



Selective Service System

National Headquarters / Arlington, Virginia 22209-2425

<http://www.sss.gov>

March 4, 2009

Mr. Kenneth Allen
10055 E. Gray Hawk Drive
Tucson, Arizona 85730

Dear Mr. Allen:

This is in response to your Freedom of Information Act inquiry dated February 9, 2009, and received in this office yesterday, seeking the Selective Service System registration record for Mr. Barrack H. Obama.

It is enclosed and consists of copies of his registration form and the resultant automated file screen. Mr. Obama did indeed register with Selective Service and was assigned Selective Service Number 61-1125539-1 on September 4, 1980.

Thank you for your inquiry. If you have any further questions, please feel free to contact the Office of Public and Intergovernmental Affairs at the above address. Our telephone number is (703) 605-4100.

Sincerely,

A handwritten signature in black ink, appearing to read 'Richard S. Flahavan', written in a cursive style.

Richard S. Flahavan
Associate Director of Public &
Intergovernmental Affairs

Enclosure



SELECTIVE SERVICE SYSTEM
Registration Form
 READ PRIVACY ACT STATEMENT ON REVERSE
 PLEASE PRINT CLEARLY

0897050632

1 DATE OF BIRTH 08/04/61 **2** SEX MALE FEMALE
Number of Months Day Year

4 PRINT FULL NAME
 Last: OBAMA First: BARACK Middle: HUSSEIN

5 CURRENT MAILING ADDRESS
 Number and Street: 1617 S. BRETANIA APT. 1008 City: HONOLULU State or Foreign Country: HI Zip Code: 96826

6 PERMANENT RESIDENCE
 Number and Street: SAME AS ABOVE City: _____ State or Foreign Country: _____ Zip Code: _____

7 CURRENT PHONE NUMBER
 Area Code: 808 Number: 949 2317

8 Check here if we may give your name, address and telephone number to Armed Forces recruiters.
 I AFFIRM THE FOREGOING STATEMENTS ARE TRUE

9 Today's Date: JULY 30, 1980 Signature of Registrant: Barack H. Obama

Postal Date Stamp & Clerk's Initials

ID NO ID OTHER

SSS NO: 61 1125539 1
LAST NAME: OBAMA
FIRST NAME: BARACK HUSSEIN

CURRENT ADDRESS: [REDACTED]
CITY/STATE/ZIP: HONOLULU HI 96826
PERMANENT ADDRESS:

CITY/STATE/ZIP:

DATE OF BIRTH: 08/04/61 *****

SSAN: [REDACTED] * HISTORY INFORMATION *

TELEPHONE: 8080000000 *****

DLN: 0897 080 6320 * DOC-LOC-NUMBR TRANS RSN LTR DATE *

REGISTRATION DATE: 09/04/80 * 9910 618 4920 503 L 150 50 06/25/91 *

ACCESSION DATE: 09/04/80 * *

LAST ACTION DATE: 06/25/91 * *

RELATED SSN: 00 0000000 0 * *

* *

ID INDICATOR: 2 * *

PHONE INDICATOR: N * *

SSAN INDICATOR: N * *

PO INDICATOR: N * *

CLASS: 1H *****

VERF LETTER DATES:



United States Department of State

Washington, D.C. 20520

JUL 29 2010

Case No. 201004122, DHS001

Mr. Kenneth Allen
10055 E Gray Hawk Drive
Tucson, AR 85730

Dear Mr. Allen:

I refer to your request dated February 20, 2009 to the U.S. Citizenship and Immigration Services for the release of certain material under the Freedom of Information Act (Title 5 USC Section 552). One document (totaling 14 pages) retrieved in response to your request originated with the Department of State, and was therefore referred to us for appropriate action.

Please note that the one document has been divided into nine for processing purposes. After reviewing these documents, we have determined that four may be released in full, and five must be withheld in full. All released material is enclosed.

An enclosure provides information on Freedom of Information Act exemptions and other grounds for withholding material. For all the documents withheld in full, we have cited exemption (b)(3) INA.

We have now completed the processing of your case. If you have any questions, please call trial attorney Brigham Bowen at (202) 514-6289. We hope that the Department has been of service to you in this matter.

Sincerely,

A handwritten signature in black ink, appearing to read "Margaret P. Grafeld", with a stylized flourish at the end.

Margaret P. Grafeld, Director
Office of Information Programs and Services

Enclosures:
As stated.

The Freedom of Information Act (5 USC 552)

FOIA Exemptions

- (b)(1) Withholding specifically authorized under an Executive Order in the interest of national defense or foreign policy, and properly classified.
Executive Order 12958, as amended, classification categories:
- 1.4(a) Military plans, systems or operations
 - 1.4(b) Foreign government information
 - 1.4(c) Intelligence activities, sources or methods, or cryptology
 - 1.4(d) Foreign relations or foreign activities of the US including confidential sources
 - 1.4(e) Scientific, technological or economic matters relating to national security, including defense against transnational terrorism
 - 1.4(f) USG programs for safeguarding nuclear materials or facilities
 - 1.4(g) Vulnerabilities or capabilities of systems, installations, infrastructures, projects, plans or protection services relating to US national security, including defense against transnational terrorism
 - 1.4(h) Information on weapons of mass destruction
- (b)(2) Related solely to the internal personnel rules and practices of an agency.
- (b)(3) Specifically exempted from disclosure by statute (other than section 552b of Title 5), e.g.:
- | | |
|--------|--|
| INA | The Immigration and Nationality Act, Title 8 USC Section 1202(f) |
| CIA | The Central Intelligence Agency Act of 1949, Title 50 USC Section 403(g) |
| ARMEX | The Arms Export Control Act, Title 22 USC 2778(e) |
| EXPORT | The Export Administration Act of 1979, 50 App. USC 2411(c)(1) |
- (b)(4) Privileged/confidential trade secrets, commercial or financial information from a person.
- (b)(5) Interagency or intra-agency communications forming part of the deliberative process, attorney-client privilege, or attorney work product.
- (b)(6) Release would constitute a clearly unwarranted invasion of personal privacy.
- (b)(7) Information compiled for law enforcement purposes that would:
- (A) Interfere with enforcement proceedings
 - (B) Deprive a person of a fair trial
 - (C) Constitute an unwarranted invasion of personal privacy
 - (D) Disclose confidential sources
 - (E) Disclose investigation techniques
 - (F) Endanger life or physical safety of any individual

Other Grounds for Withholding

NR Material not responsive to your FOIA request, excised in accordance with our agreement.

UNCLASSIFIED

H6

Form Approved
Budget Bureau No. 47-R144,2

DEPARTMENT OF STATE
BUREAU OF EDUCATIONAL AND CULTURAL AFFAIRS
CERTIFICATE OF ELIGIBILITY FOR EXCHANGE VISITOR STATUS
(Authorized by regulations promulgated under provisions of Public Law 87-256)

PART I - It is hereby certified as follows:

1. THE ORGANIZATION (SPONSOR) NAMED BELOW HAS SELECTED THE EXCHANGE VISITOR NAMED BELOW TO PARTICIPATE IN THE EXCHANGE-VISITOR PROGRAM DESCRIBED IN ITEM 7, PAGE 1 OF THIS FORM

2. NAME OF EXCHANGE VISITOR

Lolo SOETORO

3. DATE OF BIRTH

January 2, 1935

4. NATIONALITY

Indonesian

5. PLACE OF BIRTH

Bandung, West Java, Indonesia

6. SPONSOR (Name and address)

Center for Cultural and Technical Interchange between East and West, University of Hawaii

7. EXCHANGE VISITOR PROGRAM NO. P-1-1793, DESIGNATED BY THE SECRETARY OF STATE ON June 30, 1954 IS STILL VALID AND CURRENTLY IS OFFICIALLY DESCRIBED AS FOLLOWS (Insert here the exact wording of the program description as contained in the latest notification letter received from the Secretary of State.)

A program to provide courses of study, research, teaching, or lecturing, or a combination thereof, in the various fields of instruction and research conducted by the University of Hawaii for qualified foreign students and visiting professors, in the general interests of international academic exchange.

RECEIVED
JUL 24 1 33 PM '65
IMMIGRATION
NATIONALITY
SECTION

8. THE EXCHANGE VISITOR NAMED HEREIN WILL ENGAGE IN THE FOLLOWING ACTIVITIES UNDER THE PROGRAM (Describe briefly with sufficient clarity to enable the appropriate officials to determine that the activities are within the scope of the Exchange-Visitor Program described in Item 7 above) Under practical training student will work for L. Frederick Pack and Associates in the fields of surveying, mapping and plotting.

9. THIS CERTIFICATE COVERS THE FOLLOWING PERIOD (The period covered by the following dates may not exceed one year, notwithstanding the fact that sponsorship beyond that period may be contemplated in accordance with the limitations listed in Item 7(b), page 2 of this form)
From (Month, day, year) June 20, 1964 To (Month, day, year) June 20, 1965

10. THE SPONSOR UNDERTAKES THE FOLLOWING FINANCIAL OBLIGATIONS FOR THIS EXCHANGE VISITOR (Specify exact amounts wherever possible, indicating period covered. Include any financial arrangements for travel expenses.)
Student will be paid \$2.00 per hour.

11. IF THIS IS A DUPLICATE CERTIFICATE ISSUED TO A RETURNING EXCHANGE VISITOR AS DESCRIBED IN ITEM 7(c) ON PAGE 2 OF THIS FORM, THE EXPIRATION DATE OF THE EXCHANGE VISITOR'S AUTHORIZED STAY AS IT APPEARS ON FORM I-94 IN HIS POSSESSION IS:
(Month, day, year) _____

12. THE SPONSOR HAS NAMED THE UNDERSIGNED AS RESPONSIBLE OFFICER OF THE EXCHANGE-VISITOR PROGRAM DESCRIBED IN ITEM 7 ABOVE AND HAS SO NOTIFIED THE BUREAU OF EDUCATIONAL AND CULTURAL AFFAIRS, DEPARTMENT OF STATE, WASHINGTON, D. C.

For Immigration Official

EOS TO 6-20-65

HAW-506. 7-24-64

13. SIGNATURE OF RESPONSIBLE OFFICER (Also print or type name and title)

A. Lee Zeigler, Foreign Student Adviser

14. DATE JUN 27 1964

PART II - (To be completed by releasing sponsor in case of Program transfer)

I, the undersigned Responsible Officer of Exchange-Visitor Program No. _____ sponsored by _____ am of the opinion that the transfer of the exchange visitor named above to Exchange-Visitor Program No. _____ is necessary or highly desirable in view of the purpose for which the exchange visitor was admitted to the United States and is in conformity with the objectives of the Mutual Educational and Cultural Exchange Act of 1961.

SIGNATURE OF RESPONSIBLE OFFICER (Also print or type name and title)

DATE

FORM 11-63 DSP-66

Dept. of State, A/GIS/IPS, Margaret P. Grafeld, Dir
(X) Release () Excise () Deny () Declassify
Date 7/28/10 Exemption _____

UNCLASSIFIED

FORM DSP-88
7-22-67

Form Approved
Bureau of the Budget No. 47-R144

DEPARTMENT OF STATE
INTERNATIONAL EDUCATIONAL EXCHANGE SERVICE

CERTIFICATE OF ELIGIBILITY FOR EXCHANGE VISITOR STATUS
(Authorized by regulations promulgated under provisions of P.L. 402, 80th Congress, as amended)

1. NAME OF EXCHANGE VISITOR Lolo Soetoro		2. DATE OF BIRTH January 2, 1935	
3. NATIONALITY Indonesian		4. PLACE OF BIRTH Bandung, West Java, Indonesia	
5. PLACE Honolulu, Hawaii		6. DATE June 5, 1963	
7. THIS CERTIFIES THAT THE SPONSOR NAMED BELOW HAS SELECTED THE EXCHANGE VISITOR NAMED HEREIN TO PARTICIPATE IN EXCHANGE VISITOR PROGRAM NO. P-1-1793			
8. DATE OF PROGRAM DESIGNATION BY THE DEPARTMENT OF STATE March 23, 1961			
9. SPONSOR Center for Cultural and Technical Interchange between East and West, University of Hawaii			

10. TIME AND TERMS OF PROGRAM PARTICIPATION (Length of Stay, Financial Arrangements, Training Objectives)

Effective September 1, 1962: Twenty-one month study grant at the East-West Center, University of Hawaii. The grant covers travel, tuition, books and all fees plus room, board, medical insurance, modest clothing and cleaning allowance.

Mainland study tour will be from June to September, 1963. Summer will be spent at Northwestern University and Wisconsin University. Sponsorship remains under the East-West Center.

East-West Center grant terminates on June 20, 1964.

11. CERTIFICATION: **P-1-1793**
I certify that Exchange Visitor Program No. **P-1-1793** provides the program activities as stated above for the exchange visitor named herein, and that the designation is still valid.

THE SPONSOR AGREES (1) TO INSURE THAT PARTICIPANT ADHERES TO CONDITIONS UNDER WHICH HE WAS ADMITTED TO THE U.S. AND WILL DEPART FROM THE U.S. UPON COMPLETION OF HIS PROGRAM; (2) TO NOTIFY IMMEDIATELY THE DISTRICT DIRECTOR, U.S. IMMIGRATION AND NATURALIZATION SERVICE HAVING JURISDICTION OVER THE DISTRICT IN WHICH THE EXCHANGE VISITOR IS RESIDING IF HE CEASES TO PURSUE THE PROGRAM OBJECTIVES FOR WHICH HE WAS ADMITTED TO THE U.S. GIVING THE VISITORS NAME, ADDRESS, NATIONALITY, DATE OF ENTRY INTO THE U.S. AND HIS PRESENT ACTIVITIES; (3) TO SUPPLY ALIEN WITH REQUIRED TIME AND TERMS OF HIS CONTINUED STAY SUFFICIENTLY IN ADVANCE OF EXPIRATION OF STAY TO ENABLE THE ALIEN TO APPLY FOR EXTENSION TO THE IMMIGRATION AND NATURALIZATION SERVICE.

A. Lee Ziegler Foreign Student Adviser
(SIGNATURE OF RESPONSIBLE OFFICER) **A. Lee Ziegler** (TITLE)

II. FOR USE OF IMMIGRATION AND NATURALIZATION SERVICE

1. DATE 10/24/63		2. PLACE PHM	
3. ADMITTED TO		4. EXTENDED TO 6/20/64	
5. EXTENDED TO		7. SIGNATURE OF INS OFFICIAL <i>[Signature]</i>	
6. EXTENDED TO			

STATEMENT TO BE SIGNED BY APPLICANT FOR EXCHANGE-VISITOR OR VISA AND/OR ADMISSION AS AN EXCHANGE-VISITOR UNDER SECTION 101(a)(15) AND 402(f) OF THE IMMIGRATION AND NATIONALITY ACT

1. I Lolo Soetoro.

(Name of applicant. Please print)

have been selected to participate in an Exchange Visitor Program designated as such under provisions of section 201, Public Law 402, 80th Congress, as amended.

