9/0,19

FILE

CO 212.24-C January 26, 1972

Assistant	Countesioner
Ad judicati	<b>005</b>

(b)(6) John W. O. Lennon, A17 597 321 and Yoke One Lennon

Mr. Sol Marks, District Director, New York City, telephoned today concerning subjects. He advised as follows:

Attermsy Leon Wildes who has been retained by the subjects as counsel has informed the District Director that subjects desire to become lawful permanent residents. The atterney intends to file third preference petitions in their behalf.

The District Director stated that if third preference petitions are approved he would not grant the subjects indefinite voluntary departure because the male subject is incluissible to the United States (section 212(a)(23) - conviction for illicit pessession of marihumns).

Hr. Wilder stated that the subjects had retained leading attorneys in England to bring a proceeding in the nature of coren nobis. Subjects objective is to obtain a new trial for John Lemon because he had hastily pleaded guilty to the charge of illicit possession of marihumns. It is Lemon's claim that he had experimented in the use of marihumns and had given it up. However, some of the material was found by police in some old cartons when he moved to a new residence. Apparently, he had neglected to dispose of the material when he discontinued using marihumns.

After discussion of the metter in the Control Office, I advised the District Director that the Service would not be disposed to permit the subjects to remain in the United States pending a decision on a "corum mobis" type proceeding in England as the outcome is highly speculative and might involve an extended period of time.

Mr. Merks stated that the subjects were considering retaining the prominent criminal lawyer, Edward Beamett Williams, to represent them and instituting action for judicial review if the Service refuses to permit subjects to remain in the United States pending success of legal proceedings in England.

	GC: W/F - John LEMON	CC: A17 597 321		
(b)(6)	TC :58 :dum	cc:		
			MA	5

FILE

Assistant Commissioner Adjudications

(b)(6)

John W. O. Lennon, Al7 597 321 and Yoko Ono Lennon,

Mr. R. H. Ffrench, Deputy Regional Commissioner, Southeast Region, telephonically advised today as follows concerning subjects:

The written statement requested from subjects has been submitted. It does not appear that there have been deliberate violations of status by engaging in unauthorized performences. The subjects did make several appearances for which they received no compensation. A letter will be written to the subjects explaining to them that they may not give any performances, live or taped, regardless of whether or not they receive compensation unless a nonimmigrant visa petition for the performances has first been approved. It will be further explained to them that a nonimmigrant visa petition is not required only when all performers, entertainers and musicians involved in a charity show receive no compensation.

Hr. Ffrench stated that in addition the subjects requested an extension of stay because a court hearing has been scheduled in Houston, Texas in connection with the childcustody litigation.

Mr. Ffrench also stated that the petitioner (Mike Douglas Show) plans to have subjects cohost five  $l_1^1$  hour shows. All of these will be taped in January and will be televised in February. The taping cannot be completed in less than the 17 days requested by the petitioner.

Mr. Ffrench recommended that the subjects classification be changed to H-1 until January 31, 1972. The subjects will be instructed to file an application on Form I-506 for that purpose and to file an additional application on that form to be changed back to B-2 classification upon completion of the performances which they will be taping in the latter part of January. Upon approval of the application to be changed from H-1 to B-2, an extension of stay will simultaneously be granted to February 29, 1972.

	CC: W/F - John LEMMON	C: A17 597 321	
b)(6)	73 :83 :dam	cc:	

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UNITED STAVES DEFICIENT OF JUSTICE

MIMIGRATION AND NATURALIZATION SERVICE

126 North Broad Street

Philadelphia, Pennsylvania 19102

January 19, 1972

P.II II 3054

Mr. and Mrs. John Lennon c/o Abkco Ind. 1700 Broadway New York, NY 10019

Doar Mr. and Mrs. Lennon:

Your applications for change of nonimmigrant status from visitors for pleasure to temperary workers of distinguished merit and ability, authorizing your stay in the United States to January 31, 1972, are approved.

This approval applies only to your appearance on the Mike Bouglas Show. A new position by any prospective employer will be required for any other performance during this period, including a tuped performance or any performance for which you receive no remuneration. The only kind of performance for which a petition is not required is one for your appearance in a bown-fide charity show in which all of the entertainers or performers receive no remuneration for their services.

Your engagement in any parformance not covered by an approved petition, when required, may subject you to possible approxition proceedings for violation of your nonimmigrant status.

Very truly yours,

Bertram M. Bernard District Director

UNITED COATES DESIGNADES	T OF Hiemion			Form Approved Budget Boreau No. 43
UNITED STATES DEPARTMENT IMMIGRATION AND NATURALIZAT	T OF JUSTICE TION SERVICE		<del></del>	Fee Stamp
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APPLICATION FO				
OF NONIMMIGRA	NT STATUS			•
(Under Section 248 of the Immigration a				·
Finase read the instructions	on the last page			
<b>X X</b>				
I hereby apply to have my status in th	ne United States change	ed to that of a nonin	micront W	orker
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This application is submitted together			(M	onth, Day. Year)
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LENNON JOHN	ONO			: 182-035
c/o ABKCO IND. (Number and S	RDWY. N.Y., N	(State) (Zip Code) •Y• 10019	ISSUED	NGLAND
3. DATE OF BIRTH (month, day, year) COUN	TRY OF BIRTH	COUNTRY OF CITIZENSHIP	WHICH E	XPIRES ON: (Month, Day, Year)
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EDERLING TOTALS HELLING RETURN OF LESTICE

Hon and Naturalization Service and No Broad Street Philadelphia, 2a. 19102

## NOTICE OF APPROVAL OF NONIMMIGRANT VISA PETITION OR OF EXTENSION OF STAY OF HOR LALIEN

NAME AND ADDRESS OF EMPLOYER OR TRAINER

Mr. Salvatore J. Fiore Assit. to Business Manager Westinghouse Broadcasting Co./ Mike Douglas Show 1619 Walnut Street Philadelphia, PA 19103

January 17, 19	72
MAZE OF HEAT FICIALLY OF H	FILL FIGUARIE .
John Ono LENNO	N
Yoko Ono LENNO	N
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CLASSICICATION	
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FILE NO	
PHI-N 3954	
DATE OF APPROVAL	
Jan. 17, 1972	

