

SIGNED AND MAILED

JUN 7

CO 703.1005

Dear Senator Beall:

Reference is made to your letter of June 6, 1972, with enclosure, concerning Mr. and Mrs. John Lennon.

Mr. Lennon is ineligible for a visa and admission into the United States because of a conviction of possessing cannabis resin. An alien convicted of such an offense may not be admitted for permanent residence. Nevertheless, his entry may be authorized under a special provision of law for a temporary visit.

Mr. Lennon's present visit to the United States was authorized under this special provision of law for business purposes and to attend a custody hearing in court proceedings in connection with Mrs. Lennon's child by a previous marriage. His entry was authorized for these purposes upon the recommendation of the Department of State. Service records show that Mr. and Mrs. Lennon were last admitted into this country on August 13, 1971.

Since they did not depart from the United States within the time authorized, deportation proceedings were instituted against them on that ground. Subsequent to the institution of such proceedings, the Department of Labor issued a labor certification on Mr. Lennon's behalf and he was accorded a third preference classification by this Service to be used in applying for an immigrant visa.

The deportation hearing before a special inquiry officer originally scheduled for March 16, 1972, and adjourned on several occasions, was concluded on May 17, 1972. The special inquiry officer reserved his decision in the matter and gave Mr. Lennon's attorney until July 1, 1972, to file a brief. The decision will be rendered in their cases only after all the evidence has been considered, and with complete regard for their right to due process.

- File
- Work Folder
- JFG Log
- Operations Log
- Investigations Log
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Sent by _____

- 2 -

With respect to the question of whether cannabis resin and marijuana are identical, that issue was raised during the deportation hearing and will also be resolved by the special inquiry officer.

The enclosure to your letter is returned herewith.

Sincerely,

Raymond F. Farrell
Commissioner

Honorable J. Glenn Beall, Jr.
United States Senate
Washington, D.C. 20510

Enclosure

cc: District Director, New York, New York
Attention: Assistant District Director, Investigations

Copy of letter under acknowledgment for your information
and inclusion in A17 597 321.

DC:WGN:dlw

cc: WF - John Lennon

With copy of incoming correspondence.

cc: WF - Congressional Inquiries and Responses - FY - 1972

J. GLENN BEALL, JR.
MARYLAND

RECEIVED
IMM. & NAT. SVC.

1972 JUN -8, PM 3:05

OFFICE OF THE
COMMISSIONER

United States Senate

WASHINGTON, D.C. 20510

COMMITTEE
LABOR AND PUBLIC WELFARE
COMMERCE
SENATE SELECT COMMITTEE
ON SMALL BUSINESS

Mr. Owen
FILE

DC
1/2

June 6, 1972

Honorable Raymond F. Farrell
Commissioner
Immigration and Naturalization Service
119 D Street, N. E.
Washington, D. C. 20536

Dear Commissioner Farrell:

I am enclosing herewith a copy of the letter which I recently received from one of my constituents regarding the case of John and Yoko Lennon.

In order that I may respond adequately to my constituent, I would appreciate knowing the status of the Lennon case and also would like to know if the Immigration and Naturalization Service includes hashish in their definition of a narcotic drug.

Thanking you for your cooperation, I am

Sincerely yours,

J. Glenn Beall, Jr.
J. Glenn Beall, Jr.

JGB:jk
Enclosure

PAGE WITHHELD PURSUANT TO
(b)(6)

MAY 19 1972

(b)(6)



President Nixon has asked me to respond to your recent letter concerning Mr. and Mrs. John Lennon.

I am unable to locate a record of having received the letter addressed to this Service. However, I am satisfied that it was forwarded to the District Director of this Service in New York, New York, who has jurisdiction over their cases.

Mr. Lennon is ineligible for a visa and admission into the United States because of a conviction of possessing marijuana. An alien convicted of such an offense may not be admitted for permanent residence. Nevertheless, his entry may be authorized under a special provision of law for a temporary visit.


Mr. Lennon's present visit to the United States was authorized under this special provision of law for business purposes and to attend a custody hearing in court proceedings in connection with Mrs. Lennon's child by a previous marriage. His entry was authorized for these purposes upon the recommendation of the Department of State. Service records show that Mr. and Mrs. Lennon were last admitted into this country on August 13, 1971.