2. As an applicant for a non-immigrant, exchange-visitor visa and for admission into the United States as an exchange visitor, I declare that:

a. I seek to enter the United States temporarily and solely for educational purposes under the following conditions:

(1) Maximum anticipated stay 2 years.

(2) Degrees or certificate toward which study or training will be directed. unclassified non-degree student.

(3) My training will involve more than one institution.

(4) Remarks: joining as non degree student but will seek to obtain degree.

b. I understand and shall fulfill the terms under which I was selected to participate in Exchange Visitor Program No. P-E-1793.

c. I have sufficient scholastic preparation and knowledge of English to undertake the program for which I have been selected.

d. I am financially able to support myself during my stay in the United States (State sources, amount of support, including stipends and allowances from Exchange Visitor Program.)

My grant covers: travel, tuition, books, room, board, medical insurance, clothing and cleaning allowance

3. I understand that the following conditions are applicable to exchange visitors:

a. Exchange visitors may not accept remunerative employment in the U. S. other than that which may be an integral part of their program.

b. Exchange visitors are admitted for the period of their scheduled program or for a maximum period of one year, unless their stay is officially extended.

c. Exchange visitors may apply for an extension by completing Form I-539 and submitting it to the nearest office of the Immigration and Naturalization Service 30 days prior to expiration of the period of admission authorized.

d. Exchange visitors who complete their program and who wish to transfer to another Exchange Visitor Program to further their educational objectives, must complete Form DSP-67 and present it to the U. S. Immigration office having jurisdiction over the area in which they reside.

e. Exchange visitors are not eligible for adjustment to status of aliens admitted for permanent residence, or to any other non-immigrant classification, but must leave the United States upon completion of purpose of entry.

f. Aliens in the U. S. on January 1, of each year, must submit their address, in writing, to the Immigration and Naturalization Service by January 31. Forms may be obtained at U. S. Immigration or U. S. Post Office.

g. Exchange visitors, prior to departure from the U. S. shall surrender their temporary entry permits, (Form FS-257a)

REPUBLIC OF INDONESIA Exchange visitors who leave the U.S. temporarily during the tenure of their program must have in CITY OF NEW YORK possession a valid exchange-visitor visa when applying for readmission to the U. S.

EMBASSY OF THE UNITED STATES Exchange visitors are not eligible for immigrant visas until after they have accumulated 2 years residence in a cooperating country or countries, following completion of their stay in the United States, unless this provision is waived by the Attorney General of the U. S. acting upon recommendation of the Secretary of State.

SUBSCRIBED AND SWORN TO BEFORE ME

THIS 27th DAY OF September 19 52 AT

I agree to conform to the conditions as outlined above.

Service No. _____

Taxit Item No. _____

Fee Paid U.S. \$ _____

Local City _____

GIDI Jacob Walk

Lolo Soetoro

(Signature and Title of Consular Officer)

Jacob Walkin

(Signature of Applicant)

Dept. of State, A/GIS/IPS, Margaret P. Grafeld, Dir
() Release () Excise () Deny () Declassify
Date 7/28/10 Exemption _____

STATEMENT TO BE SIGNED BY APPLICANT FOR EXCHANGE-VISITOR VISA AND/OR
 ADMISSION AS AN EXCHANGE-VISITOR UNDER SECTION 101(b)(15) AND
 402(F) OF THE IMMIGRATION AND NATIONALITY ACT

1. I _____
 (Name of applicant. Please print)
 have been selected to participate in an Exchange Visitor Program designated as such under provisions of section 201, Public Law 402, 80th Congress, as amended.

2. As an applicant for a non-immigrant, exchange-visitor visa and for admission into the United States as an exchange visitor, I declare that:

a. I seek to enter the United States temporarily and solely for educational purposes under the following conditions:

(1) Maximum anticipated stay _____

(2) Degrees or certificate toward which study or training will be directed.

(3) My training will will not involve more than one institution.

(4) Remarks:

b. I understand and shall fulfill the terms under which I was selected to participate in Exchange Visitor Program No. _____.

c. I have sufficient scholastic preparation and knowledge of English to undertake the program for which I have been selected.

d. I am financially able to support myself during my stay in the United States (State sources, amount of support, including stipends and allowances from Exchange Visitor Program.)

3. I understand that the following conditions are applicable to exchange visitors:

- a. Exchange visitors may not accept remunerative employment in the U. S. other than that which may be an integral part of their program.
- b. Exchange visitors are admitted for the period of their scheduled program or for a maximum period of one year, unless their stay is officially extended.
- c. Exchange visitors may apply for an extension by completing Form I-539 and submitting it to the nearest office of the Immigration and Naturalization Service 30 days prior to expiration of the period of admission authorized.
- d. Exchange visitors who complete their program and who wish to transfer to another Exchange Visitor Program to further their educational objectives, must complete Form DSP-67 and present it to the U. S. Immigration office having jurisdiction over the area in which they reside.
- e. Exchange visitors are not eligible for adjustment to status of aliens admitted for permanent residence, or to any other non-immigrant classification, but must leave the United States upon completion of purpose of entry.
- f. Aliens in the U. S. on January 1, of each year, must submit their address, in writing, to the Immigration and Naturalization Service by January 31. Forms may be obtained at U. S. Immigration or U. S. Post Office.
- g. Exchange visitors, prior to departure from the U. S. shall surrender their temporary entry permits, (Form FS-257a or I 94). Exchange visitors who leave the U.S. temporarily during the tenure of their program must have in their possession a valid exchange-visitor visa when applying for readmission to the U. S.
- h. Exchange visitors are not eligible for immigrant visas until after they have accumulated 2 years residence in a cooperating country or countries, following completion of their stay in the United States, unless this provision is waived by the Attorney General of the U. S. acting upon recommendation of the Secretary of State.

SUBSCRIBED AND SWORN TO BEFORE ME

THIS _____ DAY OF _____ 19____ AT _____

I agree to conform to the conditions as outlined above.

 (Signature and Title of Consular Officer)

 (Signature of Applicant)

UNCLASSIFIED

H9

Form Approved
 Bureau of the Budget No. 47-R344

FORM DSP-86
 7-22-67

DEPARTMENT OF STATE
 INTERNATIONAL EDUCATIONAL EXCHANGE SERVICE

CERTIFICATE OF ELIGIBILITY FOR EXCHANGE VISITOR STATUS
 (Authorized by regulations promulgated under provisions of P.L. 402, 80th Congress, as amended)

1. NAME OF EXCHANGE VISITOR Lolo Soetoro		2. DATE OF BIRTH January 2, 1935	
3. NATIONALITY Indonesian		4. PLACE OF BIRTH Bandung, West Java, Indonesia	
5. PLACE Honolulu, Hawaii		6. DATE August 15, 1962	
7. THIS CERTIFIES THAT THE SPONSOR NAMED BELOW HAS SELECTED THE EXCHANGE VISITOR NAMED HEREIN TO PARTICIPATE IN EXCHANGE VISITOR PROGRAM NO. P-I-1793			
8. DATE OF PROGRAM DESIGNATION BY THE DEPARTMENT OF STATE March 23, 1951			
9. SPONSOR Center for Cultural and Technical Interchange Between East and West University of Hawaii.			

10. TIME AND TERMS OF PROGRAM PARTICIPATION (Length of Stay, Financial Arrangements, Training Objectives)

Effective September 1, 1962: Twenty-one month study grant at the East-West Center, University of Hawaii. The grant covers travel, tuition, books and all fees plus room, board, medical insurance, modest clothing and cleaning allowance.

Training Objectives: Applicant will study in the Department of Geography as an unclassified non-degree student.

IMM. & NATZ. SERVICE
 HONOLULU, HAWAII, 405
 ADMITTED
 SEP 18 1962
 CLASS
 9/17/63

11. CERTIFICATION: P-I-1793
 I certify that Exchange Visitor Program No. _____ provides the program activities as stated above for the exchange visitor named herein, and that the designation is still valid.

THE SPONSOR AGREES (1) TO INSURE THAT PARTICIPANT ADHERES TO CONDITIONS UNDER WHICH HE WAS ADMITTED TO THE U.S. AND WILL DEPART FROM THE U.S. UPON COMPLETION OF HIS PROGRAM; (2) TO NOTIFY IMMEDIATELY THE DISTRICT DIRECTOR, U.S. IMMIGRATION AND NATURALIZATION SERVICE HAVING JURISDICTION OVER THE DISTRICT IN WHICH THE EXCHANGE VISITOR IS RESIDING IF HE CEASES TO PURSUE THE PROGRAM OBJECTIVES FOR WHICH HE WAS ADMITTED TO THE U.S. GIVING THE VISITOR'S NAME, ADDRESS, NATIONALITY, DATE OF ENTRY INTO THE U.S. AND HIS PRESENT ACTIVITIES; (3) TO SUPPLY ALIEN WITH REQUIRED TIME AND TERMS OF HIS CONTINUED STAY SUFFICIENTLY IN ADVANCE OF EXPIRATION OF STAY TO ENABLE THE ALIEN TO APPLY FOR EXTENSION TO THE IMMIGRATION AND NATURALIZATION SERVICE.

[Signature] Admissions Secretary
 (SIGNATURE OF RESPONSIBLE OFFICER) (TITLE)

(I. FOR USE OF IMMIGRATION AND NATURALIZATION SERVICE)

1. DATE	2. PLACE
3. ADMITTED TO	4. EXTENDED TO
5. EXTENDED TO	6. EXTENDED TO
7. SIGNATURE OF INS OFFICIAL	

UNCLASSIFIED

(SEE REVERSE SIDE)



U.S. Citizenship
and Immigration
Services

July 29, 2010

Mr. Kenneth Allen
10055 E. Gray Hawk Drive
Tucson, AZ 85730

Dear Mr. Allen:

We have completed the review of all documents responsive to your Freedom of Information Act (FOIA) request of March 1, 2009, for records concerning individuals you have identified as "Stanley Ann Obama, aka Stanley Ann Dunham, aka Stanley Ann Soetoro" and "Lolo Soetoro."

We have identified 111 pages of documents responsive to your request. Enclosed are 83 pages which are released to you in their entirety, and six pages released in part. We are withholding seven pages in full. In our review of the aforementioned documents, we have determined that the redacted portions contain no reasonable segregable, non-exempt information. We have referred 16 pages to the U.S. Department of State for their direct response to you. All responsive information known to exist is hereby released to you with the exception of those portions that are exempt from disclosure pursuant to FOIA exemptions (b)(3) (as applied in conjunction with subsection 6103(a) of the Internal Revenue Code (IRC)) and (b)(6). See 5 U.S.C. §§ 552(b)(3) and -(b)(6); IRC § 6103(a).

The following exemptions are applicable:

Freedom of Information Act, 5 U.S.C. § 552(b)(3) in conjunction with IRC § 6103(a)

Exemption (b)(3) provides protection for information specifically exempted from disclosure by statute, provided that such statute requires that the matters be withheld from the public in such a manner as to leave no discretion on the issue, or establishes particular criteria for withholding or refers to particular types of matter to be withheld. Exemption (b)(3) is being asserted in conjunction with subsection 6103(a) of the Internal Revenue Code (IRC § 6103(a)).

Subsection 6103(a) of the Internal Revenue Code states, generally, that no officer or employee of the United States shall disclose any "return" or "return information" (as those terms are defined by subsections 6103(b)(1) and -(2)(A), respectively) obtained by him in any manner in connection with his service as such an officer or employee or otherwise or under the provisions of section 6103, except as authorized by the Internal Revenue Code. Subsection 6103(a) leaves the deciding agency official no alternative or discretion on the issue.

FOIA exemption (b)(3) is being asserted in conjunction with IRC § 6103(a) to protect certain returns and return information found in a record responsive to your FOIA request. After meticulous analysis and careful consideration, none of the exceptions to this strict statutory prohibition against disclosure was found to be applicable to your request. Accordingly, the USCIS has no discretion on the issue, and must deny your request for access to the same.

Freedom of Information Act 5 U.S.C. § 552 (b)(6)

Exemption (b)(6) permits the government to withhold all information about individuals in personnel, medical and similar files where the disclosure of such information would constitute a clearly unwarranted invasion of personal privacy.

Records responsive to your request were located in a Privacy Act protected system of records referred to as the *Alien File/Central Index System (A-file/CIS – DHS/CIS 001)*.” See 72 Fed. Reg. 1755 (Tuesday January 16, 2007). This system of records contains information regarding aliens who have sought benefits under the immigration and nationality laws of this country; these records are collectively referred to as alien registration files or “A-files.” A-files are universally recognized as being similar in character to personnel and medical records (inasmuch as they contain some of the most sensitive and intimate details associated with aliens who have sought benefits under U.S. immigration laws) and, thus, are entitled to the protection from disclosure afforded under FOIA exemption (b)(6).

In deciding the disclosure disposition of those documents containing personal details lifted from the lives of private individuals, the documents were closely scrutinized in an effort to identify any public benefit to be gained from their disclosure. It was ultimately determined that no discernable public gain would be achieved from the disclosure of the information subject to this review. On the other hand, the potential private harm that could be suffered as a result of the release of this information was found not only to be tangible, but also significant and reasonably probable. In the case of these documents, the potential private harm stemming from their release was determined to clearly outweigh the total absence of any public benefit to be gained from such disclosure. Consistent with this analysis, it has been concluded that the release of the subject information would constitute a clearly unwarranted invasion of the personal privacy of the individual(s) to whom it pertains. The USCIS, therefore, must deny your request for access to this information under the authority of FOIA exemption (b)(6).

The enclosed record consists of the best reproducible copies available.



Sincerely,
T. Diane Cejka
Director


Enclosure(s)

NAME (LAST) IN CAPS		(FIRST)	(MIDDLE)	SNOX CODE	NO.
SOWHNO		Lele	S.		A20 491 234
Alias aka MARESDIARDJO					
A14 128 204 cancelled & cons. herein - HHH					
P.O.E.	DATE OF ENTRY	TYPE ADM.	MO.-DAY-YR. OF BIRTH	COUNTRY OF BIRTH	
LOS	10-05-72	IB-1	01-02-35	M Indonesia	
Type of Action:			Name of Sponsor:		
Action on VP: (Decision)			(Mo.)	(Day)	(Year) (Section) (Forwarded to Consul at):
Street Address (City, State, and Zip Code)					
FCO	Date	FCO	Date	FCO	Date
HHH	2/0/74				
Accession No.			Box No. CORRECTED INDEX CARD		

MEMORANDUM FOR FILE

Re: Lolo S. Soetoro A30 h81 285

I contacted Mrs. Soetoro by telephone (#941-9958) on May 21, 1974. She advised that she would contact her husband and have him return his reentry permit and application (Form I-131) to this office as soon as possible so that we may complete the adjudication.