PLEA	ISE NOTE THE ITEMS BELOW WHICH ARE INDICATED BY "X" MARKS CONCERNING THE ABOVE BENEFICIARY (IES).  THE PETITION HAS BEEN APPROVED AND FORWARDED TO THE UNITED STATES CONSULATE AT WHICH THE BENEFICIARY OR BENEFICIARIES WILL APPLY FOR VISA ISSUANCE, ANY INQUIRY CONCERNING VISA ISSUANCE SHOULD BE DIRECTED TO THE CONSULATE AT	
	THIS SERVICE WILL BE UNABLE TO ANSWER ANY INQUIRY CONCERNING VISA ISSUANCE.	
	THE PETITION HAS BEEN APPROVED. IT IS INDICATED THAT THE BENEFICIARY(IES) WILL NOT REQUIFE VISA(S) TO ENTER THE UNITED STATES. NOTICE OF APPROVAL OF THE PETITION HAS BEEN FORWARDED TO THE INTENDED UNITED STATES PORT OF ENTRY. PLEASE NOTIFY THIS OFFICE IMMEDIATELY OF ANY CHANGE IN THE INTENDED PORT OF ENTRY.	-
ХX	THE APPROVED PETITION IS VALID UNTIL January 31, 1972	٠.
:_]	THE TEMPORARY STAY OF THE BENEFICIARY(IES) IS AUTHORIZED TO	
XX	REMARKS: The petition has been approved.	
	SEE ATTACHED SHEET	•

DOCUMENTS WHICH YOU SUBMITTED IN SUPPORT OF YOUR PETITION HAVE SERVED OUR PURPOSE AND ARE RETURNED.

### IMPORTANT

- 1. THE BENEFICIARY(IES) OF YOUR NONIMMIGRANT VISA PETITION MAY NOT REMAIN IN THE U.S. BEYO' D THE PERIOD FOR WHICH THE PETITION IS VALID OR ANY EXTENSION OF STAY AUTHORIZED BY THIS SERVICE.
- 2. YOU ARE REQUIRED TO NOTIFY THIS OFFICE PROMPTLY IF THE EMPLOYMENT OR TRAINING SPECIFIED IN THIS PETITION IS TERMINATED BEFORE THE EXPIRATION OF THE AUTHORIZED STAY IN THE UNITED STATES OF THE BENEFICIARYCIES
- 3. PLEASE ADVISE THE BENEFICIARY(IES) THAT THE ACCEPTANCE OF EMPLOYMENT OR TRAINING NOT SPECIFIED IN THIS PETITION WILL BE A VIOLATION OF NONIMMIGRANT STATUS.

## INFORMATION REGARDING BENEFICIARY'S DEPARTURE AND RETURN

DO NOT MAKE COPIES OF THIS NOTICE, YOU MAY FURNISH IT TO ONLY ONE INDIVIDUAL BENEFICIALLY WHO DESIRES TO DEPART FROM AND RETURN TO THE UNITED STATES TO RESUME THE SAME EMPLOYM NT OR TRAINING DURING THE PERIOD FOR WHICH THE PETITION IS VALID OR FOR WHICH HIS STAY IN THIS COUNTRY THAT BEEN AUTHORIZED, ANY ADDITIONAL BENEFICIARY WHO WILL BE DOING SO MAY BE REFERRED DITHIS OFFICE FOR ISSUANCE OF A SIMILAR FORM. IF A BENEFICIARY HAS AN "H" OR "L" VISA WHICH HAS EXPLODING MAY APPLY TO THE DIRECTOR, VISA OFFICE, DEPARTMENT OF STATE, WASHINGTON, D. C., FOR REVALIDATION OF THAT VISA PRIOR TO DEPARTURE AND MAY SUBMIT THIS NOTICE WITH THAT APPLICATION, ALTERNATIVE Y, IF A NEW VISA IS REQUIRED, HE SHOULD PRESENT THIS NOTICE TO AN AMERICAN CONSUL ABROAD, IF HE IS - XEMPT FROM THE VISA REQUIREMENT, HE SHOULD PRESENT THIS NOTICE AT A UNITED STATES PORT OF ENTRY HE THE BENEFICIARY DESIRES TO RETURN TO THE SAME EMPLOYMENT OR TRAINING AFTER THE EXPIRATION OF THE VALIDATY OF THE PETITION OR AUTHORIZED TEMPORARY STAY SHOWN IN THIS FORM, A NEW PETITION WILL BE BEQUIRED. THE BENEFICIARY MAY BE READMITTED TO THIS COUNTRY ONLY IF FOUND ADMISSIBLE UNLER THE PMMIGRATION LAWS WHEN HE RETURNS.

PHI-N 3954 Jan. 17, 1972

This approval applies only to those performances listed on this petition for which you have furnished the date and place of performance, contract, salary, etc. A new petition will be required for any performance not mentioned in this petition or for which you have not furnished specific information as above. A performance not covered by this petition will subject the beneficiaries to possible deportation for violation of status.

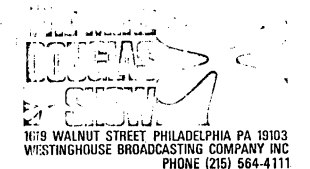
Attachment to Form I-171C dated January 17, 1972.

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1-3 Alien traince (s). (One who seeks t	o enter at the lovitation of	an Individual, organiz	ration, firm, or othe	r trainer for the	ા ન
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6. CATE OF BIRTH 17. PLACE OF BIRTH 18	CITIZENSHIP	1 0130
10/9/40.lEngland	<u> </u>	
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TO YOUR KNOWLEDGE, HAS ANY OF THE NAMED ALIEN(S) EVER BEEF	N IN THE U.S. CALTES CINO	ili yes identity each on rage 31
11. NONTECHNICAL DESCRIPTION OF SERVICES TO BE PERFOR NEED NOT BE COMPLETED IF PETITION IS FOR H-2 WORKER		RECEIVED BY ALIENIS) (THIS BLOCK
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2. (If you are pelitioning for a trainee complete this block)		
IS SIMILAR TRAINING AVAILABLE IN ALIEN'S COUNTRY?	YES NO	
3. (If you are petitioning for an L-1 alien complete this block.)	· · · · · · · · · · · · · · · · · · ·	
(Check appropriate boxes.)		n.
a. The alien has been employed in an  executive;  managerial	capacity; LJ in a capacity which	H INVOINES SPECIBILIZED KNOWLEDGE
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(name and address of employer)	•	(date)
b. The petitioner is \( \int \) the same employer \( \int \) subsidiary \( \int \) an a		
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FILL IN ITEMS 24 THROUGH 27 INCLUS  DESCRIPTIVE JOB TITLE OF WORK TO BE PERFORMED BY AL	SIVE ONLY IF PETITION IS  JENISHUSE title which correspond	nds to that used in top order placed with state
FILL IN ITEMS 24 THROUGH 27 INCLUS  DESCRIPTIVE JOB TITLE OF WORK TO BE PERFORMED BY AL  Employment Service or Agency by putilings for same type of labor.	SIVE ONLY IF PETITION IS  JENISHUSE title which correspond	nds to that used in top order placed with state
FILL IN ITEMS 24 THROUGH 27 INCLUS  DESCRIPTIVE JOB TITLE OF WORK TO BE PERFORMED BY AL  Employment Service or Agency by puttioner for same type of labor, state number to be employed in each job classification.)	SIVE ONLY IF PETITION IS JENIS (Use title which correspo Where work in more than one I	nds to that used in job order placed with state ob classification is to be performed by allens,
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(b)(6)



204 41

Mr. Chillem Immigration Department 128 North Broad Street Philadelphia, Pennsylvania

January 12, 1972

Dear Mr. Chillem:

Per our conversation on the phone today, you requested the following information:

JOHN LENNON and YOKO LENNON will appear on THE MIKE DOUGLAS SHOW on the following dates; January 14, 18, 20, 27, and 28, 1972. They will receive \$3,000.00 for their appearances on the five shows.