Since they did not depart from the United States within the time authorized, deportation proceedings were instituted against them on that ground. Subsequent to the institution of such proceedings, the Department of Labor issued a labor certification on Mr. Lennon's behalf and he was accorded a third preference status by this Service.

- File
 - Work Folder
 - JFG Log
 - Operations Log
 - Investigations Log
 -
 -
- Filed by: -----

Their cases are presently pending before a special inquiry officer. I have no doubt that, in these cases as in other cases, the Service will continue to adhere to its high standards of fairness and impartiality.

Sincerely,


James F. Greene
Associate Commissioner
Operations

cc: District Director, New York, New York
Attention: Assistant District Director, Investigations

Letter under acknowledgment attached for inclusion in A17 597 321.

DC:WCM:dlw

WJG
cc: *WJG* WF - John Lennon

With copy of letter under acknowledgment.

SECRET - NOT RECORDED

AUG 14 1972

CO 703.1046

Dear Senator Hughes:

Reference is made to your letter of June 7, 1972, with enclosure, concerning Mr. and Mrs. John Lennon.

Mr. Lennon is ineligible for a visa and admission into the United States because of a conviction of possessing cannabis resin. An alien convicted of such an offense may not be admitted for permanent residence. Nevertheless, his entry may be authorized under a special provision of law for a temporary visit.

Mr. Lennon's present visit to the United States was authorized under this special provision of law for business purposes and to attend a custody hearing in court proceedings in connection with Mrs. Lennon's child by a previous marriage. His entry was authorized for these purposes upon the recommendation of the Department of State. Service records show that Mr. and Mrs. Lennon were last admitted into this country on August 13, 1971.

Since they did not depart from the United States within the time authorized, deportation proceedings were instituted against them on that ground. Subsequent to the institution of such proceedings, the Department of Labor issued a labor certification on Mr. Lennon's behalf and he was accorded a third preference classification by this Service to be used in applying for an immigrant visa.

The deportation hearing before a special inquiry officer originally scheduled for March 16, 1972, and adjourned on several occasions, was concluded on May 17, 1972. The special inquiry officer reserved his decision in the matter and gave Mr. Lennon's attorney until July 1, 1972, to file a brief. The decision will be rendered in their cases only after all the evidence has been considered, and with complete regard for their right to due process.

- File
- Work Folder
- FBI Bag
- Consultant Log
- Miscellaneous Docs
- _____
- _____
- _____

RECORD MATERIAL

- 2 -

The enclosure to your letter is returned herewith.

Sincerely,

Raymond F. Farrell
Commissioner

Honorable Harold E. Hughes
United States Senate
Washington, D.C. 20510

Enclosure

cc: District Director, New York, New York
Attention: Assistant District Director, Investigations

Copy of letter under acknowledgment for your information
and inclusion in A17 597 321.

DC:WCM:dlw

cc: WF - John Lennon

With copy of incoming correspondence.

cc: WF - Congressional Inquiries and Responses - FY - 1972

United States Senate

June 7, 1972

RECEIVED
H.M. & NATZ. SVC.
OFFICE OF THE
COMMISSIONER
1972 JUN -9 PM 3:09

Respectfully referred to:

Mr. Raymond F. Farrell
Commissioner
Immigration and Naturalization Service
119 D Street, N.E.
Washington, D. C.

Because of the desire of this office to be responsive to all inquiries and communications, your consideration of the attached is requested. Your findings and views, in duplicate form, along with return of the enclosure, will be appreciated by

Bonnie J. Pierce.

Harold C. Hughes
U.S.S. (bjp)
HAROLD E. HUGHES
(bjp)

Form #2

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(b)(6)

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(b)(6)

SIGNED AND MAILED

JUL 14 1972

CG 703.649

Dear Mr. Pike:

Reference is made to your letter of June 6, 1972, with enclosure, concerning Mr. John Lennon.

Mr. Lennon is ineligible for a visa and admission into the United States because of a conviction of possessing cannabis resin. An alien convicted of such an offense may not be admitted for permanent residence. However, his entry may be authorized under a special provision of law for a temporary visit.