Douglas H. Brehm, SIE

Date: May 23, 1974

GUY LEE SAYS HE RETURNED I-131

WITH N-14

ent

941-9958

Mrs. Ann Soetoro

App. to reentry permit
of husband Lolo.

1839 POKI Street, apt. 3
Honolulu, Hawaii 96822
May 1, 1974

5/16/74

TLC
All expedite -
Treat this
reply as
final.
JH

John F. O'Shea
District Director
United States Department of Justice
Immigration and Naturalization Service

Dear Mr. O'Shea,

As I informed you by telephone, the American Embassy is refusing my husband an extension of reentry permit on the grounds that he filed a 1973 non-resident tax return. This erroneous information is based on a letter sent by your office (item 1 enclosed).

My husband, prior to departing for Djakarta on business, filed a 1973 resident tax return. Enclosed is a copy of that return (item 2). The fact that it is a resident form is clearly stated at the top of the second page. In addition I have visited the downtown tax office and had them verify that it was a resident form. Non-resident forms have a special N.R. initial in the upper left-hand corner. Lastly I have enclosed copies of my husband's 1973 wage and tax statement, should you need them.

If you could clear up this mistake as soon as possible by notifying the U.S. Embassy in Djakarta it would be greatly appreciated. My husband hopes to return to Honolulu next month. If you have made a decision on the matter I would also appreciate a call from you or your secretary. You can reach me at home at 941-9958. Thank you so much for your trouble.

Mrs. Ann Soeloro

S. Ann Soeloro

000003

PLEASE REFER TO THIS FILE NUMBER

A30 481 285

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

895 ALA MOANA BLVD., P.O. BOX 461
HONOLULU, HAWAII 96809

February 28, 1974

Lolo SOETORO
c/o Diponegoro 7
Djakarta, Indonesia

Dear Sir:

In connection with your application for extension of reentry permit, the following is brought to your attention:

After you were admitted as a lawful permanent resident of the United States under the immigration laws, and after you established a residence in this country, you elected to claim nonresident status to qualify for benefits under the Federal income tax laws. Such claim is inconsistent with a continuance of status as a lawful permanent resident under the immigration laws. ←

The purpose of this letter is to give you an opportunity to submit, if you wish to do so, any explanation or evidence before a decision is made on your application. Any submission you may wish to make must be received within 30 days of the date of this letter. If no submission is received from you within the time allowed, the decision on your application will be made on the basis of the evidence of record.

Sincerely,

John F. O'Shea - gal
John F. O'Shea
District Director

JOS:gal

000004

May 11, 1974

mailed - 588
MAY 11 1974

Lolo SOETORO
c/o Diponegoro 7
Djakarta, Indonesia

Dear Sir:

Further reference is made to your application for issuance of permit to reenter the United States.

In your letter of March 11, you state that you claimed non-resident status for Federal income tax purposes because you were unaware that you had broken any regulations.

If it was not your intention to abandon your U.S. residence or immigration status, you may file a correct Form 1040 with the Internal Revenue Service for each year that you claimed to be a nonresident for Federal income tax purposes. You should also submit to this office a copy of each such Form 1040, together with your declaration that the original was filed with the Internal Revenue Service, and that you had no intention of abandoning your U.S. residence or immigration status.

The documents described above are requested in order to substantiate your statement that you acted under erroneous impression. If not received within 30 days from the date of this letter, the decision on your application will be made on the basis of the evidence of record.

Sincerely,

John F. O'Shea, District Director
Honolulu, Hawaii

3/27

TO 9

Letter not pd.

applied for R.P. - need letter.

no R.P. - not paid '73

taxes.

A-30 481

Lolo SOETORO.

285

license. back to Indonesia.

6 weeks ago.

This PM - bet 1+4

941-9958.

TTC - Probably denied R.P. Subject

now in Indonesia - wife

phoned & claims he has

pd mi. tax. & can

prove it - Pls check at

call her in PM.

J. When

Jakarta
INDONESIA

March 11, 1974

Your ref. A30 431 235

Mr J.P. O'BHEA
District Director
Immigration and Naturalization Service
P.O. Box 461
Honolulu
HAWAII 96709

Dear Sir,

Thank you for your letter dated February 23, 1974 regarding the matter of my permanent resident status. I was completely unaware that I had contravened any Federal law. My only explanation is that when I filled out my tax form for 1973, I enlisted the help of a friend. He worked for a bank and was aware of my status thus I trusted in his knowledge of the tax laws.

In order to clear this matter up could you please inform me as to the action I must take. If I have to pay any back-taxes naturally I would be under an obligation to do so.

Please accept as the truth that I was completely unaware that I had broken any regulations.

I sincerely hope that this incident will not jeopardise my chances of an extension to my re-entry permit.

Yours faithfully,

Lolo Soetoro

Lolo Soetoro

HONOLULU

1974 MAR 25 AM 8 20

IMMIGRATION &
NATURALIZATION
SERVICE

000013

Form G-1
(Rev. 6-16)

SLIP

Date 3/27/24

To Guyde Room _____

- | | | |
|---|---|---|
| <input type="checkbox"/> Approval | <input type="checkbox"/> Note & Return | <input type="checkbox"/> See me |
| <input type="checkbox"/> Comment | <input type="checkbox"/> Note & File | <input type="checkbox"/> As requested |
| <input type="checkbox"/> Necessary action | <input type="checkbox"/> Signature | <input type="checkbox"/> For your information |
| <input type="checkbox"/> Per telephone conversation | <input type="checkbox"/> Call me Ext. _____ | |

Remarks

#30-481-281-

441-9918

6610 SOETEDD

Wife claims
to be the daughter
of her parents
from Norway.

Alto
D. Kelly, inc.
D. Johnson

From _____ Room _____

IMMIGRATION AND NATURALIZATION SERVICE

L. SOETORO
DIPONEGORO 7
JAKARTA.
INDONESIA -

100
250

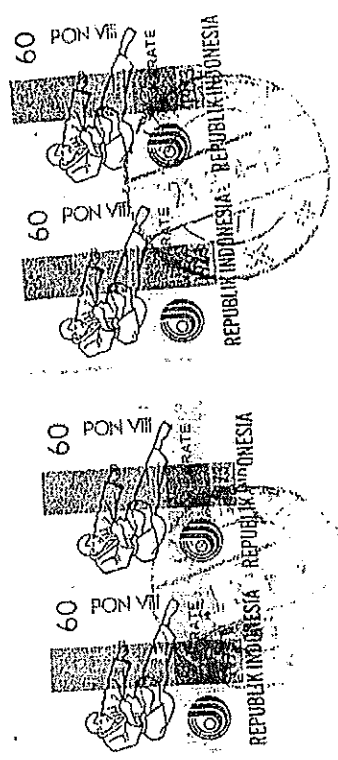
EXPRESS

EXPRES
EXPRES

KILAT

SPECIAL DELIVERY

R 483



MR. J.F. O SHEA .

DIRECTOR
DISTRICT AND NATURALIZATION
IMMIGRATION AND NATURALIZATION
SERVICE . P.O. BOX 461
575 Ala Moana
HONOLULU . 96809
HAWAII

February 28, 1974

Mailed
FEB 28 1974

Lolo BOSTORO
c/o Diponegoro 7
Djakarta, Indonesia

Dear Sir:

In connection with your application for extension of reentry permit, the following is brought to your attention:

After you were admitted as a lawful permanent resident of the United States under the immigration laws, and after you established a residence in this country, you elected to claim nonresident status to qualify for benefits under the Federal income tax laws. Such claim is inconsistent with a continuance of status as a lawful permanent resident under the immigration laws.

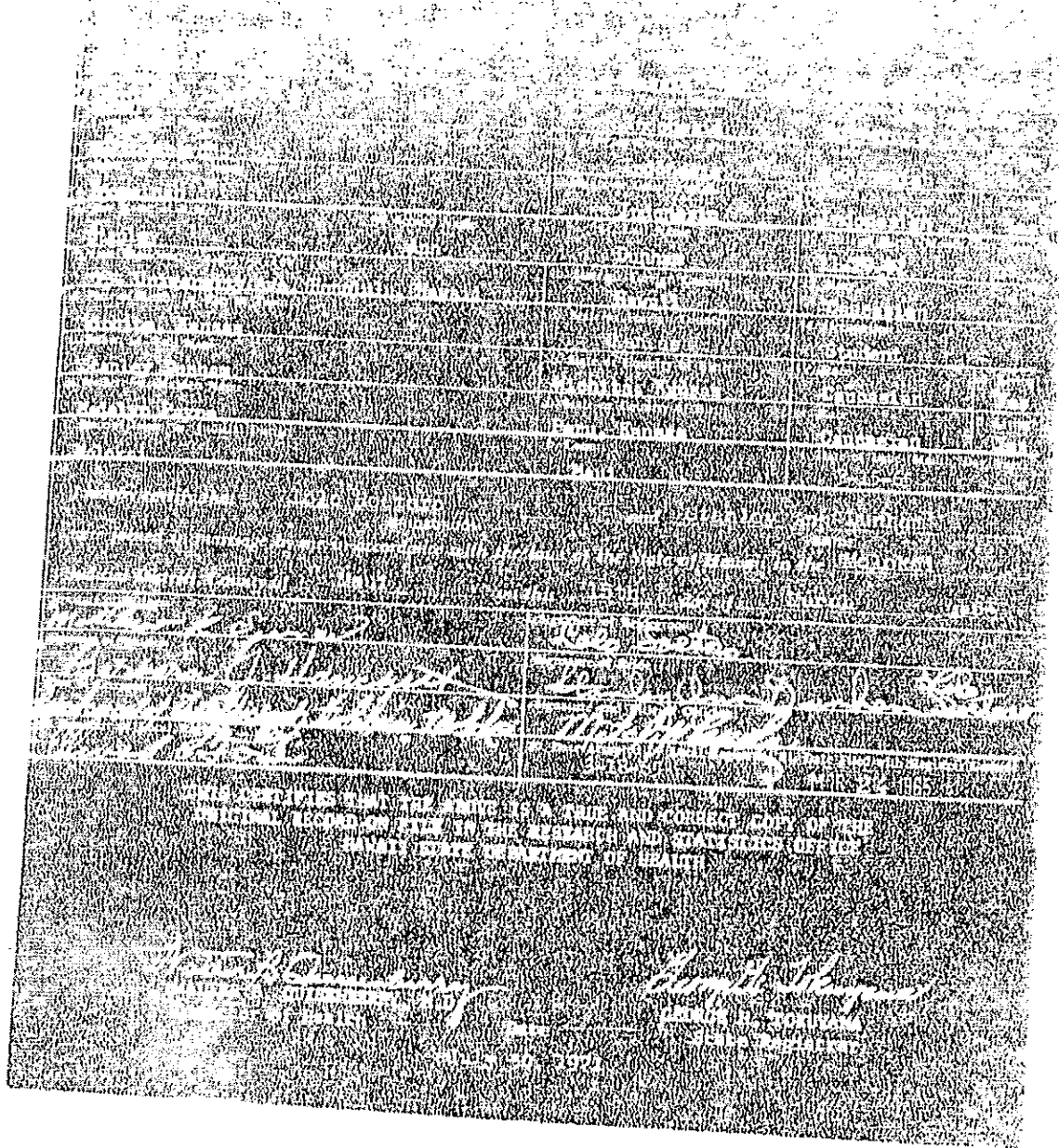
The purpose of this letter is to give you an opportunity to submit, if you wish to do so, any explanation or evidence before a decision is made on your application. Any submission you may wish to make must be received within 30 days of the date of this letter. If no submission is received from you within the time allowed, the decision on your application will be made on the basis of the evidence of record.

Sincerely,

John A. O'Shea
District Director

JOB:gs1

000016



MARRIAGE

Robert J. [Signature]

STATE OF HAWAII
 DEPARTMENT ATTORNEY GENERAL
 BUREAU OF CRIME STATISTICS & IDENTIFICATION
 KANAINA BUILDING, CAPITOL GROUNDS
 HONOLULU, HAWAII 96813

TO WHOM THIS MAY CONCERN:

ABSTRACT OF CRIMINAL RECORD

Our Number

Date July 18, 1972

The following record is furnished FOR OFFICIAL USE ONLY. Information shown on this identification record represents data furnished by all Police Departments in the State of Hawaii and the Hawaii State Prison.

For Mainland arrests write the contributor for possible complete record.

Contributor of Fingerprints	Name & Number	Arrested or Rec'd	Charge	Disposition
SOETORO, Lolo Mart	todihardjo (Visa applicant)			
Above subject has	no Hawaii arrest	record.		

Chiyo Ota

 For Director

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

A14 128 294

808 ALA MOANA BLVD.
HONOLULU, HAWAII 96809
August 22, 1968

Mrs. Ann D. Soetoro
2234 University Avenue
Honolulu, Hawaii

Dear Madam:

This is in reference to application for waiver of the two-year foreign residence requirement filed by your husband, Lolo Soetoro.

Our records indicate that your husband returned to Indonesia, the country of his nationality and last residence on July 20, 1966. It appears therefore that he has accumulated the two-years of physical presence in Indonesia and that there is no need to consider the application for waiver at this time.

We are therefore considering the application closed, however, if at any time it is found that consideration of the waiver application is necessary the matter will be reopened.

Sincerely,

John F. O'Shea
John F. O'Shea
District Director

U. S. DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

595 ALA MOANA BOULEVARD
HONOLULU, HAWAII 96813

OFFICIAL BUSINESS

IMMIGRATION &
NATURALIZATION
SERVICE

AUG 27 1968 3 13

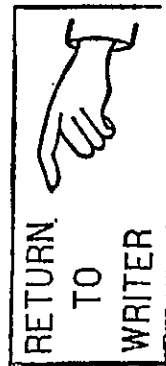
HONOLULU

POSTAGE AND FEES PAID
Immigration and Naturalization Service

- Moved, left no address
- No such number
- Moved to unobtainable
- Address unknown

[Handwritten signature]

Mrs. Ann Dumbasm Soetoro
2234 University Avenue
Honolulu, Hawaii



21

000031

Deputy Associate Commissioner, Travel Control
Central Office, Washington, D. C.

SW 214J-C
August 6, 1968

M. F. Fargione, Deputy Regional Commissioner
Southwest Region, San Pedro, California

Ale 128 294, Lolo Sostoro-section 212(e) waiver applicant; your CO 212.43-C
of 7/24/68

ATTENTION: Assistant Commissioner, Adjudications.

Attached is a copy of self-explanatory memorandum dated August 1, 1968,
from the District Director, Honolulu, indicating that the subject alien on
July 20, 1968, returned to Indonesia, the country of his nationality and
last residence.

Under the circumstances, we concur with the District Director that further
consideration of the applicant's waiver application does not now appear
necessary and that the file should be closed, subject to being reopened
should consideration of a waiver be found necessary at any time. The
assistance of your office in advising the Chief of the Facilitative Services
Staff of the Bureau of Educational and Cultural Affairs, Department of State,
of the foregoing would be appreciated.