THE MIKE DOUGLAS SHOW does six or seven shows per week. One show is done each afternoon and one or two shows are done one or two nights per week. We have scheduled the LENNONS! to tape the evening shows. This is why we requested the H-l visa for a period of seventeen days.

Thank you for your cooperation in this matter.

Sincerely

Salvatore J. Flore

Asst. to Business .gr.

Mike Douglas Show

Assistant Commissioner Adjudications

John W. O. Lennon, A17 597 321 and Yoke One Lennon,

(b)(6)

Mr. Anthony Chillem, Immigration Examiner, Philadelphia, telephonically advised on January 12, 1972 as follows concerning subjects:

A nonimmigrant visa petition on Form I-1298 has been filed in behalf of subjects by the Mike Beuglas Show. The petitioner desires to make five tapes with the subjects during the 17-day period between January 14 and January 31, 1972. The tapes will be televised sematime during February 1972. If the petition is approved the subjects will also require a change to H-1 classification.

After the matter was considered and discussed in the Control Office, I telephone Mr. R. H. Ffrench, Deputy Regional Commissioner, Richmond and advised as follows:

- The petitioner should be requested to furnish an explanation of the used for 17 days to make the 5 tapes.
- 2. The subjects should be requested to solute a signed statement setting forth the date and place of each performance or TV toping in which they have participated simple last serious in the United States on August 11, 120 the subjects have participated in any performance topings without requisite approval of main participated activities constitute a statement activities constitute a statement statement activities of the last to each participated.
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Assistant Commissioner Adjudications		
John W. O. Lennon, A17 597 321 and Yoke One Lennon,	(b)(6)	

Hr. Anthony Chillen, Immigration Examiner, Philadelphia, telephonically advised on January 12, 1972 as follows concerning subjects:

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After the matter was considered and discussed in the Central Office, I telephone Mr. R. H. Ffrench, Deputy Regional Commissioner, Richmond and advised as follows:

- 1. The petitioner should be requested to furnish an explanation of the meed for 17 days to make the 5 tapes.
- 2. The subjects should be requested to submit a signed statement setting forth the date and place of each performance or TV taping in which they have participated since their last arrival in the United States on August 13, 1971. If the subjects have participated in any performances or tapings without requisite approval of nonimmigrant visa petitions they should be advised by letter that such unauthorized activities constitute a violation of their nonimmigrant status. A copy of the notification should be sent to each person or erganization responsible for the performances or tapings.
- 3. The subjects should be requested to submit a statement concerning their future plans with regard to residing in the United States.

After the requested information and statements have been obtained, Mr. Ffrench will advise the Central Office so that a determination may be made concerning the Nike Douglas petition, and change in nonimmigrant classification.

	√ CC: W/F - John LEHMON	CC: A17 597 321
o)(6)	TC:53:dam	œ:

CO 212.24-C December 16, 1971

FILE

Deputy Associate Commissioner Travel Control

John Lennon and Wife, Al7 597 321

On December 16, 1971, Mr. Orville R. Conley, Jr., Chief of the Monimmigrant Section, Travel Control, New York City, telephoned and stated he had received an H-1 petition for Mr. and Mrs. John Lemmen to appear on the Dick Covett Show which will be taped at 6 P.M. teday. He also had received Forms I-506, with fees, from both of the Lemmens.

After discussion, it was agreed we would approve the petition but we would not require a change-of-status application for one appearance. The people were to be told, however, that should they again inquire for permission to accept such employment, they will have to change their status to "H" and then back again to "B".

CC: A17 597 321

CC: W/F - John LEHRON

TC: DE. :dum

Immigration and Naturalization Service

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### NOTICE OF APPROVAL OF NONIMMIGRANT VISA PETITION OR OF EXTENSION OF STAY OF H OR L ALIEN

NAME AND ADDRESS OF EMPLOYER OR TRAINER

H-F Productions, Inc. 240 Meet 44 Street Her York, Her York 18036 NAME OF BENEFICIARY OR BENEFICIARIES

TONE TONE

CLASSIFICATION

FILE NO.

DATE OF APPROVAL

12-16-71

PLEASE NOTE THE ITEMS BELOW WHICH ARE INDICATED BY	"X" MARKS CONCERNING THE ABOVE BENEFICIARY(IES).
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THE PETITION HAS BEEN APPROVED AND FORWARDED TO THE UNITED STATES CONSULATE AT WHICH THE BENEFICIARY OR BENEFICIARIES WILL APPLY FOR VISA ISSUANCE, ANY INQUIRY CONCERNING VISA ISSUANCE SHOULD BE DIRECTED TO THE CONSULATE AT

THIS SERVICE WILL BE UNABLE TO ANSWER ANY INQUIRY CONCERNING VISA ISSUANCE.

- THE PETITION HAS BEEN APPROVED. IT IS INDICATED THAT THE BENEFICIARY(IES) WILL NOT REQUIRE VICASS TO ENTER THE UNITED STATES. NOTICE OF APPROVAL OF THE PETITION HAS BEEN FORWARDED TO THE INTENDED UNITED STATES PORT OF ENTRY. PLEASE NOTIFY THIS OFFICE IMMEDIATELY OF ANY CHANGE IN THE INTENDED PORT OF ENTRY.
- THE APPROVED PETITION IS VALID UNTIL \_\_\_\_\_\_\_ December 21, 1971
  - THE TEMPORARY STAY OF THE BENEFICIARY(IES) IS AUTHORIZED TO

REMARKS:

DOCUMENTS WHICH YOU SUBMITTED IN SUPPORT OF YOUR PETITION HAVE SERVED OUR PURPOSE AND ARE RETURNED.