Mr. Lennon's present visit to the United States was authorized under this special provision of law for business purposes and to attend a custody hearing in court proceedings in connection with Mrs. Lennon's child by a previous marriage. His entry was authorized for these purposes upon the recommendation of the Department of State.

Since Mr. Lennon did not depart from the United States within the time authorized, deportation proceedings were instituted against him on that ground. Subsequent to the institution of such proceedings, the Department of Labor issued a labor certification on Mr. Lennon's behalf and he was accorded a third preference classification by this Service to be used in applying for an immigrant visa.

The deportation hearing before a special inquiry officer originally scheduled for March 16, 1972, and adjourned on several occasions, was concluded on May 17, 1972. The special inquiry officer reserved his decision in the case and gave Mr. Lennon's attorney until July 1, 1972, to file a brief. The decision will be rendered in his case only after all the evidence has been considered, and with complete regard for his right to due process.

✓

 Filed by: _____

RECORDED SERIAL

- 2 -

The enclosure to your letter is returned herewith.

Sincerely,

Raymond F. Farrell
Commissioner

Honorable Otis G. Pike
House of Representatives
Washington, D.C. 20515

Enclosure

cc: District Director, New York, New York
Attention: Assistant District Director, Investigations

Copy of letter under acknowledgment for your information
and inclusion in A17 597 321.

DC:WCM:dlw

cc: WF - John Lennon

With copy of incoming correspondence.

cc: WF - Congressional Inquiries and Responses FY- 1972.

OTIS G. PIKE
FIRST DISTRICT, NEW YORK

COMMITTEE
ARMED SERVICES

RECEIVED
IMM. & NAT. Congress of the United States

1972 JUN -8 AM 10:15 House of Representatives

OFFICE OF THE COMMISSIONER
Washington, D.C. 20515

June 6, 1972

2428 RAYBURN HOUSE OFFICE BUILDING
WASHINGTON, D.C. 20515
AREA CODE 202
TELEPHONE: 225-3826
MRS. R. G. WOOLBERT
EXECUTIVE SECRETARY

DISTRICT OFFICE:
130 OSTRANDER AVENUE
RIVERHEAD, NEW YORK 11901
TELEPHONE: 727-2332

DC
1/2

Hon. Raymond J. Farrell, Commissioner
Immigration and Naturalization Service
Washington, D. C.

Dear Mr. Commissioner:

Enclosed is a letter regarding the deportation of
John Lennon on which I would appreciate your comments
for transmittal to Mr. McKenzie.

Thanking you for your cooperation,

Cordially,

Otis G. Pike
OTIS G. PIKE

OGP:kk
enclosure

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(b)(6)

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(b)(6)

SIGNED AND SEALED

CO 703.688

Dear Senator Schweiker:

Reference is made to your letter of recent date to the Department of State, with enclosure, concerning Mr. John Lennon.

Mr. Lennon is ineligible for a visa and admission into the United States because of a conviction of possessing cannabis resin. An alien convicted of such an offense may not be admitted for permanent residence. However, his entry may be authorized under a special provision of law for a temporary visit.

Mr. Lennon's present visit to the United States was authorized under this special provision of law for business purposes and to attend a custody hearing in court proceedings in connection with Mrs. Lennon's child by a previous marriage. His entry was authorized for these purposes upon the recommendation of the Department of State.

Since Mr. Lennon did not depart from the United States within the time authorized, deportation proceedings were instituted against him on that ground. Subsequent to the institution of such proceedings, the Department of Labor issued a labor certification on Mr. Lennon's behalf and he was accorded a third preference classification by this Service to be used in applying for an immigrant visa.

The deportation hearing before a special inquiry officer originally scheduled for March 16, 1972, and adjourned on several occasions, was concluded on May 17, 1972. The special inquiry officer reserved his decision in the case and gave Mr. Lennon's attorney until July 1, 1972, to file a brief. The decision will be rendered in his case only after all the evidence has been considered, and with complete regard for his right to due process.