Attachment

M. F. Fargione

~~cc: DISTRICT DIRECTOR, HONOLULU, HAWAII: For your information
and guidance.~~

HONOLULU

03 AUG 9 AM 9 01

REGISTRATION &
NATURALIZATION
SERVICE

UNITED STATES DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

P. O. BOX 461

HONOLULU, HAWAII 96809

NOTICE OF APPROVAL OR REVALIDATION OF VISA PETITION

File Number: A14 128 294

Date: August 1, 1968

Mrs. Ann Dunham Soetoro
2234 University Avenue
Honolulu, Hawaii

Date Petition filed: October 1, 1965

Date to which
Petition is valid: July 31, 1973

Classification: Section 201(b)

Please note the items below which are indicated by "X" marks concerning the visa petition filed by you in behalf of your husband, Solo Soetoro

- The petition has been approved and forwarded to the United States Consulate at which the beneficiary or beneficiaries will apply for a visa. Any inquiry concerning the issuance of a visa should be directed to the Consulate at Djakarta, Indonesia
- The petition has been revalidated and forwarded to the United States Consulate at which the beneficiary or beneficiaries will apply for a visa. Any inquiry concerning the issuance of a visa should be directed to the Consulate at _____
- It is indicated that the beneficiary does not require a visa 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 petition has been approved. No notice of approval of the petition has been sent to a United States Consulate or port of entry as it has not been indicated that the beneficiary(ies) will apply for visa(s) or for admission to the United States.
- The petition states that the beneficiary is in the United States and will apply for adjustment of status to that of a lawful permanent resident. The enclosed form (I-485) should be completed and submitted by the beneficiary in accordance with the instructions contained therein.
- The petition has been revalidated. No notice of revalidation of the petition has been sent to a United States Consulate, as it has not been indicated that the beneficiary(ies) will apply for visa(s).
- If you become naturalized as a citizen of the United States and an immigrant visa has not yet been issued to the beneficiary, notify this office immediately, giving the date of your naturalization. This information may expedite the issuance of a visa to the beneficiary. If the petition was in behalf of your son or daughter, also advise whether that person is still unmarried.
- 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) occurs. You are requested to advise the beneficiary(ies) that the acceptance of employment or training not specified in this petition will be a violation of the nonimmigrant status of the beneficiary(ies).
- Upon arrival in the United States, the initial period of admission of the beneficiary(ies) of your non-immigrant visa petition may not exceed the date to which the petition is valid.
- The temporary stay of the beneficiary(ies) named in your petition is extended to _____

REMARKS:

JOS:BN

Very truly yours,

John F. O'Shea
DISTRICT DIRECTOR

A14 128 294

Assistant Regional Commissioner,
Travel Control, Southwest Region

August 1, 1968

John F. O'Shea, District Director
Honolulu, Hawaii

Your SW 214j-C, July 29, 1968; Lolo SOHWORO, A14 128 294 -
Sec. 212(e) Waiver Applicant

Our file indicates that the subject returned to Indonesia, the country of his nationality and last residence, on July 20, 1966. Although there is a remote possibility that he has not yet accumulated two full years of physical presence in Indonesia, there does not appear to be any need to consider the waiver at this time.

If you agree, we will count the waiver application as closed statistically, subject to being reopened at any time if consideration of the waiver is found to be necessary, and we will so advise the applicant at his last foreign address.

Via Airmail

JOS:rn

rn

UNITED STATES GOVERNMENT

Memorandum

T/C

TO : District Director,
Honolulu, Hawaii

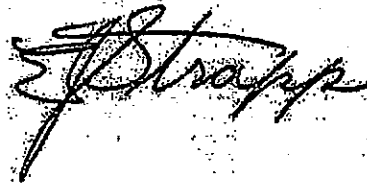
DATE: SW 214j-C
July 29, 1968

FROM : E. J. Strapp, Acting Assistant Regional Commissioner,
Southwest Region, Travel Control

SUBJECT: All 128 291, Iolo Sostero - Section 212(e) Waiver Applicant, our SW 214j-C
of October 10, 1967, your memorandum of July 11, 1968

We have been advised by the Central Office that the State Department is unable to locate your letter requesting the recommendation of that Department on the subject application for a 212(e) waiver. Please prepare a new signed letter to the State Department again requesting the recommendation of the Secretary of State in the subject alien's case with a copy of Form I-612 attached. If such is not available, a Form I-612 may be completed from the information contained in the file and sent with the original request. In your letter to the State Department that Department should be advised that a previous request was made on October 6, 1967.

Your letter and the relating file should be forwarded to the Regional Office for review in accordance with current procedures in 212(e) cases. Please refer to this memorandum in submitting the letter and file to us for review.



HONOLULU

1968 JUL 30 AM 9 32

IMMIGRATION &
NATURALIZATION
SERVICE

A14 128 294

**Assistant Regional Commissioner,
Travel Control, Southwest Region**

July 11, 1968

**John F. O'Shea, District Director
Honolulu, Hawaii**

**A14 128 294, Lolo Seotono - Section 212(e) Waiver Applicant;
Your SS 214j-C of October 10, 1967**

**The Central Office on October 6, 1967 mailed our letter on
this case to the Department of State with favorable
recommendation.**

**We have received no response from the Department of State, and
it is suggested that inquiry be made as to their decision on
this matter.**

Via Airmail

RSC:rn

000036

A14 128 294
Sector, file

Required Departure Verified
at H42 on Japs

- I-91 1- 00
- R-91 1- 00
- G-120 H. 00000
- G-143 H. 00000
- I-151/2 H. 00000
- File closed

UNITED STATES GOVERNMENT

Memorandum

TO TIC

SW 214j-C

DATE: October 10, 1967

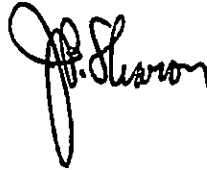
TO : District Director
Honolulu, Hawaii

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: A14 128 294, Lolo Soetoro - Section 212(e) Waiver Applicant

Subject file is returned. The Central Office on October 6, 1967 mailed your letter on this case to Department of State with favorable recommendation.

Attachment



2

HONOLULU

1967 OCT 11 AM 9 22

IMMIGRATION &
NATURALIZATION
SERVICE

OCT 6 1967

Chief, Facilitative Services Staff
Bureau of Educational and Cultural Affairs
Department of State
Washington, D. C. 20520

Dear Sir:

There is enclosed the application of Mr. Lalo Sontoro for a waiver of the two-year foreign residence requirement of section 212(a) of the Immigration and Nationality Act, as amended.

Mr. Sontoro is a 32-year-old native and citizen of Indonesia. He was admitted to the United States as an exchange visitor on September 16, 1962, for graduate studies sponsored by the Center for Cultural and Technical Interchange Between East and East, University of Hawaii, under Exchange Visitor Program No. F-2-1793. He completed his activities under Exchange Visitor Program No. F-2-1793 on June 20, 1965. Mr. Sontoro departed from the United States on July 20, 1965, and has since been residing in Indonesia where he is presently employed by the Indonesian Government.

The applicant's United States citizen wife resides at 2234 University Avenue, Honolulu, Hawaii, with her 6-year-old United States citizen son by a prior marriage. The applicant, who returned to Indonesia and has been residing there for over 14 months in an effort to satisfy the foreign residence requirement, earns a very meager salary and is dependent upon members of his family. His wife has remained with his stepchild in the United States and earns about \$400 per month. She has made application for a visa for herself and her son to travel to Indonesia as she is determined to join her husband as soon as possible, if he is not permitted to return here, because she can no longer endure the separation. She has been trying since last year to obtain employment with the U.S. Embassy in Djakarta, Indonesia, thus far without success, and she will therefore be without adequate income to support herself and her minor son of a previous marriage who will be required to accompany her.

Satisfactory evidence of Mr. Sontoro's marriage on March 15, 1965, to a United States citizen and evidence of the legal termination

Chief, Facilitative Services Staff - 2 -

of his spouse's prior marriage have been submitted. There are no adverse factors in this case.

In view of the foregoing, it has been determined that compliance with the foreign residence requirement of section 212(e) of the Immigration and Nationality Act, as amended, would impose exceptional hardship upon Mr. Scatoro's United States citizen spouse and stepchild. It is therefore requested that the Secretary of State recommend whether the waiver should be granted.

Sincerely,

John F. O'Shea
District Director

WIH:cs

SW 214j-C
September 29, 1967

Deputy Associate Commissioner, Travel
Control, Central Office, Washington, D.C.

L. W. Gilman, Associate Deputy Regional
Commissioner, Operations, Southwest Region

Air 128 294, Lola SCENARO - Section 212(e) Waiver Applicant

Attention: Assistant Commissioner - Adjudications

Attached hereto is subject file together with prepared undated letter, original and two copies, addressed to the Chief, Facilitative Services Staff, Bureau of Educational and Cultural Affairs, Department of State. Favorable action on the application is recommended. This case has previously been reviewed in your office and your CO 212.43-C of August 21, 1967 relates.

Attachment

A14 128 294
September 25, 1967

**Assistant Regional Commissioner,
Travel Control, Southwest Region**

**John F. O'Shea, District Director
Honolulu, Hawaii**

**Your SW 214j-G; August 25, 1967; A14 128 294, Lolo Sectors -
Section 212(c) Waiver Applicant**

**Pursuant to your subject memorandum, the enclosed letter
to the Department of State requesting recommendation on
Section 212(c) waiver is forwarded to you for review.**

**Attachment
Via Airmail**

A74 128 294 Charge folder
September 25, 1967

Assistant Regional Commissioner,
Travel Control, Southwest Region

John F. O'Shea, District Director
Honolulu, Hawaii

Your SW 2123-C, August 25, 1967; A74 128 294, Lolo Sostero -
Section 212(c) Waiver Applicant

Pursuant to your subject memorandum, the enclosed letter
to the Department of State requesting recommendation on
Section 212(c) waiver is forwarded to you for review.

Attachments:
Via Airmail

WLM:cs

**Chief, Pacificative Services Staff
Bureau of Educational and Cultural Affairs
Department of State
Washington, D. C. 20520**

Dear Sir:

There is enclosed the application of Mr. Iolo Sastoro for a waiver of the two-year foreign residence requirement of section 212(e) of the Immigration and Nationality Act, as amended.

Mr. Sastoro is a 32-year-old native and citizen of Indonesia. He was admitted to the United States as an exchange visitor on September 15, 1962, for graduate studies sponsored by the Center for Cultural and Technical Interchange between East and West, University of Hawaii, under Exchange Visitor Program No. P-E-1793. He completed his activities under Exchange Visitor Program No. P-E-1793 on June 20, 1963. Mr. Sastoro departed from the United States on July 10, 1963, and has since been residing in Indonesia where he is presently employed by the Indonesian Government.

The applicant's United States citizen wife resides at 2734 University Avenue, Honolulu, Hawaii, with her 6-year-old United States citizen son by a prior marriage. The applicant, who returned to Indonesia and has been residing there for over 12 months in an effort to satisfy the foreign residence requirement, earns a very meager salary and is dependent upon members of his family. His wife has remained with his stepchild in the United States and earns about \$400 per month. She has made application for a visa for herself and her son to travel to Indonesia as she is determined to join her husband as soon as possible, if he is not permitted to return here, because she can no longer endure the separation. She has been trying since last year to obtain employment with the U.S. Embassy in Jakarta, Indonesia, thus far without success, and she will therefore be without adequate income to support herself and her minor son of a previous marriage who will be required to accompany her.

Satisfactory evidence of Mr. Sastoro's marriage on March 15, 1961, to a United States citizen and evidence of the legal termination

Chief, Facilitative Services Staff

- 2 -

of his spouse's prior marriage have been submitted. There are no adverse factors in this case.

In view of the foregoing, it has been determined that compliance with the foreign residence requirement of section 212(c) of the Immigration and Nationality Act, as amended, would impose exceptional hardship upon Mr. Sotom's United States citizen spouse and stepchild. It is therefore requested that the Secretary of State recommend whether the waiver should be granted.

Sincerely,

**John F. O'Shea
District Director**

WJM:cs

000045

Memorandum to file
A 74 28 294
Sept. 14, 1967

Pursuant to inquiry from Central office regarding the status of the applicants' spouses' child by a former marriage.

The person in question is a United States citizen by virtue of his birth in Honolulu, Hawaii Aug. 4, 1961. He is living with the applicants' spouse in Honolulu, Hawaii. He ~~was born~~ is considered the applicants' step-child, within the meaning of Sec. 101(b)(1)(B), of the act, by virtue of the marriage of the applicant to child's mother on March 15, 1965.

W. I. Mix

UNITED STATES GOVERNMENT

Memorandum

To: Talc

SW 214j-0

DATE: August 25, 1967

TO : District Director
Honolulu, Hawaii

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: A14 128 294, Lolo Sostero - Section 212(e) Waiver Applicant

Subject file has been reviewed by the Central Office. Attached CO 212.43-C of August 21, 1967 by the Assistant Commissioner. Adjudications indicates the views of the Central Office. We concur.

Subject file is returned for your further action as indicated. Please return file with prepared letter for our review and forwarding to the Central Office making reference to this memorandum.

Attachment

J.P. Sharon

1967 AUG 28 AM 8 26

HONOLULU

IMMIGRATION &
NATURALIZATION
SERVICE

[Handwritten signature]

CO 212.43-C

AUG 21 1967

**Regional Commissioner
San Pedro, California**

**Assistant Commissioner
Adjudications**

**Lolo Satoro, A14 128 294; Section 212(e) Waiver Applicant;
Your SW 214j-C, July 24, 1967.**

Attention: Associate Deputy Regional Commissioner, Operations

The applicant's file is returned herewith. It is the opinion of this office that exceptional hardship has been established in this case for the following reasons:

The applicant, who returned to Indonesia and has been residing there for over 13 months in an effort to satisfy the foreign residence requirement, earns a very meager salary and is dependent upon members of his family. His wife has remained in the United States and earns about \$400 a month. She has now determined to join her husband in Indonesia if he is not permitted to return here because she can no longer endure the separation. She has been trying since last year to obtain employment with the U.S. Embassy in Djakarta, Indonesia, thus far without success, and she will therefore be without adequate income to support herself and her minor son of a previous marriage who will accompany her there.

There is nothing in the file to document the status of the spouse's son. Please inquire into his citizenship and residence status and determine whether or not he is the applicant's child within the meaning of Section 101(b)(1)(B) of the Act, who may suffer exceptional hardship within the meaning of Section 212(e).

When the appropriate letter has been written, please send it here together with the applicant's file for forwarding to the Department of State.

Attachment

Sam Bernson

Deputy Associate Commissioner, Travel
Control, Central Office, Washington, D.C.