### IMPORTANT

- 1. THE BENEFICIARY(IES) OF YOUR NONIMMIGRANT VISA PETITION MAY NOT REMAIN IN THE U.S. BEYOND THE PERIOD FOR WHICH THE PETITION IS VALID OR ANY EXTENSION OF STAY AUTHORIZED BY THIS SERVICE.
- 2. YOU ARE REQUIRED TO NOTIFY THIS OFFICE PROMPTLY IF THE EMPLOYMENT OR TRAINING SPECIFIED IN THIS PETITION IS TERMINATED BEFORE THE EXPIRATION OF THE AUTHORIZED STAY IN THE UNITED STATES OF THE BENEFICIARY(IES).
- 3. PLEASE ADVISE THE BENEFICIARY(IES) THAT THE ACCEPTANCE OF EMPLOYMENT OR TRAINING NOT SPECIFIED IN THIS PETITION WILL BE A VIOLATION OF NONIMMIGRANT STATUS.

### INFORMATION REGARDING BENEFICIARY'S DEPARTURE AND RETURN

DO NOT MAKE COPIES OF THIS NOTICE. YOU MAY FURNISH IT TO ONLY ONE INDIVIDUAL BENEFICIARY WHO DESIRES TO DEPART FROM AND RETURN TO THE UNITED STATES TO RESUME THE SAME, EMPLOYMENT OR TRAINING DURING THE PERIOD FOR WHICH THE PETITION IS VALID OR FOR WHICH HIS STAY IN THIS COUNTRY HAS BEEN AUTHORIZED. ANY ADDITIONAL BENEFICIARY WHO WILL BE DOING SO MAY BE REFERRED TO THIS OFFICE FOR ISSUANCE OF A SIMILAR FORM. IF A BENEFICIARY HAS AN "H" OR "L" VISA WHICH HAS EXPIRED, HE MAY APPLY TO THE DIRECTOR, VISA OFFICE, DEPARTMENT OF STATE, WASHINGTON, D. C., FOR REVALIDATION OF THAT VISA PRIOR TO DEPARTURE AND MAY SUBMIT THIS NOTICE WITH THAT APPLICATION. ALTERNATIVELY, IF A, NEW VISA IS REQUIRED, HE SHOULD PRESENT THIS NOTICE TO AN AMERICAN CONSUL ABROAD. IF HE IS EXEMPT FROM THE VISA REQUIREMENT, HE SHOULD PRESENT THIS NOTICE AT A UNITED STATES PORT OF ENTRY. IF THE BENEFICIARY DESIRES TO RETURN TO THE SAME EMPLOYMENT OR TRAINING AFTER THE EXPIRATION OF THE VALIDITY OF THE PETITION OR AUTHORIZED TEMPORARY STAY SHOWN IN THIS FORM, A NEW PETITION WILL BE IMMIGRATION LAWS WHEN HE RETURNS.

CHECK THIS BOX WHEN COPY MAILED TO ATTORNEY OR REPRESENTATIVE FILE COPY

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b. The petitioner is 🔲 the	same employer subsidiary	an affiliate of the employs	er abroad.	V 12 10 10
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26. IS ANY LABOR ORGANIZ	ATION ACTIVE IN THE LABOR	FIELD(S) SPECIFIED IN	TEM 23 YES C	NO
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29. LIST DOCUMENTS SUBMI	TTUD IN SUPPORT OF THIS PET	rition	man	an and thouse
30. THE DOCUMENTS SUBMI	TT D HEREWITH ARE HEREBY	MADE A PART OF THIS	PETITION.	
1 am willing (unwilling) to p	ost any bond required as a condition is shall furnish the District Director	on to the approval of this people to whom this petition is	itizion. being submitted with thi	names of those allen(s) note;
if the petition is for tempor if the petition is for trained a certify that the statements	ary worker(s), I certify that I have (s), I certify he is coming to the Un I and representations made in this p	etition are true and correc	t to the best of my know	ledge and belief.
31A. SIGNATURE OF PETITI		TITLE IM	ist be petitioner or autho	rized agent of petitioner)
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- July	SIGNATURE OF PERSON PR	EPARING FORM. IF	THER THAN PETIT	IONER THE ALL
32, I declare that this document	t was prepared by me at the reques	t of the petitioner and is be	sed on all information of	which I have any knowledge.
14. A.		•		Charles and the second
7	Signature)	(Address)		th. W. (Date)
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UNITED TELESTIC PETAKTMENT OF JUSTICE

Immigration and Naturalization Service

20 Mart Brandomy Hos Tork, How York

# NOTICE OF APPROVAL OF NONIMMIGRANT VISA PETITION OR OF EXTENSION OF STAY OF H OR L ALIEN

NAME AND ADDRESS OF EMPLOYER OR TRAINER

Baphan Productions, Inc. 1790 Breadury New York, New York 10019

Att: Robert M. Gold

NAME OF BENEFICIARY OF	A BENEFICIARIES
John 1.230000	
CLASSIFICATION	
FILE NO.	
MYC. # 34279	
DATE OF APPROVAL	
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ı	LEASE NOTE THE ITEMS BELOW WHICH ARE INDICATED BY "X" MARKS CONCERNING THE ABOVE BEN	BFICIARYHESI.
· - [	THE PETITION HAS BEEN APPROVED AND FORWARDED TO THE UNITED STATES CONSULAT BENEFICIARY OR BENEFICIARIES WILL APPLY FOR VISA ISSUANCE, ANY INQUIRY CONCERNING SHOULD BE DIRECTED TO THE CONSULATE AT  THIS SERVICE WILL BE UNABLE TO ANSWER ANY INQUIRY CONCERNING VISA ISSUANCE.	TE AT WHICH RHE OF
[	THE PETITION HAS BEEN APPROVED. IT IS INDICATED THAT THE BENEFICIARY(IES) WILL NOT RESENTED THE UNITED STATES, NOTICE OF APPROVAL OF THE PETITION HAS BEEN FORWARDED. UNITED STATES PORT OF ENTRY. PLEASE NOTIFY THIS OFFICE IMMEDIATELY OF ANY CHANGE PORT OF ENTRY.	TO THE INTENDED?
	THE APPROVED PETITION IS VALID UNTIL September 24, 1971	4.00
÷	THE TEMPORARY STAT OF THE BENEFICIARY (IES) IS AUTHORIZED TO	
	REMARKS:	
	Partition approved for John Leanon only. You may wish to part the second beneficiary's services as an N-2 (Temperary Turber partition and labor cortification are required.	kles for ?). A sea
. 1	DOCUMENTS WHICH YOU SUBMITTED IN SUPPORT OF YOUR PETITION HAVE SERVED OUR PRETURNED.	URPORE AND ARE

### IMPORTANT

- 1. THE BENEFICIARY(IES) OF YOUR NONIMMIGRANT VISA PETITION MAY NOT REMAIN IN THE U.S. BEYOND THE PERIOD FOR WHICH THE PETITION IS VALID OR ANY EXTENSION OF STAY AUTHORIZED BY THIS SERVICE.
- 2. YOU ARE REQUIRED TO NOTIFY THIS OFFICE PROMPTLY IF THE EMPLOYMENT OR TRAINING SPECIFIED IN THIS PETITION IS TERMINATED BEFORE THE EXPIRATION OF THE AUTHORIZED STAY IN THE UNITED STATES OF THE BENEFICIARY (IES).
- 3. PLEASE ADVISE THE BENEFICIARY(IES) THAT THE ACCEPTANCE OF EMPLOYMENT OR TRAINING NOT SPECIFIED IN THIS PETITION WILL BE A VIOLATION OF NONIMMIGRANT STATUS.