File
 Work Folder
 JFG Log
 Operations Log
 Investigations Log

Filed by: -----

Sincerely,

Raymond F. Farrell
Commissioner

Honorable Richard S. Schweiker
United States Senate
Washington, D.C. 20510

RECORDED
INDEXED

- 2 -

cc: District Director, New York, New York
Attention: Assistant District Director, Investigations

Letter under acknowledgment for your information and
inclusion in A17 597 321.

DC:WCM:dlw

cc: WF - John Lennon

With copy of incoming correspondence.

cc: WF - Congressional Inquiries and Responses - FY - 1972.

Mr. [unclear] [unclear]

STATE - A.I.D. - USA ROUTING SLIP		DATE 6/2/72	
TO: Name or Title		Urgen. Symbol	Room No. Bldg.
1. Honorable Raymond J. Farrel			
2. Commissioner			
3. Immigration and Naturalization Service			
4. Department of Justice			
Washington, D. C. 20536			
5.			
Approval	For Your Information	Note and Return	
As Requested	Initial for Clearance	Per Conversation	
Comment	Investigate	Prepare Reply	
File	Justify	See Me	
For Correction	<input checked="" type="checkbox"/> Necessary Action	Signature	
REMARKS OR ADDITIONAL ROUTING			
Enclosures: 1. From Senator Schweiker May 23, 1972, with enclosure. 2. To Senator Schweiker.			
FROM: (Name and Org. Symbol) David M. Abshire Assistant Secretary for Congressional Relations		ROOM NO. & BLDG.	PHONE NO.

FORM JF-29 (Formerly Forms DS-10, AID-5-50 & IA-68)
3-68

CONGRESSIONAL

United States Senate

1973

MAR 24

GCW
6/6

Respectfully referred to:

Congressional Liaison
Department of State
Washington, D. C. 20520

WRITTEN INQUIRIES
SECTION

Because of the desire of this office to be responsive to all inquiries and communications, your consideration of the attached **VISA OFFICE** is requested. Your findings and views, in duplicate form, along with return of the enclosure, will be appreciated by

0009545

Richard S. Schaefer
Pennsylvania

U.S.S.

Form #2

C. Getzen
CW

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(b)(6)

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(b)(6)

June 6, 1972

Honorable Richard S. Schweiker
United States Senate
Washington, D. C. 20510

Dear Senator Schweiker:

(b)(6) I have received your communication of May 23, concerning the interest of [redacted] in the case of Mr. John Lemon.

Since matters pertaining to aliens who are in the United States, including deportation proceedings, are within the jurisdiction of the Immigration and Naturalization Service of the Department of Justice, I have, in an effort to be as helpful as possible, sent copies of the pertinent correspondence to the Honorable Raymond F. Farrell, Commissioner of that Service, for appropriate reply to you. Commissioner Farrell may be reached on code 155, extension 201.

Please continue to call on us whenever you believe that we can be of assistance.

Sincerely yours,

David M. Abshire
Assistant Secretary for
Congressional Relations

Enclosure:
Correspondence returned.

CO 703.731
June 13, 1972

File

(b)(7)(c)

[Redacted]

Investigator

John Lennon

Mrs. Elizabeth Rea, Congressman Sam Gibbons office on June 12, 1972, called concerning the subject. The information contained in our letter of June 9, 1972, to Congressman Collier was furnished her. A written reply was not requested.

DC:WCM:dlw

cc: WF - Congressional Inquiries and Responses - FY - 1972

cc: WF - John Lennon

- File
 - Work Folder
 - JFG Log
 - Operations Log
 - Investigations Log
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- Filed by: _____

NON-RECORD MATERIAL

CO 703. 573
June 12, 1972

File

(b)(7)(c)

[Redacted]

Investigator

John and Yoko Lennon

Mr. Glen Huff of Senator Muskie's office on June 9, 1972, called concerning the subjects. He was furnished the information contained in our letter of June 2, 1972, to Congressman Kemp except the term "cannabis resin" was used in lieu of "marijuana". Written verification not requested.

cc: WF - Congressional Inquiries and Responses - FY - 1972

cc: WF - John Lennon

slwcn

cc: WF - Yoko Lennon

DC:WCH:dlw

- Main
 - Work Folder
 - J.C. Log
 - Operations Log
 - Investigation Log
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- Filed by: _____

NON-RECORD MATERIAL

1973 cont

FILE

September 26, 1973

CO 893.1-C

(b)(6)



This refers to your letter concerning Mr. John Lennon.