SW 214j-C
July 24, 1967

L. W. Gilman, Associate Deputy Regional
Commissioner, Operations, Southwest Region

A14 128 294, Lolo Scetoro - Section 212(e) Waiver Applicant

Attention: Assistant Commissioner - Adjudications

Subject file is attached for your review together with
prepared letter of denial addressed to the applicant.
Your memorandum CO 212.43-C of January 5, 1967 relates.

Attachment

A14 128 294

Assistant Regional Commissioner,
Travel Control, Southwest Region

July 17, 1967

John F. O'Shea, District Director
Honolulu, Hawaii

Your SW 214j-C, June 13, 1967; CO 212.43-E, January 5, 1967;
A14 128 294, Lolo Sectors - Section 212(e) Waiver Applicant

Subject file together with revised letter of denial is returned.

Attachment
Via Airmail

R47
RLL:ads

UNITED STATES GOVERNMENT

Memorandum

*TE
Action
EOR*

SW 214j-C
DATE: June 13, 1967

TO : District Director
Honolulu, Hawaii

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: A14 128 294, Lolo Soetoro - Section 212(e) Waiver Applicant

Subject file is returned making reference to CO 212.43-C of January 5, 1967 requesting that your previously prepared letter of denial be brought up to date for reconsideration by the Central Office.

Your previous letter of denial submitted with your memorandum of December 13, 1966 should be revised accordingly.

Attachment

J.P. Sharon

HONOLULU

1967 JUN 15 11 09 AM

RECEIVED
SECTION
JUN 15 1967

EOR

A14 128 294

June 6, 1967

Assistant Regional Commissioner
Travel Control, Southwest Region

John F. O'Shea, District Director
Honolulu, Hawaii

Your SW 214J-C, January 13, 1967; CO 212.43-C, January 5, 1967;
A14 128 294, Lolo Sostoro - Section 212(c) Waiver Applicant

In an interview on May 24, 1967, Mrs. Ann Sostoro, wife of Subject, advised this office that she will now receive her degree in Anthropology from the University of Hawaii in August 1967. She has written letters to the American Embassy, Indonesia and to other firms concerning employment but has received no answer to date.

There are no new circumstances at this time that would warrant a change in our previous recommendation of denial. We are forwarding the file for your review.

Attachment
Via Airmail

114 128 294
May 21, 1967

Adjudicator's Basis for Decision in re: Application for Waiver of Two-Year Foreign Residence Requirement of Section 212(a), Immigration and Nationality Act of SOETORO, Iolo

Mrs. Soetoro, the U.S. citizen spouse of the applicant was contacted telephonically on May 12, 1967.

She advised that her husband is still employed by the Indonesian Government, and as before she described his salary as being meagerly, and that he is able to exist only by living with members of his family.

Mrs. Soetoro now advises that her Baccalaureate Degree in Anthropology will be obtained in August 1967 instead of June 1, 1967 as previously expected, this is due to a last minute finding that she is short a few credits.

Mrs. Soetoro related that she has written to the American Embassy and various firms in Indonesia in an attempt to find suitable employment in that country. No answer to her letters had been received at this time.

She also told me that she has submitted applications for visas to enter Indonesia for both herself and her 5-year-old child, by a previous marriage. She advises that she and her child will definitely go to Indonesia to join her husband if he is not permitted to return to the United States sometime in the near future, as she is no longer able to endure the separation.

She also indicated that her son is now in Kindergarten and will commence the first grade next September and if it is necessary for her and the child to go to Indonesia she will educate the child at home with the help of school texts from the U.S. as approved by the Board of Education in Honolulu.

It is my opinion that this is a border line case, and it is noted that the applicant will have completed one year of the two-year foreign residence period on July 20, 1967. It is therefore recommended that a letter requesting the review of the Department of State be prepared and that the case be again presented for review in the light of our proposed favorable action.

Robert R. Schultz
Robert R. Schultz, I.T.

APPROVED/DISAPPROVED

John F. O'Hagan, Date
District Director

5-25-67
I would send Jerry in view of Indonesian government's position. Approved - [Signature]

Honolulu, Hawaii
April 6, 1967

Ala 128 294

Mrs. Ialofoto
c/o Mr. Stanley A. Dunham
2234 University Ave.
Honolulu, Hawaii

Dear Mrs. Sastoro:

117

April 21, 1967 at 1:30 p

Travel Control - Mr. Schultz

Official Matter

APR 3 1967

Cert. #105201

RECORDED

RETURN RECEIPT REQUESTED

Honolulu, Hawaii
3/10/67

APR 128 294

Mrs. Lolo Boctoro
c/o Mr. Stanley A. Durham
2234 University Ave.
Honolulu, Hawaii

SECOND REQUEST

Dear Mrs. Boctoro:

117

3/20/67 - at 2:30 p

Travel Control

Official Matter

Honolulu, Hawaii

2/17/67

Ala 188 294

Mrs. Iolo Sectors
c/o Mr. Stanley A. Dunham
2234 University Ave.
Honolulu, Hawaii

Dear Mrs. Sectors:

117

2/28/67 at 1:00 p

Travel Control

Official Matter

James H. [unclear]

tle
(P)

UNITED STATES GOVERNMENT

Memorandum

TO : District Director
Honolulu, Hawaii

DATE: SW 214j-C
January 13, 1967

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: A14 128 294, Iolo Soetoro - Section 212(e) Waiver Applicant

Subject file has been reviewed by the Central Office. Attached CO 212.43-C of January 5, 1967 by the Assistant Commissioner, Adjudications indicates the views of the Central Office. We concur.

Subject file is returned for your further action as indicated. Please return file with your comments after the requested action has been taken.

J.P. Sharon

Attachment

HONOLULU

1967 JAN 16 AM 9 17

601
210
IMMIGRATION &
NATURALIZATION
SERVICE

A14 128 294

December 18, 1966

**Assistant Regional Commissioner,
Travel Control, Southwest Region**

**John F. O'Shea, District Director,
Honolulu, Hawaii**

**Your SW 214j-C, September 15, 1966, A14 128 294, Lolo Scature,
Section 212(e) Waiver Applicant**

Your memorandum remanded the case to be brought up to date. The applicant's spouse has been re-interviewed and it has been established that the applicant is now in Indonesia and is employed by the Indonesian government. It was also determined that the applicant's spouse is now employed and can adequately maintain both herself and her 5-year-old child by a former marriage.

No new factors were developed in this case and therefore, we still recommend denial of the application. We have rewritten our denial letter and are forwarding our entire file for your consideration.

Attachment: A14 128 294

Via Airmail

RRS:rn

12-13-66

A16 328 294

Mr. Iolo Sontoro
c/o Mr. Stanley A. Dunham
2226 University Avenue
Honolulu, Hawaii

Dear Mr. Sontoro:

This refers to your application for a waiver of the foreign residence requirement of section 212(f) of the Immigration and Nationality Act, as amended, based on the hardship which would result to your wife by your compliance with this requirement of law.

Cases involving exchange visitors who marry United States citizens during their temporary stay in this country present many difficulties for all concerned. In support of your application, you state that upon your return to Indonesia, the country of your nationality and last residence, that you, even as a college graduate, could only obtain employment with a salary bordering on poverty and that you would not be able to support your wife if she were to join you abroad. Also, you state that the anti-American feeling is at a feverish pitch and that it would be dangerous for your wife to reside with you there. You also state that your wife would suffer from her lack of knowledge of the Indonesian language and that she would interrupt her education by going to your country to reside.

On the other hand, you state that if your wife were to remain in the United States, you would not be able to contribute to her support from your meager earnings, and that she would have difficulty in supporting herself as she has no work experience. You also mention the emotional hardship which would be entailed in a two-year separation.

Your wife is now employed at the University of Hawaii, at a salary of \$115.00 a month. She also earns an additional \$100.00 for part-time work. She is able to give \$50.00 a month to her parents and to pay \$50.00 a month for a babysitter. She informs us she will receive her Bachelor's degree in Anthropology in February 1967.

The statute provides that a waiver on hardship grounds may be granted only if compliance with the foreign residence requirement would impose exceptional hardship upon the U.S. citizen or lawful permanent resident spouse or child of the exchange alien. Since an exchange alien must have a United States citizen or lawful resident spouse or child to be eligible to apply for a waiver, certain personal hardships in complying with the two-year foreign residence requirement

Mr. Lolo Sestoro

- 2 -

are inherent in every case. For example, the psychological factors involved in a two-year separation will be present whether the United States citizen or lawful resident alien spouse or child remains in the United States, and will usually be present if the spouse or child proceeds abroad to a country with customs, language, and a mode of living which is strange to the spouse or child. Similarly, in the vast majority of cases, an exchange person newly returning abroad to comply with the foreign residence requirement may not be expected for a considerable period of time to be in a position to support himself as well as a spouse and/or child who has remained in the United States. These hardships then must be considered to be the usual hardships which might be anticipated by an exchange alien who is complying with the foreign residence requirement.

In determining whether hardship would be exceptional, this Service must consider House of Representatives Report No. 721 dated July 17, 1961, prepared by Subcommittee No. 1 of the Committee on the Judiciary, on the "Immigration Aspects of the International Educational Exchange Program". On page 131 of the report, the Subcommittee reiterates and stresses the fundamental significance of a most diligent and stringent enforcement of the foreign residence requirement. The report states, "It is believed to be detrimental to the purposes of the program and to the national interests of the countries concerned to apply a lenient policy in the adjudication of waivers, including cases where marriage occurring in the United States, or the birth of a child or children, is used to support the contention that the exchange alien's departure from this country would cause parental hardship."

The factors in your case have been carefully considered. From the foregoing, it has been concluded that the hardships you have set forth constitute the usual hardships which could be anticipated, rather than the exceptional hardship contemplated by the statute. It has been determined that the strict demands of the statute have not been met and that exceptional hardship has not been established in your case.

Sincerely,

John F. O'Shea
District Director

JOS/RRS:rn

000060

Deputy Associate Commissioner, Travel Control,
Central Office, Washington, D. C.

SW 2143-C
December 19, 1966

L. W. Gilman, Associate Deputy Regional
Commissioner, Operations, Southwest Region

A14 128 294, Lolo Scetoro - Section 212(e) Waiver Applicant

Attention: Assistant Commissioner, Adjudications

Subject file is attached for your review together with prepared letter of denial addressed to the applicant. Your CO 212.43-C of December 22, 1965 relates.

The applicant left the United States June 20, 1966 and returned to Djakarta, Indonesia where he is employed by the Indonesian Government. His United States citizen wife is employed in Hawaii and supporting herself and child.

With your concurrence, the enclosed prepared letter of denial will be mailed to the applicant and file not retained in "freeze" status.

Attachment



Regional Commissioner, San Pedro, California

CO 212.43-C

JAN 5 1967

Assistant Commissioner, Adjudications

Your SW 214j-C, December 19, 1966; Lolo Sotero, A14 128 294; Section 212(e) Waiver Applicant.

Attention: Associate Deputy Regional Commissioner, Operations

A. Bernard

It is noted that the applicant's United States citizen wife will obtain her baccalaureate in anthropology in February 1967, and that she is attempting to secure a position with our Embassy in Indonesia so that she may join her husband in that country. Her husband's application, concerning which a preliminary decision to deny has been made, should be held in abeyance until it is ascertained whether his wife's plans have worked out. Sometime in February 1967 the entire matter should be reviewed and a determination made as to whether changed circumstances warrant a change in decision. After such review, the file should be resubmitted to this office with your comments for further consideration, making reference to this memorandum.

Attachment

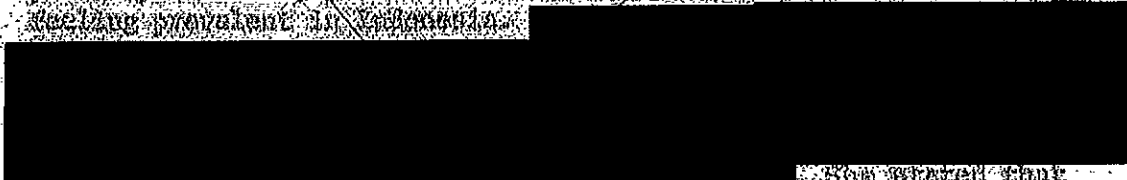
Mr. John Hoffman
3126 Kalia Avenue
Honolulu, Hawaii

Dear Sir:

With respect to your application for a waiver of the foreign residence requirement of section 221(a) of the Immigration and Nationality Act, as amended, based on the hardship which would result to your wife by your compliance with this requirement, it is:

Cases involving exchange visitors who marry U.S. citizens during their temporary stay in this country present many difficulties for all concerned. In support of your application, you state that if you were to abandon your wife, economic conditions in that country are such that you would not be able to support your wife here. If the person pointed you abroad, you fear she would suffer because of anti-American feeling prevalent in that country.

(b)(6)



She stated that since she is now traveling with her parents in their home here, she does not feel your two-year residence abroad would cause her exceptional hardship.

The statute provides that a waiver on hardship grounds may be granted only if compliance with the foreign residence requirement would impose exceptional hardship upon the U.S. citizen or lawful permanent resident spouse or child of the exchange visitor. Since an exchange alien must have a United States citizen or lawful resident spouse or child to be eligible to apply for a waiver, certain psychological factors involved in a two-year separation will be present whenever the United States citizen or lawful resident alien spouse or child remains in the United States, and will usually be present if the spouse or child permanently resides in a country with customs, language, and a mode of living which is strange to the spouse or child. Similarly, in the vast majority of cases, an exchange person duly returning abroad to comply with the foreign residence requirement may not be expected for a considerable period of time to be in a position to support himself or wife or child who has remained in

Mr. Lolo Sectors

- 2 -

the United States. These hardships then must be considered to be the usual hardships which might be anticipated by an exchange alien who is complying with the foreign residence requirement.

In determining whether hardship would be exceptional, this Service must consider House of Representatives Report No. 721 dated July 17, 1961, prepared by Subcommittee No. 1 of the Committee on the Judiciary, on the "Immigration Aspects of the International Educational Exchange Program". On page 121 of the report, the Subcommittee reiterates and stresses the fundamental significance of a most diligent and stringent enforcement of the foreign residence requirement. The report states, "It is believed to be detrimental to the purposes of the program and to the national interests of the countries concerned to apply a lenient policy in the adjudication of waivers, including cases where marriage occurring in the United States, or the birth of a child or children, is used to support the contention that the exchange alien's departure from this country would cause personal hardship."

The factors in your case have been carefully considered. From the foregoing, it has been concluded that the hardships you have set forth constitute the usual hardships which could be anticipated, rather than the exceptional hardship contemplated by the statute. It has been determined that the strict demands of the statute have not been met and that exceptional hardship has not been established in your case.