### INFORMATION REGARDING BENEFICIARY'S DEPARTURE AND RETURN

DO NOT MAKE COPIES OF THIS NOTICE. YOU MAY FURNISH IT TO ONLY QNE INDIVIDUAL BENEFICIARY WHO DESIRES TO DEPART FROM AND RETURN TO THE UNITED STATES TO RESUME THE SAME EMPLOYMENT OR TRAINING DURING THE PERIOD FOR WHICH THE PETITION IS VALID OR FOR WHICH HIS STAY IN THIS COUNTRY HAS BEEN AUTHORIZED. ANY ADDITIONAL BENEFICIARY WHO WILL BE DOING SO MAY BE REFERRED TO THIS OFFICE FOR ISSUANCE OF A SIMILAR FORM. IF A BENEFICIARY HAS AN "H" OR "L" VISA WHICH HAS EXPIRED, HE MAY APPLY TO THE DIRECTOR, VISA OFFICE, DEPARTMENT OF STATE, WASHINGTON, D. C., FOR REVALIDATION OF THAT VISA PRIOR TO DEPARTURE AND MAY SUBMIT THIS NOTICE WITH THAT APPLICATION. ALTERNATIVELY, IF A NEW VISA IS REQUIRED, HE SHOULD PRESENT THIS NOTICE TO AN AMERICAN CONSUL ABROAD. IF HE IS EXEMPT FROM THE VISA REQUIREMENT, HE SHOULD PRESENT THIS NOTICE AT A UNITED STATES PORT OF ENTRY. IF THE SENEFICIARY DESIRES TO RETURN TO THE SAME EMPLOYMENT OR TRAINING AFTER THE EXPIRATION OF THE VALIDITY OF THE PETITION OR AUTHORIZED TEMPORARY STAY SHOWN IN THIS FORM, A NEW PETITION WILL BE REQUIRED. THE BENEFICIARY MAY BE READMITTED TO THIS COUNTRY ONLY IF FOUND ADMISSIBLE UNDER THE IMMIGRATION LAWS WHEN HE RETURNS.

Makes J. Colly, by.

575 Madison Avenue, New york, H.Y.

CHECK THIS BOX WHEN COPY MAILED TO ATTORNEY OR REPRESENTATIVE FILE COPY

Budget Bureau No. 43-RO UNITED STATES ARTMENT OF JUSTICE Date Filed Fee Stamp and Naturalization PETITION TO CLASSIFY NONIMMIGRANT AS TEMPORARY 34279 WORKER **OR TRAINEE** (To be submitted in duplicate, with supplementary documents described in instructions, to the District Director having administrative jurisdiction over the place in the United States in which it is intended the alien (s) be employed or trained) (THIS BLOCK NOT TO BE FILLED OUT BY PETITIONER) The Secretary of State is hereby notified that the alien (s) for whom this petition was filed is (are) entitled to the secretary of rant status checked below: The validity of this petition will expire र्षि सन् □ H-3 DATE on 5EPT 24, 1971
The admission of the alien (s) may be □ H-2 1971 OF ACTION REMARKS: authorized to the above date. DD (PETITIONER NOT TO WRITE ABOVE THIS LINE) (PLEASE FILL IN WITH TYPEWRITER OR PRINT IN BLOCK LETTERS IN INK) I hereby petition, pursuant to the provisions of sections 214 (c) of the Immigration and Nationality Act, for the fellowing: (Check one.) H4: [] Alien (a) of distinguished merit and ability to perform services of an exceptional nature requiring such merit H-2 . Alien (a) to perform other temporary service or labor for which a bona fide need exists. (One who is to perform d which are themselves temporary in nature.) 11-3 [] Alien trainee (s). (One who seeks to enter at the invitation of an individual, organization, firm, or other trainer fee the purpose of receiving training in any field of endeavor. Incidental production necessary to the training is permitted provided a United States worker is not thereby displaced.) L-1 Intra-company transferee. (One who has been employed continuously for one year and who seeks to enter in order to continue to render his services to the same employer or a subsidiary or affiliate thereof in a managerial or ex tive capacity or in a capacity which involves specialized inowledge) Ret a. Psceived! 1. NAME OF PETITIONER Daphne Productions, Inc. (NUMBER, STREET, CITY, STATE, ZIP CODE) 1790 Broadway, New York, New York 100 🕸 4. BRIEF DESCRIPTION OF NATURE OF BUSINESS CONDUCTED BY PETITIONER Producer of "The Dick Cavett Show" a network television program. (City in Foreign Country) 5. LOCATION OF AMERICAN CONSULATE AT WHICH ALIEN(S) WILL APPLY FOR VISA(S): (Foreign Country) N Alien currently in U.S. (if petition is to be made for more than one H alien and application for visas will be made at more than one American Consulate, petition must be submitted for each consulate at which H visa applications will be made. Separate petition must be filed for each THE ALIEN(S) WILL PERFORM SERVICES OR LABOR FOR OR RECEIVE TRAINING FROM THE FOLLOWING ESTABLISHMENT: "r :37 (Name of Establishment) Daphne Productions. Inc (Zip Code) (City or Town) (State) (Street and Number) 1790 Broadway New York
7. PERIOD REQUIRED TO COMPLETE SERVICES OR TRAINING 10019 New York 8. WAGES PER WEEK 8A. HOURS PER WEEK 9. OVERTIME RATE No. of days or months To (date) 9-8-7 dav 10A. VÄLUED AT 11. BY WHOM PAID 10. OTHER COMPENSATION (Explain) Danhne

Form I-129B (Rev. 4-1-70)

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PRESENT ADDRESS

ADDRESS TO WHICH ALIEN WILL RETURN

NONTECHNICAL DESCRIPTION OF SERVICES TO BE PERFORMED BY OR TRAINING TO BE RECEIVED BY ALIEN

If this petition is for more than one (H-2) alien to perform other temporary service or labor, use spaces below to give required information. If additional space is needed, attach separate sheet executed in some general manner. Identify each alien who has been in the U.S., by placing an "X" in the last column.