The Special Inquiry Officer hearing Mr. Lennon's case found him deportable but granted him a period of sixty days within which to depart voluntarily from the United States. Mr. Lennon has appealed this decision to the Board of Immigration Appeals. The future action of this Service will be dependent upon the Board's decision. In the meantime no action looking toward Mr. Lennon's departure will be taken while the case is before the Board.

Sincerely,

E. A. Loughran
Associate Commissioner
Management

~~cc: D.D. NEW YORK - Your A17 597 321 John LENNON. For your information and file.~~

SEARCHED AND FORWARDED

SEP 26 1973

Date

Detention and Deportation

153

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
INVESTIGATIONS DIVISION
WASHINGTON, D. C. 20536

9/25/73

To:

- Regional Commissioner
- Burlington
- Richmond
- St. Paul
- San Pedro

A17597321

Attention: Assistant Regional Commissioner, Investigations

District Director, New York, New York

Attention: Assistant District Director, Investigations

NO COPY RETAINED IN CO.

RE: John and Yoko Lennon, A17 597 321 and

For your information. For necessary action. Submit report.

The attached correspondence concerning the subjects is for your information and inclusion in the relating files. No reply was made or is contemplated. No copy of the letter was retained by this office.

W. T. Flagg
W. T. Flagg
Acting Assistant Commissioner, Investigations

Enclosure:

Upon removal of classified enclosures, if any, this transmittal form becomes UNCLASSIFIED.

(b)(6)

PAGE WITHHELD PURSUANT TO
(b)(6)

**INVESTIGATIONS
RECEIVED**

SEP 27 1973

INVESTIGATIONS
BRANCH
NEW YORK, N. Y. 10002

**UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
WASHINGTON, D. C. 20536**

**OFFICIAL BUSINESS
PENALTY FOR PRIVATE USE, \$300**

**District Director
Immigration and Naturalization Service
20 West Broadway
New York, New York 10007**



**POSTAGE AND FEES PAID
U. S.
DEPARTMENT OF JUSTICE
JUS-433**

Greenville, S.C.

Boys-a-Mortis Hasn't Set in Yet

9/4/72

By Jack O'Brian

NEW YORK — Bobby Riggs is a misogynist for publicity maybe, but not around actress Sandra Giles: she's 30 love with the 55-year-old court curmudgeon. The just-wed song star Kris Kristoffersons expect the baby in March; that's respectable these who-weds' days . . . Linda Lovelace, whose "Deep Throat" performing is the dregs of the decade, has a cafe act being staged by Sammy Davis Jr. Will he invite his pal Nixon to see it when it opens in Miami Beach?

Beatle John Lennon's seven-bedroom mansion on 72 English acres has been listed for \$4,300,000; he wants to live in N.Y. . . . Associated Booking's Oscar Cohen wants Sen. Sam Ervin to do a folk-story record album. Sen. Everett Dirksen did one years ago and cleaned up . . . Insurance tycoon Max Reibstein sold Wally Cox a several hundred-thousand-dollar life policy in the 50s. Wally cancelled it before he died with, "Max, I have the feeling I'm going to live forever."

Tough all over dept: illness

hailed Roseland Maestro Paul Martell off his podium. He's recuping in Miami . . . Norman Mailer and Norman Rosten (each has a new Marilyn Monroe book out) are neighbors in Brooklyn Heights. And friends. So far . . . Nutty Palm Beach group does skydiving — nude.

"The Hot L Baltimore" comedy is alone among '72-73 off-Bdwy. plays still running . . . Sam Peckinpah calls his country-western flick, "The Silver Queen Saloon," the "first violent musical" . . . "Moon Children" flopped after 16 performances last season on Bdwy. Steve Steinlauf's bringing it back off-Bdwy. because it wangled one good review (Walter Kerr) and was selected as one of the ten best last-season plays in the new Burns Mantle Theatre Yearbook . . . Viveca Lindfors is nothing if not subjective: she's over 50. And writing a mag article, "Sex Is Better After 50." Sounds defensive.