Sincerely,

John F. O'Shea
District Director

HP:rn

Mr. Lolo Sostero
 c/o Mr. Stanley A. Dunham
 2234 University Avenue
 Honolulu, Hawaii

Dear Mr. Sostero:

This refers to your application for a waiver of the foreign residence requirement of section 212(e) of the Immigration and Nationality Act, as amended, based on the hardship which would result to your wife by your compliance with this requirement of law.

Cases involving exchange visitors who marry United States citizens during their temporary stay in this country present many difficulties for all concerned. In support of your application, you state that upon your return to Indonesia, the country of your nationality and last residence, that you, even as a college graduate, could only obtain employment with a salary bordering on poverty and that you would not be able to support your wife if she were to join you abroad. Also, you state that the anti-American feeling is at a feverish pitch and that it would be dangerous for your wife to reside with you there. You also state that your wife would suffer from her lack of knowledge of the Indonesian language and that she would interrupt her education by going to your country to reside.

On the other hand, you state that if your wife were to remain in the United States, you would not be able to contribute to her support from your meager earnings, and that she would have difficulty in supporting herself as she has no work experience. You also mention the emotional hardship which would be entailed in a two-year separation.

Your wife is now employed at the University of Hawaii, at a salary of \$350.00 a month. As she is no longer employed part-time as a tutor, this represents her sole income. From this she contributes \$50.00 a month to the support of her parents and from \$50.00 to \$75.00 a month for the services of a babysitter. She informs us she will receive her Bachelor's degree in Anthropology in August 1967. Your wife also advises us that she has written several letters to the American Embassy and other firms in Indonesia concerning employment but has been unsuccessful to date. Even though she is unable to secure employment, she plans to join you in Indonesia in October 1967.

Mr. Lolo Sactero

- 2 -

The statute provides that a waiver on hardship grounds may be granted only if compliance with the foreign residence requirement would impose exceptional hardship upon the U.S. citizen or lawful permanent resident spouse or child of the exchange alien. Since an exchange alien must have a United States citizen or lawful resident spouse or child to be eligible to apply for a waiver, certain personal hardships in complying with the two-year foreign residence requirement are inherent in every case. For example, the psychological factors involved in a two-year separation will be present whenever the United States citizen or lawful resident alien spouse or child remains in the United States, and will usually be present if the spouse or child proceeds abroad to a country with customs, language, and a mode of living which is strange to the spouse or child. Similarly, in the vast majority of cases, an exchange person newly returning abroad to comply with the foreign residence requirement may not be expected for a considerable period of time to be in a position to support himself as well as a spouse and/or child who has remained in the United States. These hardships then must be considered to be the usual hardships which might be anticipated by an exchange alien who is complying with the foreign residence requirement.

In determining whether hardship would be exceptional, this Service must consider House of Representatives Report No. 721 dated July 17, 1961, prepared by Subcommittee No. 1 of the Committee on the Judiciary, on the "Immigration Aspects of the International Educational Exchange Program". On page 181 of the report, the Subcommittee reiterates and stresses the fundamental significance of a most diligent and stringent enforcement of the foreign residence requirement. The report states, "It is believed to be detrimental to the purposes of the program and to the national interests of the countries concerned to apply a lenient policy in the adjudication of waivers, including cases where marriage occurring in the United States, or the birth of a child or children, is used to support the contention that the exchange alien's departure from this country would cause personal hardship."

The factors in your case have been carefully considered. From the foregoing, it has been concluded that the hardships you have set forth constitute the usual hardships which could be anticipated, rather than the exceptional hardship contemplated by the statute. It has been determined that the strict demands of the statute have not been met and that exceptional hardship has not been established in your case.

Sincerely,

John F. O'Shea
District Director

RLJ/JOS/RRS:ads/rn

000066

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
RECORD OF SWORN STATEMENT IN AFFIDAVIT FORM
AFFIDAVIT

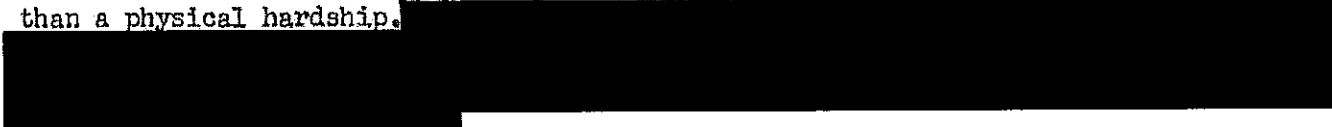
IN RE: SOETORO, Lolo FILE NO. A14 128 294
EXECUTED AT Honolulu, Hawaii DATE Nov. 31, 1965

Before the following officer of the U.S. Immigration and Naturalization Service:
Frank R. Potter, Immigrant Inspector

I, S. Ann Soetobo, acknowledge that the above-named officer has identified himself to me as an officer of the United States Immigration and Naturalization Service authorized by law to administer oaths and take testimony in connection with the enforcement of the Immigration and Nationality laws of the United States. He has informed me that he desires to take my sworn statement in the above matter pursuant to such authority. I am willing to make such a statement. He has told me that my statement must be made freely and voluntarily and may be used against me or any other person in Immigration and Naturalization Service proceedings.

Being duly sworn, I make the following statement: My true and correct name is Stanley Ann Soetoro and I am not known by any other names except Stanley Ann Durham. I am shown as Stanley Ann Durham on the records of the University of Hawaii. I am a citizen of the United States by virtue of my birth in Wichita, Kansas. I am married to Lolo Soetoro. He was a student with me at the University of Hawaii as an exchange visitor.

He applied to the U.S. Immigration & Naturalization Service for a waiver of the two year residence requirement of the Immigration and Nationality Act. The basis of this application was the hardship that his absence would have caused me. Evidence was offered that it was a psychological hardship for me to be with out him rather than a physical hardship.



ble

I am now living with my parents in the home which they rent here in Honolulu near the University. My son by a former marriage lives there with us.

As hardship is defined under the present laws, I don't feel that I would undergo any exceptional hardship if my husband were to depart from the United to reside abroad as the regulations require.

I have read the above statement and it is a true and correct statement to the best of my opinion.

S. Ann Soetoro
S. Ann Soetoro

SWORN TO AND SUBSCRIBED BEFORE ME THIS 30th DAY OF NOVEMBER, 1965 AT
HONOLULU, HAWAII.

Frank R. Potter
Imm. Insp.

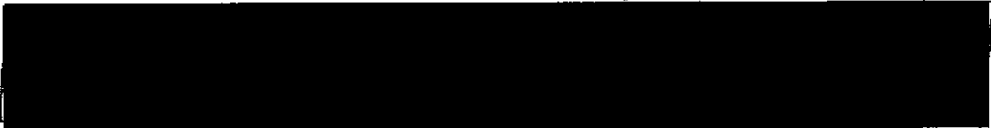
MEMORANDUM FOR FILE

A14 128 294
November 22, 1966

In re: Lolo SOETORO, Applicant for Section 212(e) Waiver

Applicant's U.S. citizen spouse was interviewed at Honolulu, Hawaii this date and stated as follows:

"My husband left June 20, 1966 and went back to Djakarta. He is working for the Indonesian Government conducting a topographical survey. He is living in a house that belongs to a relative.



My husband makes the equivalent of \$10.00 a month American money and he relies on his relatives for support. To supplement his income, he must rely on selling personal items he bought while in the United States.

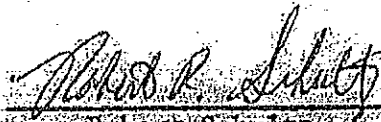
I am working at the A.S.U.H. office (Associated Students of U.H.) as a Senate secretary. In addition, I have part time employment grading papers at night and sometimes tutor U.S. students. I make \$325.00 from the University of Hawaii and about \$100.00 per month, all before taxes.

I give my parents \$50.00 per month. I buy personal things for my 5-year-old boy. I also pay \$50.00 a month for a babysitter from 2:30 to 5:00 p.m.

I am trying to save enough money so I can go to visit my husband. We figure on going and staying until my husband's time is up and then come back together.

I am applying to the American Embassy and perhaps I will be able to get a job. I speak French and am learning Indonesian. I got my B.A. in anthropology in February 1967.

Honolulu, Hawaii


Robert Schultz
Immigrant Inspector

RS:ca

11/9/66

A-11 128 291

Mrs. Iolo Soetoro
c/o Stanley A. Dunham
2234 University Ave.
Honolulu, Hawaii

Dear Mrs. Soetoro:

117

11/10/66 at 10:30 a.m.

Travel Confirmed

Official Matter

*Will be in
4 PM
Friday 11-10-66
did not show
[Signature]*

000069

UNITED STATES GOVERNMENT

Memorandum

A14 128 294

TO : Investigations Unit
Honolulu, Hawaii

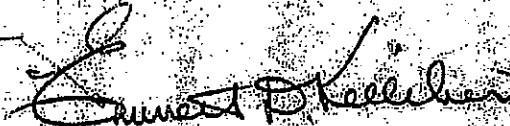
DATE: November 7, 1966

FROM : Emmett D. Kelliher, Deputy District Director
Honolulu, Hawaii

SUBJECT: Lolo Soetoro, A14 128 294, Applicant for Section 212(e) Waiver

Please attempt to locate Mrs. Soetoro. The last address in the file is 3826 Oahu Avenue, phone 986-944. Attempts to contact Mrs. Soetoro have been unsuccessful. Letter returned and home now being rented by a new party.

If attempt to locate is successful, furnish new address to Travel Control so that she may be interviewed in reference to her husband's application for waiver of two year foreign residence requirement.



Attachment: A14 128 294

EDV:cs

*Stanley A. Dunbar was
2234 University Ave
sel 992-217
11/16/66*

PH. 961-115 BUSINESS #

Plans to join husband next
 summer if she can save enough
 money.

Family Name (Capital letters)	First Name	Middle Initial	S-360
Country of Citizenship		Passport or Alien Registration Number	
INDONESIA		CLASS. DATE IN CASE OF PASSENGER # 1/62	
*United States Address (Number, Street, City and State)			
7321 John Ave, HONOLULU, HI			
** Airline and Flight No. or Vessel of Arrival		** Passenger Boarded at	
PORT 30, 40, TANAM		HAWAII, HAWAII	
Number, Street, City, Province (State) and Country of Permanent Residence			
DIAENG KRANIRAY 14, TOWN IUPA NEWA			
Month, Day and Year of Birth			
JAN 2, 1937			
City, Province (State) and Country of Birth			
DANUVE WEST JAWA			
Visa issued at			
JAKARTA			
Month, Day and Year Visa issued			
SEP 25, 1962			

SURRENDER THIS COPY WHEN LEAVING
 THE UNITED STATES - SEE REVERSE

1966 OCT 31 PM 2 42

HONOLULU

IMMIGRATION &
 NATURALIZATION
 SERVICE

10/20/66

A14 128 294

Mr. and Mrs. Lalo Sontoro
3326 Oahu Ave.
Honolulu, Hawaii

[Handwritten signature]

Dear Mr. and Mrs. Sontoro:

117

10/14/66 at 1:30 p

Travel Control

Official Matter

[Handwritten notes]
2-80-7
10/1/66

UNITED STATES GOVERNMENT

Memorandum

T/K

TO : District Director
Honolulu, Hawaii

SW 214-jac
DATE: September 15, 1966

FROM : Everett J. Strapp, Acting Assistant Regional
Commissioner, Travel Control, Southwest Region

SUBJECT: A14 128 294, Lolo Soetoro - Section 212(e) Waiver Applicant

Subject file is returned for your further consideration.

On December 14, 1965 the Region and on December 22, 1965 the Central Office, concurred with your recommendation for denial of the application. Since that time the file has been retained in the Region in "freeze" category.

A letter in the file dated September 27, 1965 by Robert Aitken of the Institute for Student Interchange, East-West Center indicates the applicant intended to return to Indonesia in June 1966. It is suggested that the application be again considered in light of the above and the contents of the affidavit by applicant dated November 31, 1965 and applicant's brief attached to his Form I-602 in relation to the present situation. Upon reconsideration, please take appropriate action in accordance with outstanding instructions and with submission of your recommendation refer to this memorandum.

Everett J. Strapp

Attachment

HONOLULU

1966 SEP 19 AM 9 13

IMMIGRATION &
NATURALIZATION
SERVICE

IMPORTANT NOTICE

- Remain this permit in your possession.
 - You are permitted to remain in the U.S. for the time indicated.
 - To remain past this period, without permission from immigration authorities, is a violation of law.
- WHEN YOU LEAVE THE UNITED STATES**
- By sea or air, surrender this permit to transportation line.
 - Over Canadian border, surrender this permit to Canadian Immigration Officer.
 - Over Mexican border, surrender this permit to United States Immigration Officer.

RECORD OF EXTENSIONS:

To Office

..... Office

..... Office

DEPARTURE RECORD

Port: **HONOLULU**

Date: **JUL 20 1966**

Carrier:

To: **1 A 3 A 1 1**
(Country of Residence)

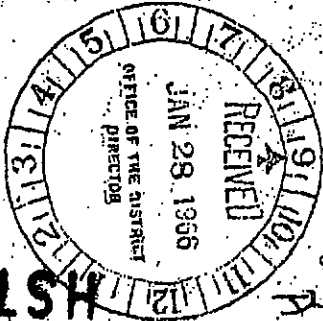
UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
Form Approved—Budget Bureau No. 43-R3111-1
ARRIVAL-DEPARTURE RECORD

Form I-94 (Rev. 7-1-64)

Required Departure Verified at *Honolulu* on *7/20/66*

I-94 to GO
R-64 to ESI
G-183 prepared
G-143 to R.O.
I-181/~~I-184~~ closed
File closed

MANUUV HPDR90F620PHR85
RR RUHPY
DE RUWSPH 089 0280234
ZNR UUUUU
R 272028Z
FM GSA SFRAN
TOV GSA HONO
GSA GRNC
BT
UNCLAS FHNN FLAP 6 JISV
AN PEDRO CALIF 1*27*66 122807
JINS DD HONOLULU HAWAII
DIBIR BABUF 1-25-66 A14 128 294 LEO SOTORO SECTION 212(C) VADVERD
APPLICANT. PLEASE DISREGARD. FILE LOCATED IN SVRO.
SHARON
1-25-66 A14 128 294 6212(C);
KAL/1230U/ATC 1548U
BT



1/28/66
J.C.C.

1/28/66
294

TELETYPE
GSA
HST
JAN 28 07 14
VADVERD

UNITED STATES GOVERNMENT

Memorandum

TO : District Director
Honolulu, Hawaii

DATE: SW 214j-C
January 25, 1966

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

SUBJECT: A14 128 294, Tolo Saetoro - Section 212(e) Waiver Applicant

Please forward subject file to this office for our review for attention of Mr. Hugo B. Raugust making reference to this memorandum.