NAME	NATIONALITY	DATE AND PLACE OF BIRTH	PRESENT ADDRESS	<u> ×</u>
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THE EVENING STAR Λ-5 Washington P. C Thurday, Cost. 20, 1971 **(30) 50** 

# Yeke's Plea Rejected

Judge Peter S. Selito watched a 23-minute film featuring. John Lepmen in the 10de washing his battle a score of Lepmen battling notes of the child of this wife Yele, and another score standing Julia. To o, the child and Dr. Timethy Lecty.

Following the show, Soldo amounted temporary out odg of the chill to Noko's first business, the child's follow, Anthony Cox, Spillo model and the side lag privileges

Attorneys for Orn showed the order often during your day a compain becomes. Cox, a day mention of the number of the content of the street of the number of the street of the street of the last tree in a content of the street of

Assistant Commissioner Adjudications

John Lennon and Wife, Al7 597 321

On November 29, 1971, Mr. Orville R. Conley, Jr., Chief of the Menimigrant Section, Travel Control, New York City, telephoned concerning subjects. He stated that they had submitted application for extension of temporary stay. Yoko Lemon is still trying to obtain custody of her child and hopes to have the case set for trial in the Virgin Islands in the early part of January. The subjects used the additional time to consult with their atterneys in preparation for the trial.

I suthorized extension of temporary stay until January 31, 1972.

CC: A17 597 321

CC: W/Y - John LEMON

TC:SB:dam

FILE

Assistant Commissioner Adjudications

John Lonmon, A17 597 321

On September 2, 1971, Immigration Examiner John Pierce, New York City district office telephoned to advise that an I-129B patition had been filed by the Dick Cavett Show to have the subject and his wife appear on the television show on September 8, 1971. Form I-506 application for change in nonimigrant classification has also been filed. The stay of the subject and his wife in their present temperary visitor status expires September 24, 1971. Subject has been granted a section 212(d)(3) authorization.

On September 3, 1971, Abe Spivack, Assistant District Director, Travel Control, New York City was advised as follows:

The H-l petition for the subject with stay authorised until September 24, 1971 may be approved. His I-506 application may also be approved.

The subject's wife would automatically be classified R-4 upon approval of the H-1 classification for the subject with stay authorized for the same period. However, she can appear on the Dick Cavett Show as an H-4 only if she is not an entertainer by profession and is not being paid. (8 CFR 214.2(h)(4)) If she is an entertainer by profession, or if she is to be paid, a separate petition according her H-1 or H-2 classification must be filed and approved. As no evidence has been submitted that she is an H-1 alien, an H-2 petition with the requisite supporting document from Labor Department must be filed in her behalf.

P

CC: A17 597 321

CC: W/Y - John Lennon

TC:SB:dam

FILE

M. L. Mardin, Assistant Commissioner, Inspections

John Lennon - Al7 597 321 (EYC)

Mr. Titoumb, EMMC, telephoned at 3:30 p.m. 7/26/71 and advised that the LIAT airlines had informed OIC Rosei at St. Thomas that the subject would arrive in St. Thomas on their flight 338 at 5:35 p.m. (4:35 p.m. Washington time) the same day, from Antique.

Upon checking, I ascertained that Mr. Masil Mason had, earlier in the afternoon, informed the Department of State that the Service concurs in a section 212(4)(3) waiver for the subject. State Department communication indicates however, that he would obtain his nonimigrant visa in London.

I then telephoned Mr. Leon Dorms of the Visa Office and informed him of the information received from Mr. Titousb. After checking at the Visa Office he called back and said he could find no additional information and was at a lost to know what might have transpired, or why the subject was arriving so soon from Antique; where there is no British Comsul. Mr. Dorrae said that insemuch as the Service has concurred in the 212(d)(3) waiver, the State Department was also requesting that we concur in a 212(d)(4) visa univer, providing our officers in St. Thomas ascertained that the subject was arriving without a visa due to some misunderstanding and that he was not merely embeavoring to "put something over" by obtaining air transportation without any consideration for the visa and immigration requirements.

The information obtained from Mr. Dorras was furnished Mr. Titcomb telephonically. It was suggested that if the subject is presented as a TRHOV he should be admitted as such for a period of not more than 10 days, the 212(d)(3) waiver being applied. He was advised however, that the officers at St. Thomas should ascertain the facts and take such action as deemed appropriate under the circumstances.

At 8:30 a.m. today Mr. Titcomb telephoned and advised that the subject arrived in St. Thomas on the LIAT flight as anticipated. He was accompanied by his wife, her sister and a USC. The airline, which is signatory to the THMOV agreement had boarded him without a visa. He stated that he plans to remain in the Virgin Islands for about 3 days. His present plans are to return to Antique and them to England, but he said his plans are not definite and he might go on to New York. He indicated that he is mailly interested in the divorce hearing.

Insertich as it appeared to our officers that he was not endeavoring to circumvent any laws and is preoccupied with his affairs, and since there is no American Consul in Antique-he was admitted in "B" status for a period of 4 weeks with 212(d)(3) and (4) univers. It was thought that inastmen as his plans are indefinite and the Service had concurred in a 212(d)(3) univer his stay should not be limited to 10 days. Insamech as the airlime had Nept our effice in St. Thomas informed prior to his arrival, and he was admitted with a visa waiver, the airlime was not held responsible.

Mr. Dormes of the Visa Office was informed of the action taken.

CC: Al7 597 321 (WYC)

OC: W/F John Lennon

TC:ELE:blb

Referred to another gov't agency

FILE

Assistant Commissioner Adjudications

The "SEATLES"

On June 25, 1971, Mr. Sol Marks, District Director, New York City, telephoned to advise the following:

Alan Kline, manager of John Winston Lennon, advised that plans are being made to have a benefit performance in Madison Square Garden in New York City on July 31 and August 1, 1971. The premoters of the benefit are planning to have John Lennon, Ringe Starr and George Harrison, three of the four "Beatles", participate in the performance. The "Beatles" no longer work as a group. However, it is planned that they will give individual performances.

John Lennon is presently in the United States with his wife under a grant of voluntary departure which will expire July 14, 1971.

George Harrison is presently in the United States. His temperary edmission was authorized in a section 212(d)(3) order dated June 1A, 1971. The order permits one entry during June 1971 for a period of four weeks for the purpose of conducting business with Capitol Records in Los Angeles.