Mari Gorman of the "Hot L Baltimore" hit (title's from a hotel sign with one letter out) rec'd a letter asking if the

show's title confused anyone. She replied: "Not at all. We all think it's a swindle."

Add food shortages: honey. Japanese think it's an aphrodisiac and bought up most of it . . . West Berlin's joining the criminal club: using decoy cops on muggers a la Times Square . . . Muggings are up 32 percent in London . . . more sex changes are committed in N.Y. than anywhere . . . Vanessa Redgrave got creamed by London critics in "Antony and Cleopatra" . . . "As unlikely as an Egyptian dish as Golda Meir in a yashmak" zapped the London Standard. (Ed. note: Yashmak is the veil worn by Muslim women.)

Buster Crabbe's Tarzaning now is done in Scottsdale, Ariz., where he bought a home . . .

Chock Full O'Nuts commercials have 14-seconds of Page Morton singing; Page rehearses each one for weeks — with two coaches. . . Greenville Village theatre has triple bill — all Woody Allen revivals . . . Max Shulman is resurrecting his callow "Dobie Gillis" kid-character for a new series — based on Dobie grown up and married.

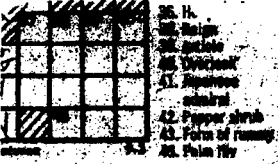
Neil Simon based his character of the stage-Walter Matthau-Jack Klugman-TV slob role in "The Odd Couple" on business manager (for Raquel Welch and Phyllis Diller) Roy Gerber, who's very neat with money. . . Glenn Ford keeps toasting that old Irish holiday — anything . . . Barbara Eden and Michael Ansara resisted the reconciliation, divorce next . . . Dame Ana Neagle, who played the Drury Lane Theatre in "No, No Nanette" and sank with the critical No, No's this season, first played it as a chorine in 1928 in "The Desert Song." Dame Anna, pushing 70, was just too ancient to repeat Ruby Keeler's lithe Bdwy. Triumph. Voice and limbs trembled. . .

Biggest songhit of the 1919 original "Irene" musical was chopped out of the incumbent Debbie Reynolds' smash: "I'm Always Chasing Rainbows." The current musical version's "You Made Me Love You" wasn't in the original — it was a 1913 hit. It's also one of the top 100 all-time pop music song hits . . . Incidentally, "Chasing Rainbows," tho not in Debbie's hit, is in the show's record album; it was dropped out-town . . . aforesaid Dame Anna Neagle starred in the first

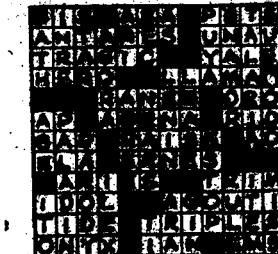
musical film version 33 years ago; oddly, "Irene" was a 1919 flick . . . Lyricist for the 1919 "Irene" was Joseph A. McCarthy — whose son Joe Jr. is music consultant and coordinator of the huge hit at the Minskoff Theater.

Press agent Marvin Kohn publicized the late Bob Christy for the 25 years Bob was boss at the Astor Hotel, then the years Bob was N.Y. State Boxing Commissioner and losing candidate for mayor. Bob's widow Edna just gave Marvin Bob's gold watch — with Jewish mezuzah suspended, just as it was worn for decades by Bob, a Christian . . . Tiny punchline: Kohn's still working around the old Astor Hotel premises — doing work on the "Irene" musical, located in the Minskoff Theatre, on the hallowed old Astor site.

Marian Spitzer, who advises the Museum of the City of New York's theatre & music collection, is in her 70s, a beautiful lady; she always was beautiful and a lady. It was Marian who moved George S. Kaufman in the Twenties to utter one of his rare totally gentlemanly gems: "Marian, you'll go through life never opening a door."