J.P. Sharon

*File is high to SWRO -
Mr. Raugust, as of 1/25/66.
See contents of envelope for file
attached w/this memo.*

400 JAN 27 1966

UNITED STATES GOVERNMENT

Memorandum

T.C.
A-1417 2/17

SW 214-C

DATE: January 12, 1966

TO : District Director
Honolulu, Hawaii

FROM : J. P. Sharon, Assistant Regional Commissioner,
Travel Control, Southwest Region

file
mb

SUBJECT: Your A14 128 294, Lolo Saetoro - Applicant Under Section 212(e)

The Regional office concurred in your finding that favorable action is not warranted in this case and on December 22, 1965 the Central Office approved this action.

The alien's file will be maintained in the Regional Travel Control office pending receipt of additional instructions from the Central Office on this type case or your need for the file on a loan basis in connection with another matter.

J.P. Sharon

*Memo from Lasso 1/12/66,
Requesting bill - allowed to
Suroso with note that
file chgd. to Raquet.*

©
got
mb

RECEIVED
U.S. MAIL SERVICE
HONOLULU, I. H.
JAN 14 AM 9 20

I am submitting this statement of explanation in the knowledge that, should I fail to get the two-year foreign residence requirement waved, it would impose great hardship on my wife and have a disastrous effect on both our lives.

My wife, Ann Soetoro, is a citizen of the United States and has resided here all her life. It is presently impossible for my wife to return to Indonesia with me. The reasons are multiple. Financially, both of us having been students, there is no way I can accumulate the passage money (more than \$600 for my wife alone). Within Indonesia itself, economic crisis is so widespread at the present time that the salary of even a college graduate provides a standard of living bordering on poverty. Most importantly, anti-American feeling has reached a feverish pitch under the direction of the Indonesian communist party, and I have been advised by both family and friends in Indonesia that it would be dangerous to endeavor to return with my wife at the present time. Of secondary importance is the fact that my wife does not yet speak Indonesian. Not only would she be forced to cut short her college education, but she would be left in a position of isolation in the community.

Failing a waiver, then, my only alternative would be to leave my wife on her own and return alone to Indonesia. But this too is filled with difficulties. My wife has had no work experience and, her education being still incomplete, she is ill-prepared to be self-supporting. Yet,

at a distance of Indonesia, I would be helpless to contribute to her support. With my strong ties in the United States, I would meet with much prejudice myself in seeking employment. And, with the present devaluation of the Indonesian rupiah, a month's salary for a college graduate amounts to less than two dollars when translated into American currency. Many, many otherwise honorable men have been forced to turn to corruption just to keep food in their families' mouths. Hence, there would be no appreciable amount of cash available for me to send my wife. Other sources of income in Indonesia have likewise been cut off to me. Land belonging to my family has already been confiscated by the government as a part of a communistic land reform plan. Further, I have been advised by Indonesian nationals who have recently arrived from Djakarta that any small amount of property that I might take back to Indonesia would be confiscated at the docks by the Communist trade unions, returnable only on payment of heavy bribes (I - 2 million rupiahs).

My wife is extremely anxious about the impending separation, as I myself am. Complicated internal problems are causing the Indonesian government to crumble rapidly. The anti-Western forces are gaining in strength and have brought about government confiscation of all United States industry in Indonesia as well as sacking of the United States embassy and burning and sacking of United States Information Service Libraries. The United States Peace Corps has recently been asked to leave because the Indo-

000079

nesian government is no longer able to guarantee the safety of corps members. It seems probable that warfare in Indonesia cannot be avoided much longer. I am a trained geographer with a special background in mapping and air photo interpretation. I have traveled throughout the Indonesian islands and have detailed knowledge of each of the major areas and their resources. Due to my former compulsory association with the Indonesian army while still a student, it is quite probable that I would be placed on the front lines doing reconnaissance work in Indonesia's current campaign against Malaysia and the British forces. Aside from both my wife's and my distaste for this campaign, my wife is distraught for my safety. No reassurances that I have been able to offer her have alleviated her nervous and upset condition. I have been advised by our doctor that a prolonged separation under these circumstances would endanger my wife's health and mental outlook.

In the light of these considerations, I ask you to please wave the 2-year foreign residence requirement in our case.

Bob Soetoro

SW 218-294
December 21, 1965

Deputy Associate Commissioner, Travel
Control, Central Office, Washington, D. C.

I. M. Gilman, Associate Deputy Regional
Commissioner, Operations, Southwest Region

A14 218 294, Mr. Tolo Sotero - Section 212(c) Waiver Applicant

ATTENTION: Assistant Commissioner, Adjudications

This office concurs with the District Director's recommended
denial. The file is forwarded for your review.

Attachment

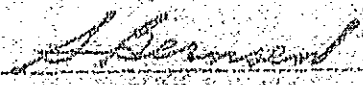
(SIGNED) I. W. GILMAN

CO 212.43-C

Date: DEC 22 1965

TO: Regional Commission, San Pedro, California

Regional Decision Approved. File A14 218 294
is herewith returned.


Assistant Commissioner
Adjudications

000081

A14 128 294

December 7, 1961

Assistant Regional Commissioner,
Travel Control, Southwest Region

John F. O'Shea, District Director,
Honolulu, Hawaii

Application for waiver of foreign residence requirement of
Section 212(e) of Mr. Lolo Sestoro, A14 128 294

In accordance with OI 212.8(d), our letter of denial to the
subject is forwarded for your review, together with subject's
file.

Attachments
Via Airmail

FP:rn

000082

for file

Name (Last in CAP)	First	Middle	File No.
<i>Saetoro</i>	<i>Ann</i>		<i>11128294</i>
Alias	<i>CITIZEN</i>		
Date of Birth	Country of Birth	Nationality	
<i>11/29/42</i>	<i>U.S.</i>	<i>U.S.</i>	
Place of Entry	Date of Entry		

Search C.O. Index for following:

- I-94
 - I-95
 - I-100
 - I-103
 - I-157
 - I-190
 - Other (entry, Visa, Registry, R. P., etc.)
- Furnish any relating file for consolidation with *flex*
- Furnish a copy of
- Furnish location of file

REMARKS:

285
Form G-180
(Rev. 4-20-61)

553

Requesting Office
HHW-11
Date
12/1/65

REQUEST FOR SEARCH OF CENTRAL OFFICE INDEX



CENTER FOR
CULTURAL AND TECHNICAL INTERCHANGE
BETWEEN EAST AND WEST

A project of the Government of the United States in cooperation with the University of Hawaii

HONOLULU, HAWAII 96822

Cable: EASWESGEN

September 27, 1965

Mr. R. E. Soehardi, Cultural Consul
Konsulat Republik Indonesia
San Francisco, California

Dear Sir:

This letter is to follow my letter to you of September 17, 1965, which I wrote in response to your inquiry of September 13 regarding Mr. Lolo Soetoro, former East-West Center grantee, employee of the Director of Topography of the Indonesian Army.

114128294 - TC (1-612) 5/14/65
Mr. Soetoro came to see me after receiving a copy of my letter to you.

He assures me that he fully intends to return to Indonesia in June, 1966 when his current American visa expires. He says that he has communicated this intention to the Military Attache of the Embassy of Indonesia in Washington, D.C. He states that his wife fully intends to return to Indonesia with him.

If I can provide you with any additional information, please do not hesitate to write.

Respectfully yours,

Robert Aitken, Evaluation & Alumni
Liaison Officer
Institute for Student Interchange
East-West Center

cc: Dr. Robert G. Zumbinkle
Mr. Robert Wooster
✓ Immigration & Naturalization Service
Mr. Lolo Soetoro

RA:ck

SEP 28 PM 2:00



**CENTER FOR
CULTURAL AND TECHNICAL INTERCHANGE
BETWEEN EAST AND WEST**

A project of the Government of the United States in cooperation with the University of Hawaii

HONOLULU, HAWAII 96822

Cable: EASWESGEN

September 17, 1965

**Mr. R. E. Sechari, Cultural Consul
Konsulat Republic Indonesia
San Francisco, California**

Dear Sir:

Thank you for your inquiry about Mr. Lolo Seatoro, former East-West Center grantee. I enclose for your information a copy of our memorandum to the United States Immigration and Naturalization Service, which was intended as a summary of this case. A copy of this memorandum was sent to Brigadier General Bado Seamartono, Military Attache of the Embassy of Indonesia.

We would be happy to provide you with additional information upon your request.

Sincerely yours,

Robert G. Zumwinkle

**Evaluation & Alumni Liaison Officer
Institute for Student Interchange**

RA:jhl

Enc.

cc: **Dr. Robert G. Zumwinkle, Executive Director
Institute for Student Interchange**

✓ **Immigration and Naturalization Service
595 Ala Moana Blvd.
Honolulu, Hawaii**

**Mr. Lolo Seatoro
3926 Oahu Avenue
Honolulu, Hawaii 96822**

*TC (1-612) 5/14/65
14128294*

RECEIVED
I & N SERVICE
HONOLULU, I. H.
SEP 21 AM 9:33

FI

Phone
Miss Souto
993-217
(parents home)

UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE

OPERATIONS SUPERVISORY REVIEW

File: 14 128 294
Date: 7-21-65
Review No.: 1

- 1. Subject: Soetoro, Loto
- 2. Date Assigned: 5-24-65
- 3. Officer to whom assigned: Potter
- 4. Action taken to date:

applicant and wife interviewed in effort to arrive at a basis to recommend approval or denial. Memo written recommending denial.

- 5. Further action required: Concurrence by SWRO & C.O.

- 6. Reason not completed: (Be specific) Evidence submitted by applicant and wife re: wife's former marriage not submitted.

- 7. Contemplated date of closing: Sept 1.

J.R. Potter
Officer

FOR SUPERVISOR ONLY

DATE: 7-21-65

I have discussed this case personally with the officer preparing this form and I agree with his comments for the following reasons:
 I do not agree with his comments for the reasons set forth below and I have directed that the following actions be taken.

Form G-167
(Rev. 12-9-63)

R. L. Luff
Supervisor

(Use reverse if necessary)
WHEN CASE IS CLOSED, THIS FORM MUST BE WITHDRAWN FROM THE FILE AND DESTROYED

off 6th

OFFICE OF THE EXECUTIVE DIRECTOR
Institute for Student Interchange
East-West Center

July 13, 1965

MEMORANDUM

TO: Mr. John F. O'Shea, District Director
Immigration and Naturalization Service, Honolulu, Hawaii

FROM: Robert Zumwinkle, Executive Director
Institute for Student Interchange, East-West Center

SUBJECT: Mr. Lolo Soetoro, Former East-West Center Grantee From
Indonesia

14128294 TC(1-612)5/14/65

Mr. Wooster has briefed me on his meeting with you today regarding Mr. Soetoro's visa status. He informs me that you were advised of the grantee's academic background and of the current situation with respect to his marriage and request to remain in the United States for an indefinite period. As you know, we have received a cable from the Embassy of Indonesia requesting by official order that Lolo Soetoro, a civilian employee of the Indonesian Army immediately terminate his studies and return to Djakarta, Indonesia.

Mr. Soetoro came to the United States in September, 1962 from Indonesia on a J-visa sponsored by the East-West Center. He came to participate in a program designed to insure prompt return to his home country immediately upon the completion of the agreed program of studies at the University of Hawaii. Mr. Soetoro's grant termination date was June 15, 1964. On June 19, 1964 at the student's request he was given permission by the Institute for Student Interchange to remain in the United States for practical training with Park Associates of Hawaii until June 22, 1965. At that time he was advised that the Center could not hold his return travel beyond the June 22, 1965 date. He was informed also that no further requests to remain in the United States for practical training could be entertained. He was asked to keep in touch with the Center and to take care of necessary arrangements for return travel early in June of this year. Since Mr. Soetoro did not comply with these instructions, it can only be assumed that this was an intentional disregard of East-West Center advice. During March of this year, Mr. Soetoro married a United States citizen who is currently residing in Hawaii.

We cannot, in good conscience, extend East-West Center sponsorship of his visa or agree to his remaining in the United States. There is an agreement in principle between the Center and the Government of Indonesia that every effort will be made to return students at the completion of their grants.

1965 JUL 15 AM 9:39

U.S. DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
HONOLULU, T. H.

000087

**OFFICE OF THE VICE-CHANCELLOR
Institute for Student Interchange**

July 7, 1965

MEMORANDUM

TO: Dr. Zamwinkle

FROM: Mr. Robert Wooster

**SUBJECT: Visa Status of East-West Center Alumnus from Indonesia,
Mr. Lolo Soetoro**

On Friday afternoon, July 2nd, Mr. Soetoro telephoned and informed me that he had gotten his J visa extended by the Honolulu Immigration and Naturalization Service. He informed me also that he had gotten married to an American citizen and that his wife was now ill. He gave his wife's illness as the reason for his visa extension request. I asked Mr. Soetoro to come in to see me on Tuesday, July 6. Mr. Soetoro arrived at 3:30 p.m. and gave me the following information:

1. Address: 3326 Oahu Avenue, Honolulu
Telephone number: 986944
2. On or about June 4 someone at INS made an official extension of his J visa to June 20, 1966. There was no signature on the card but a notation, office HEW 379. Mr. Soetoro got this extension without any prior notification or approval from the East-West Center. According to him he gave the Immigration official the following reason: It would be a severe hardship on his wife if he were to have to return to Indonesia this year. He was married in March (cannot recall the exact date) of this year to an American citizen. Shortly after they were married his wife became ill and is still suffering from a stomach ailment which may, according to her physician, require surgery. When I pressed Mr. Soetoro for more information regarding the name of the physician, etc., he claimed that he could not remember exactly.
3. Mr. Soetoro is still employed by Hawaii-Pacific Engineers Surveyors, Inc., 1649 Kapiolani Blvd., Room 3, telephone no. - 962-151. He states that this employment will continue until June of next year.
4. Mr. Soetoro's grant expired on June 15, 1964. At that time he completed all requirements for and received an MA degree in Geography. At this time Mr. Soetoro requested that he be allowed to remain in the United States for one year for practical training with Park Associates of Hawaii, Ltd. This request was approved and Dr. Hendrickson signed the appropriate memorandum to the Foreign Student Advisor allowing Mr. Soetoro to remain for practical training until June 22, 1965 (this date actually was a mistake. Should have read June 15). At that time I was Program Coordinator for the Indonesian