The "Beatles" have no intention of engaging in any other business or activities in the United States.

John Lennon and his wife are involved in litigation in the United States in a suit which they have instituted to obtain custody of Mrs. Lennon's child from her former husband. If Lennon departs from the United States and seeks temporary readmission in connection with the custody suit or any other matter, he is sware that he will require a new section 212(d)(3) suthorization.

Since the "Beatles" will each perform separately, separate H-1 petitions will be filed in their behalf. As soon as the petitions are filed, the District Director will motify the Central Office so that it can be determined what further action should be taken.

CC: W/F - John Lennon

TC:53:dmm

TILE

Assistant Commissioner Adjudications

The "BEATLES"

I telephoned Mr. Sel Marks, District Director, New York City, with reference to our earlier conversation today concerning three members of the group formerly known as the "Bestles".

I advised that the H-I petitions could be approved; that John Lennen could be given additional voluntary departure time for the purpose of participating in the benefit performance for Pakistani relief; that George Harrison should apply for a change to an "H" elassification if he doesn't already have such classification and that upon approval of the change to "H" classification his stay could be extended for a sufficient time to permit him to participate in the benefit performance; that upon approval of the petition for Ringo Starr a cable metification of approval should be sent to the consul at the expense of the petitioner.

CC: V/F - John Lemmon

TC:SB:dam

FILE

June 24, 1971

Sam Bernsen, Assistant Commissioner, Adjudications

John Winston LENNON, A17 597 321 (NYC)

Mr. Sol Marks, District Director NYC, telephoned to advise that inquiry had been received by Cangressman Jonathan Bingham's office concarning the subject. The Congressman's office stated that there are plans for the Beatles to give a benefit performance on July 31 and August 1, 1971 in Madison Square Garden for Pakistani relief. Although news accounts had indicated that the Beatles were no longer performing as a group, it, nevertheless, appears that the plan is for them to perform as a group: for this particular benefit show.

Since the subject has been granted voluntary departure until July 14, 1971, the question presented is whether the subject should be permitted to remain in the United States for an additional period of time to participate in the performance for Pakistani relief.

Mr. Marks recommends that such permission be granted provided an H-1 petition for the subject is approved. It will also be necessary to determine, if the H-1 petition is approved, whether to require a change to H-1 classification or to permit subject to perform in voluntary departure status.

CC: W/F - John Lennon

TC:SB:anb

CO 214b-C Jume 14, 1971

### MEMORAHDUM FOR PILE

Deputy Associate Commissioner Travel Control

John Lennes

Last Friday District Director Marks, New York, called and stated he has learned that John Leanes will apply for a 30 day extension of stay. The application was to be supported by evidence which was supposed would be submitted today. I suggested Hr. Herks call me after he had the evidence.

Today Mr. Marks called again and stated the evidence he has shows that John Lenson and his wife have been searching for a long time for his wife's child. The child has now been located and she intends to file a habeas corpus action and a custody suit. So that Mr. Lenson might be here during these proceedings the request for a 30 day extension of stay has been filed.

After discussing the matter with Mr. Greene I told Mr. Marks that subject's application should be denied but that he should be given voluntary departure time. Mr. Marks was not in agreement with this suggestion and desired to grant the application. I told him in view of our previous experience with Leanon we wished to have the action taken that we had directed.

CC: W/F - LENNON, John /

JML: 1wh

CD 212.24-C May 27, 1971

Deputy Associate Coumissioner, Travel Control

C. G. McCarthy, Insignation Research

John Winston LERNON A17 597 321

At your direction, I telephoned the Visa Office today (Mrs. Borothy Glickrist, 101-22900) giving approval to the secommendation by the Secretary of State that the subject be admitted temporarily despite his ineligibility under section 212(e)(23). He is coming with his wife, Twice, to Bay Shore, Long Island, New York to consult with attorneys regarding oustedy of her children.

By the terms of the order authorizing admission, there will be one entry at New York during June 1971, with a two-week period of stay conditioned upon the limitation of the subject's activity to consultation with the attorneys and his truval only to New York City and Long Island, New York; with no extension of stay, change of activity, or deviation from itinerary to be authorized without prior approval of the District Director, Weekington, D. C.

Mrs. Gilchrist indicated that she would cable the Behasey at London, England to the above effect.

CALL-UP - 6-11-71 for written request from Visa Office. Rend under date ?
6-2-71

TC:COM:man

Fle W/F-John W. Lennon Chr 6-15-71 Referred to another gov't agency

Referred to another gov't agency

The state

FILE

CO-212.24-C √ November 30, 1970

(

M. J. Mason Immigration Examiner

John Winston Lennon, Al7 597 321

On November 27, 1970, Mr. DeGrace, Visa Office, 101-21896, advised of the receipt of a cable from the American Embassy London recommending that the subject's entry be authorized under section 212 (d)(3)(A). The subject is inadmissible under section 212(a)(23).

Mr. deGrace stated that the subject desires entry as a B-1 for 30 days to discuss and conduct business with his agent, Allen Klein and the AHCO Industries, 17 Broadway, New York City and Capital Records in Los Angeles, California. The subject wished to depart London for JFK, New York on November 26, but was informed this was impossible and therefore he desires to depart somest ... Mr. deGrace recommends that the subject's admission be authorized and requested it be authorized by telephone.

On November 30, 1970, Mr. Lehmann stated that the subject's admission under section 212(d)(3)(A) was authorized and Mr. deGrace was so informed. He was told the subject's authorization was for one entry during November or December 1970 for 30 days limited to the activities as indicated above and that there is to be no extension of stay or change of itinerary without the prior approval of the District Director Washington, D. C.

CC: A17 597 321

CC: MR. CULL, PUBLIC INFORMATION OFFICER

TC:MJM: hmt

W/F - John Lamon

12/4/3193

co 703.857 Rovember 30, 1970

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FILE

M. J. MASON Immigration Examiner

John Winston Lennon, Al7 597 321

On November 27, 1970, Miss Daniels, Congressman Ringham's office, 180-4411, made inquiry concerning the status of a section 212(d) (3)(A) authorization for the subject.

She was advised that we had only required a telephonic recommendation from State before noon on November 27, 1970 and that it would not be decided before Monday November 30, 1970 whether his admission would be authorized.

A similar call was received we Mr. Allen Klein, the subject's business contact and attorney in New York City. He stated he had contacted Congressman Bingham and that the subject's presence in the United States was urgently needed because a record by him was due for release on December 11, 1970. As a result about two or three weeks work is required of Lennon in this connection before its release. Mr. Klein was given the same information furnished Congressman Bingham's office.