- 38. H.
- 39. Range
- 40. Article
- 41. Dislike
- 42. Repeat
- 43. Form of running
- 44. Palm fly



- SOLUTION OF YESTERDAY'S PUZZLE**
- 44. Glove leather
 - 45. Work hard
 - DOWN
 - 1. Jewish ascetic
 - 2. Heavy
 - 3. Bonded
 - 4. Algerian city
 - 5. Merry
 - 6. Morning
 - 7. Chart
 - 8. Embroidery hole
 - 9. Illustrious
 - 10. Three in Barn
 - 12. Shabby
 - 15. Sister
 - 19. Eve's friend
 - 22. Reflection
 - 23. Caviar
 - 25. Cameroons tribe
 - 27. Foment
 - 28. Up to
 - 29. High flier
 - 30. Entreat
 - 31. Rice dish
 - 32. Auricle
 - 33. Stupid ones



po. is that you must have enough healthy hair so that some can be transplanted and not be missed.

Small "plugs" are removed from the bald area and are replaced by plugs of the same size taken from areas where hair continues to grow. These are small — about 15 hairs to a plug, and about 20 plugs is about average for one treatment.

Or we'd better call it an operation, because that's what it is.

The transplanted hair goes into a resting phase and the hair falls out in about three weeks, but new growth becomes visible after that time.

It's a tedious process since not much can be transplanted at a time, and it can be costly depending on the number of tiny transplants that are required. However, satisfactory results have been reported as long as 15 years after the transplanting.

Dear Dr. Thosteson: I am 74 and believe I am having trouble with my prostate gland, because I have some difficulty in urinating. Can you give me some suggestions what I can do to better it? — B.

Reading up on prostate trouble can be helpful but it doesn't take the place of having accurate diagnosis so you know that is the trouble and know how much treatment is indicated.

So my suggestion is that you first go to your doctor, second that you send 25 cents and

is only one symptom of dyslexia, and in the writing about the we do other indication of dyslexia.

Simple mirror writing in a young child usually can be readily overcome with patience and care. If, however, the child exhibits a general inability to learn and at the same time insists on "mirror writing" that is another matter and deserves (as you obviously realize) skilled treatment.

Dyslexia is indeed a deeper problem, representing an inability to read and learn normally. But I don't want readers to jump to the conclusion that mirror-writing automatically means dyslexia.

Note to Mrs. M.Y.: Address of the American Medical Association is 535 North Dearborn St., Chicago, Illinois 60610.

You can lose weight if you really want to! Dr. Thosteson's booklet, "Lost Secrets of Reducing," tells you how — naturally and without gimmicks!

sons have died in Naples during the past week and three of them.

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UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
20 West Broadway
New York, New York 10007

September 12, 1973

Mr. Leon Wildes
545 Madison Avenue
New York, N. Y. 10022

Re: JOHN WINSTON ONO LENNON
A17 597 321

Dear Sir:

I have before me your motion of August 1, 1973 requesting certain relief under 18 USC 3504 in the above matter.

Since the subject's case is presently pending on appeal before the Board of Immigration Appeals, it is my view that jurisdiction over your motion rests necessarily with the Board and should be directed to that body.

If I did have jurisdiction over your motion, I would be forced to point out certain defects fatal to the request.

The motion does not appear to have been served on the government trial attorney, Mr. Schiano, and is certainly not one which is amenable to ex parte resolution, nor has the necessary fee been paid.

There is no allegation in the papers that the government has refused to affirm or deny the occurrence of the alleged unlawful act.

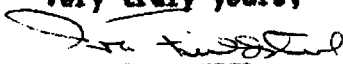
Certainly it seems premature to seek judicial intervention in the absence of such refusal. I have taken the liberty of referring a copy of your request to Mr. Schiano for such action as the Service may decide to take on your request.

An examination of § 3504 shows that it is a procedural device associated with the introduction of evidence in the proceeding.

Your motion fails to specify the particular evidence which it is claimed is inadmissible because it is the primary product of an unlawful act. This is particularly important in view of the fact that all of the evidence in the proceedings before me was either offered by you or documentary evidence to which you offered no objection.

Certainly there would seem to be a serious question of laches, in attempting to raise at this time, more than a year after the hearing, objection to the introduction of evidence which should have been made at the hearing.

Very truly yours,


IRA FIELDSTEEL
Immigration Judge

CC: Vincent A. Schiano
Chief Trial Attorney

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
INVESTIGATIONS DIVISION
WASHINGTON, D. C. 20536

9/12/73

To:

- Regional Commissioner
- Burlington
- Richmond
- St. Paul
- San Pedro

Attention: Assistant Regional Commissioner, Investigations

District Director New York, New York

Attention: Assistant District Director, Investigations

NO COPY RETAINED IN CO.

RE: John and Yoko Lennon, A17 597 321 and

(b)(6)

For your information. For necessary action. Submit report.

Attached correspondence concerning the subjects is for your information and inclusion in the relating files. No reply was made or is contemplated. No copy of letter was retained by this office.

W. T. Flagg
 W. T. Flagg
 Acting Assistant Commissioner, Investigations

Enclosure:

Upon removal of classified enclosures, if any, this transmittal form becomes UNCLASSIFIED.

**UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
WASHINGTON, D. C. 20536**

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LEON WILDES
ATTORNEY AT LAW

515 Madison Avenue
New York, N.Y. 10022

PLAZA 8-3468

SEP 21 11 10 AM '73

September 20, 1973

Immigration and Naturalization Service
20 West Broadway
New York, New York 10007

Attn: Hon. Ira Fieldsteel, Immigration Judge

RE: JOHN WINSTON ONO LENNON
A17 597 321

Dear Sir:

In connection with my Motion dated August 1, 1973 in the above matter requesting relief under 18 U.S. Code 3504, your ruling dated September 12, 1973 was just received, as it was incorrectly addressed and apparently misdirected. I must differ with you about the proper jurisdiction to rule on this request. As you know, the Board of Immigration Appeals considers itself bound by the administrative record. My reading of the statute leads me to conclude that it is the trial judge or the Federal District Court which are obligated and empowered to require the government to affirm or deny the occurrence of illegal acts.

Your letter cites a number of procedural inadequacies in my Motion and avoids ruling definitively with respect to the serious substantive issues raised by the Motion. In order to clarify the procedural matters raised, I wish to state:

- (a) A copy of the Motion was served upon the Immigration and Naturalization Service at the same time that service was effected upon

the Immigration Judge. I have also contacted Mr. Vincent A. Schiano, Chief Trial Attorney, and he has declined to affirm or deny the occurrence of any unlawful acts on the part of the government. You may consider this to be the respondent's allegation that the government has refused to affirm or deny the occurrence of the unlawful acts alleged. The matter is ripe for your decision.

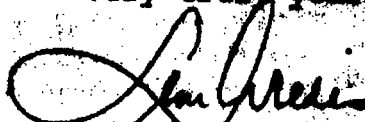
- (b) It is not necessary under the Statute that respondent point to a specific item of evidence to which he objects. As stated in the Motion, the respondent is aggrieved that the proceedings to deport him were completely unnecessary, illegal and improper, and that he has been subjected to severe harassment, mental anguish, and the deprivation of his due process rights in violation of the Constitution and the laws of the United States, in that the processes for the removal of undesirable aliens may have been abused and/or misapplied for political or other purposes in his case. His claim is, in the terms of the statute, that the institution of proceedings in his case and all of the evidence adduced therein were either "the primary product of an unlawful act" or "obtained by the exploitation of an unlawful act" and that in the absence of such unlawful act or acts the proceedings against him would never have been instituted at all.
- (c) Your letter speaks of laches as though it were a proper defense to the illegal activities of the government. The circumstances and information upon the basis of which earlier suspicions as to the possibility of illegal government activity ripened into belief in the serious probability of such illegal acts, did not occur

until the completion of the proceedings before the Immigration Judge; moreover, since the commission of illegal acts of the nature of those complained of herein effect the vital Constitutional rights, and particularly since the matter is still pending Before the Board of Immigration Appeals on administrative review upon the request of the government for an adjournment, no issue of laches should deter a proper substantive determination of this Motion.

I would appreciate your immediate and final ruling upon this Motion, in default of which I shall consider your letter of September 12th and the oral reply of the Chief Trial Attorney to be a final agency determination refusing to obtain the affirmances or denials to which my client is entitled under 18 U.S.C. 3504.

I attach the Motion fee of \$25.00.

Very truly yours,



LEON WILDES

cc: Vincent A. Schiano
Chief Trial Attorney

CERTIFIED MAIL: RETURN RECEIPT REQUESTED