On November 30, 1970, Miss Daniels was informed that Mr. Lenmon's entry would be authorized.

CC: A17 597 321

TC:MJM:Lat

CO 212.24-C

Assistant Commissioner Adjudications

November 13, 1970

H. J. Moson Immigration Examiner

George Marrison, Al8 523 007

Hrs. Althon of Congressman Binghan's office inquiried on Hovember 12, 1970 conserving the status of a section 212(d)(3) (A) order being issued by the BD Mismi on the subject.

She stated that the subject had recently departed the United States for Kingston, Jamaica and madded authorization to return and that she was unable to get any information from Miami.

Mr. Freenan, T.C. SENO, was school to check on the motter. He determined that based on a telephonic request from Mr. William Mondy, Consul in Eingston, Januarien, a section 212(d)(3)(A) order was issued Hovenber 9, 1970. This order authorized the subject one entry by air at MTC for one month for business. Mr. Freenan also stated that Mismi sent a wire on 11/9/70 in response to Congressman Bingham's wire advising of the above. Mrs. Altman was furnished the above information on Hovenber 12, 1970.

CC: A18 523 007

CC: W/Y - Beatles

TC:M.M: anb

© 212.24-P © 212.42-P NOV 1 0 1970

District Director Frankfurt, Germany

Deputy Associate Coumissioner Travel Control

George Merrison, AlS 523 007

The file relating to the subject is ferwarded as requested by your telegram of October 29, 1970.

The subject, as a number of the Beatles musical group, is of such prominence that his presence and activities in the United States receive public attention and may result in unfavorable publicity. Consequently, even though this office had previously authorized the admission of the subject and his wife under section 212(d)(3) (A), the Lendon Bubassy's latest recommendation should have been referred to the seat of government.

Whenever similar cases are received in the future, please bring than to my attention in accordance with the instructions contained on page 6-32 of the Emmigrant Inspector's Handbook before the issuance of a section 212(d)(3)(A) authorization.

Attachment

CC: A18 523 007

NOTE: Mr. Bernsen discussed the above case with Mr. Owen, Director of the Visa Office on 11/5/70. Mr. Owen agreed that consuls should submit their recommendations for 212(d)(3)(A) orders on prominent persons, whose activities in the U.S. are likely to receive public attention, to the seat of government for action. He stated that he would issue a reminder to all consular posts that even though a previous 212(d)(3)(A) order had been issued on such an individual any additional recommendations should be sent to the seat of government.

John M. Shureum

(b)(6) (b)(6) hr. Bernsen also discussed with Mr. Owen the case of in which the Visa Office sent a recommendation for a 212(d)

(3)(A) order to the Washington district office after it had been denied by one of our overseas officer. Mr. Owen agreed that this should have been sent to the C.O. instead of the Washington district office and will take steps to prevent future occurrences.

CC: W/F - Beatles

TC:MJM: anb

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FORM A VALUE INSURED DEPARTMENT OF STATE AND RAS DIRECT TO USE
THE VISA THAT HAS LOCATED OF SCALA THAT RAIVEN AND SINCE PURPORE
PRESENT TRIP WAS DE SINCLE HATCH DUTTER LOTO FOR TIMES MESKS
FOR PUSINESS, ALLGE MAS TO MAKE AND LOCALLY ON 10-23-7. OF TWA
FLIGHT 709, AMERICANST LOCADE AND MAINES THAT ON 10-25-70 THE ADDISED THE VISA OFFICE OF THE CASA.

FOTHING FURTHER, ASSUME AT LEAST TAGES APPROVAL. FOR YOUR INFORMATION, MACRISON'S WIFE PATRICIA ARMS WAS GLANTED A SIMILA. WAIVER SAME DATE UNDER A 15 522 000, TO PERMIT HER TO ACCOMPANY HER HUSBARD.

JOSESTONE.

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CO 212.24-C NOV - 3 1970 16.0

DISTRICT BIRDCTOR PRAMERURY, CERMANY

> BERES OCTOBER 29, 1970. BEDAC COTRA-HASON BASIS FOR REQUESTING FILE ON BRATLE MUSICAL CROUP MEMBER, GROUGE MARRISON, A18 523 007... IF COMBUL HAS ENCONSCINED HARRISON'S ENTRY UNDER 212(4)(3)(A), ADVISE CONSUL MECHANISMATION MEST BE SUBMITTED THROUGH BINECTOR VIRA COTICE, WARRINGTON, D.C. John M. Elimen

CALL UP: 11/13/70

CC: A18 523 007

CC: W/F - Beatles

TC:MJM: amp

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co 212.24-c April 22, 1970

Assistant Commissioner Adjudications

Deputy Assistant Commissioner, Adjudications - Mast

John V.O. Lemmon, Al7 507 321; George Harrison, Al8 523 007 and

(b)(6)

Mr. William deGrace, Visa Office, Department of State, advised me telephonically that he had just received an airgram, #3044, from the Rebessy at London dated April 22, 1970, which reads as follows:

(b)(6)

"1. Vises John Lennon, George and
2. Embassy has just been advised subjects plan depart London
Thursday, April 23 TM fit. 761 arriving Los Angeles 1915
hours local time. Lemnons manifested under nome Chambers

and Marrisons manifested under some Masters.

3. Vill remain Los Angeles to May 6 for business discussion

with Capital Records and others. Arrive New York May 7 for further business discussions and return to London on or about May 16.

4. While univer granted for entry New York assume univer assembsent for arrival Los Angales no great problem and Exhausy intends issue visus today."

Master SPDrugbond

Mary 4/22/70 3:45 PM

I advised Mr. deGrace that no problem was auticipated as a result of the subjects' arriving at los Angeles rather than New York, and that the Los Angeles office would be alerted telephonically.

CC: W/F - John Lennon

TC:FKH:anp

3201

FILE

M. J. ⊗ason SII

John Lennon of the Beatles

A telephone call from a Mr. Schwartz of Oakland, California, was referred to me by the Commissioner's office at 4:35 p.m. on March 27, 1970.

Mr. Schwartz was desirous of having Lemon engage in a non-profit musical engagement in May 1970. He seemed to know that the Beatles were to come to the United States in the near future and that John Lennon was inadmissible because of use of narcotics. He stated the proposed engagement had nothing to do with the Beatles' present trip. His telephonic inquiry was for the purpose of determining how he should go about arranging for his entry. He was advised that he would need to file a visa petition with the District Director at San Francisco and that following its approval the American Consul in London would then be in a position to entertain Lennon's nonimmigrant visa application. He concluded the conversation by asking for the District Director's phone number at San Francisco indicating he was going to call him regarding the matter.

CC: W/F - John Lennon

MJM: and