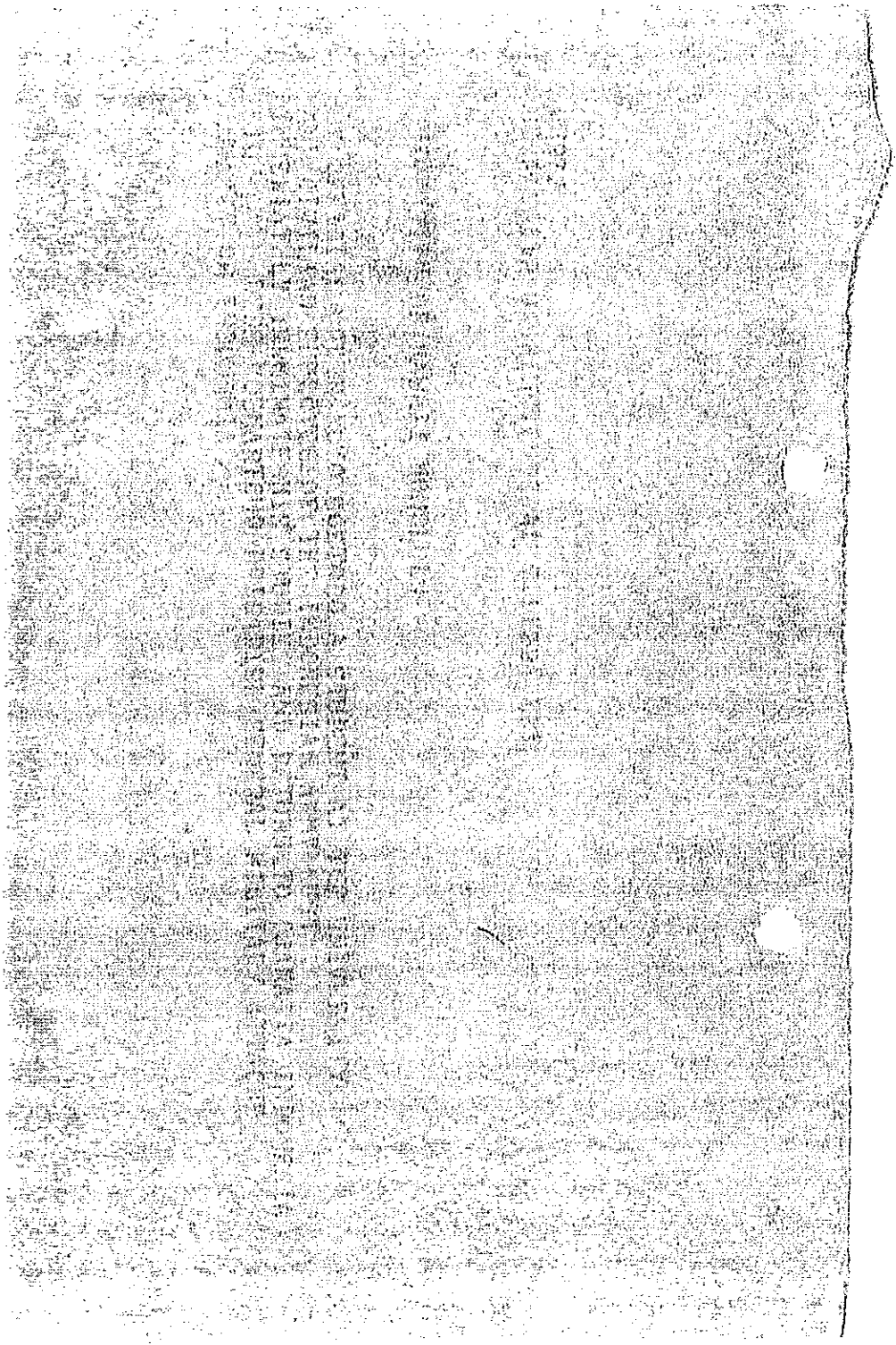
000089

students so I am familiar with the particulars. I handed the student his copy of the memorandum and signed his check out sheet (which is now missing from the folder). I advised him that the Center could not hold his return travel later than June 22, 1966, one year beyond the official expiration date of his grant. I impressed him with the importance of keeping in touch with ISI and asked him to come to see me in early June of this year. Approximately six months later I received a telephone call from Mr. Soetoro explaining that Park Associates had terminated his employment because of lack of work. He informed me that he had gotten a job with the Hawaii-Pacific Company. I advised him to notify Immigration immediately of this change and I reminded him that it would be necessary for him to see me early in June. Unfortunately, I did not follow-up with a letter. This advice was given verbally and there is nothing in the folder to substantiate this. I did not hear from Mr. Soetoro again until July 2. I can only assume that this was an intentional disregard of my advice.

5. Mr. Soetoro informs me that he has written a letter to Senator Fong requesting an indefinite extension of stay in the United States. He has received a reply from Senator Fong and has promised to supply me with a copy as soon as possible. It took some urging on my part and I suspect that he would have preferred not to give me a copy.
6. When I explained to Mr. Soetoro that the East-West Center still retained visa sponsorship and authority and that his return travel option has expired, he showed very little concern. Each time I tried to discuss this with him, he attempted to change the subject and evaded my direct questions. I can only assume that he is not entirely displeased about the expiration of his return ticket.
7. Mr. Soetoro is requesting East-West Center to make a special exception in his case and to hold his return travel for another year, or until June 22, 1966. He is also requesting permission to remain in the United States for the same period. I gather that he intends to make every attempt to remain indefinitely with or without East-West Center approval although his manner throughout our interview was polite and cordial.
8. Mr. Soetoro would like permission from us to work weekends doing translation for Mrs. Wittermans in LAP. I do not know if he needs our approval but apparently Mrs. Wittermans has asked him to get this permission.

I would very much appreciate your advice on the appropriate steps that should be taken regarding his status. Also it might be a good idea to discuss this problem with someone at INS. If a student can get an extension of visa, apparently as easily as Mr. Soetoro got his, this weakens our visa control considerably and may give grantees a way around us.

Thank you very much.



UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
HONOLULU, HAWAII

REFER TO THIS FILE NUMBER
A14 128 294

July 6, 1965

Mr. & Mrs. Lolo Soetoro
3325 Oahu Avenue
Honolulu, Hawaii

Dear Mr. & Mrs. Soetoro:

Please come to the office shown below at the time and place indicated in connection with an official matter.

OFFICE LOCATION	695 Ala Moana Blvd., Honolulu Room No. Floor No.
DATE AND HOUR	July 19, 1965 at 3:00 pm
ASK FOR	Travel Control Unit
REASON FOR APPOINTMENT	To be interviewed
BRING WITH YOU	evidence of financial status

It is important that you keep this appointment. If you are unable to do so, notify this office at once, using the reverse side of this letter, and we will make another appointment for you. Bring this letter with you.

Very truly yours,

John F. O'Shea
DISTRICT DIRECTOR

UNITED STATES GOVERNMENT

Memorandum

TO : Travel Control

DATE: June 30, 1965

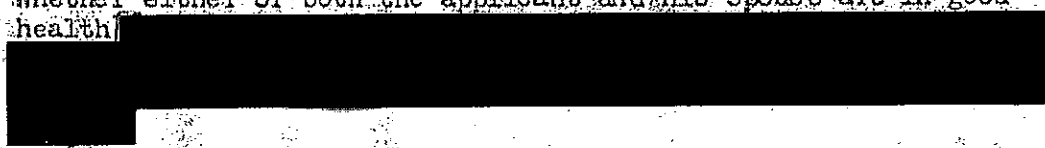
CF
FROM : Gary Fujiwara, Actng DDD

SUBJECT: Lolo Soetoro (A-14 128 294), Applicant for Waiver under 212e

1. Form I-612 provides (reverse side) that (Item 4c of the Instructions) that if the applicant is in the United States, his passport and I-94 must be attached to I-612. Examination of G-590 (Property Envelope) shows that it is empty.
2. This is a case where the applicant is applying for the waiver on basis of hardship. In his signed statement attached to I-612 he states among other things:
 - a. Lack of finance in getting his wife to Indonesia;
 - b. His salary in Indonesia, once he returns there, would border on poverty;
 - c. Anti-American Feeling in Indonesia;
 - d. Devaluation of the Indonesian rupiah would make it difficult for him to support his family there; and
 - e. Possible association with the Indonesian Army.
3. Dr. Nishigaya states in his letter that "medically" he is of the opinion that "a separation would cause undue hardship & emotional strain." Inspector Potter is of the opinion that the doctor's letter deals only with ~~undue hardship~~ in generalities.

Concerning #2 above, please determine from another interview with the applicant and his spouse the following:

1. Present ~~xxx~~ financial status of the applicant and his spouse;
2. Whether the applicant was aware of the conditions as set forth in #2 prior to his coming to the United States. In other words, are the conditions in Indonesia the same as they were prior to his coming here.
3. Whether either or both the applicant and his spouse are in good health



*Also
Proof
termination
wifes job
marriage.
JP.*

BLE

I am accord with Inspector Potter in that the applicant has not made out a case of undue hardship as call for in Sec. 212e.

*Not necessary
MFB
6/30/65*

Please also prepare a letter as called for in paragraph #3 on p 882 of OI 22, 804

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

Officer's Review and Action Sheet

Form No. T-612

File No. A14 128 294

The following documents or actions are required before decision may be made in this case:

Officer's Initials	Date	Document or Action Required	Requested (Check)	Received (Check)
<i>J.P.</i>	5/24/65	Interview of applicant and spouse	5-24-65	<input checked="" type="checkbox"/>

DECISION: (Approved) (Denied)

REMARKS: (If denied, state reasons)

The applicant, a 30-year old native and citizen of Indonesia, has applied for waiver of the foreign residence requirements of section 212 (e), claiming exceptional hardship for his U. S. citizen wife.

He has stated that he would be financially unable to save passage money for his wife to accompany him to Indonesia. He indicates that economic conditions in his homeland are such that he would be unable to send funds for his wife's support during his stay in Indonesia.

The applicant expresses fear that he will be taken into the army on his return home and this will cause his wife to fear for his safety.

He has attached a letter from Dr. Nishigaya saying "that such a separation would cause undue hardship and emotional strain..."

(continued)

For the District Director:

Date of Decision

Signature of Officer


Keep this sheet on top of all material in file until initial decision is made.

Form I-468

Remarks: (continued)

The letter from the doctor deals only in generalities. It does not indicate the wife has ever been under the doctor's care or that any medical attention will be necessary.

The reasons set forth by the applicant do not constitute exceptional hardship for the United States citizen wife.


Frank R. Potter
Immigrant Inspector

* * * * *

June 7, 1965

The applicant and his wife were interviewed on this date. There was no new evidence presented to substantiate the claim of hardship. It was revealed that the wife's mother and father are at present residing in Honolulu. Up to the time of the marriage, she was supported by her parents. She offered no reasons why she could not make her home with them again in event her husband was required to depart the United States.


Frank R. Potter
Immigrant Inspector

NAME (Exactly as it appears on the Nonimmigrant Document) SOETORO, Lolo		FILE NO. A-14-128-294	
OTHER NAMES OR ALIASES		DATE OF ADMISSION 9-18-62	CLASS J-
NATIONALITY (As on N/I Document) INDONESIA	DATE OF BIRTH 1-2-35	DATE OF REPORT 5-24-65	REPORTING OFFICE HHW
DATE TO WHICH ADMITTED OR PREVIOUSLY EXTENDED: 6-20-65		J-1 VISITOR (Current Program No. & Institution) P-1-1793 EAST-WEST CENTER	
EXTENSION OF STAY GRANTED TO: (date)		<input type="checkbox"/> BOND POSTED	
<input type="checkbox"/> EXTENSION DENIED <input type="checkbox"/> OSC ISSUED <input checked="" type="checkbox"/> V/D GRANTED W/O ISSUANCE OF OSC		APPLICANT FOR <input type="checkbox"/> EXTENSION <input type="checkbox"/> SECTION 245 <input type="checkbox"/> CHANGE OF NONIMMIGRANT STATUS	
STATUS ADJUSTED TO THAT OF PERMANENT RESIDENT ON: (date)			
UNDER DOC. CONTROL		HHW	
1-830 (Rev. 11-16-64) FPI-LPC-4-65-1,000-PADS-1038 UNITED STATES DEPARTMENT OF JUSTICE		REPORT OF ACTION - NONIMMIGRANT Immigration and Naturalization Service	

Honolulu, Hawaii
May 26, 1965

A-14 128 294

Mr. and Mrs. Lolo Sostoro
3326 Oahu Avenue
Honolulu, Hawaii

Dear Mr. and Mrs. Sostoro:

117

6/7/65 at 1:00 p

Travel Control - Mr. Potter

Your application for waiver of foreign residence requirement

000097

DEPORTATION DOCKET CONTROL ACTION SLIP OR NOTICE

TO: S.I.O. Travel Control Investigations Deportation Docket Control

Notice of Action

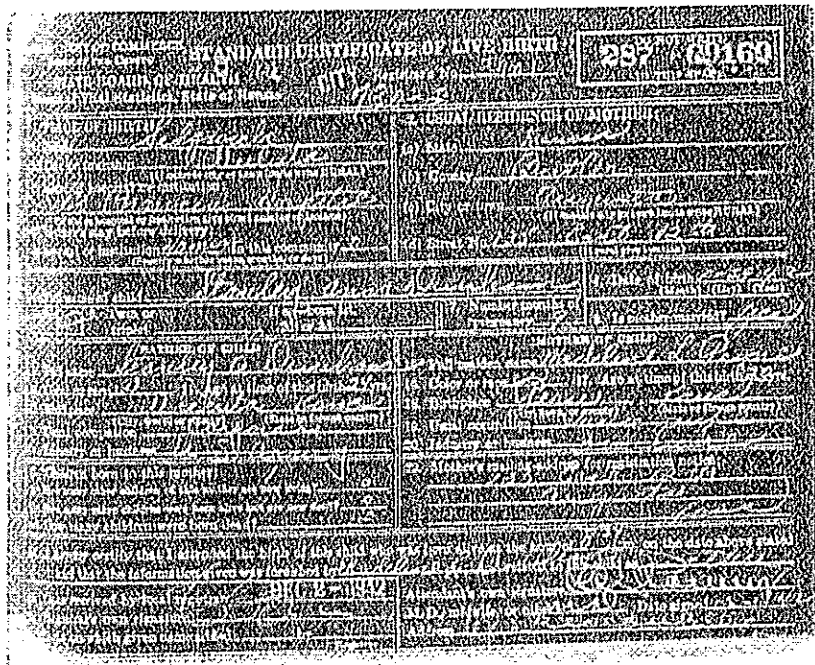
Notice of failure to submit action slip. (last report dated _____) Please execute this form and return it to Deportation Docket Control.

Name: **SOESTORBO, Iolo** File Number: **A 14, 128 294**

Action: **I-612 applicant**
Vol departure extended to June 20, 1966

APPROVED: *John F. O'Shea*
John F. O'Shea, District Director

Action Date	Reporting office or section	Date this report submitted
June 7, 1965	Travel Control - HHW	



CERTIFIED COPY

Topeka, Kansas, July 29, 1959

I hereby certify that the above is a true and exact photographic reproduction of the original certificate on file with the Division of Vital Statistics and Records of the Kansas State Board of Health.

Division of Vital Statistics and Records

(SEAL)

By *Arvid H. Franzen*
(State Registrar)

CERTIFICATE OF MARRIAGE

LICENSE NO. 80296

FILE NO. 1 296

1. First Name of Bridegroom Lolo		3. Last Name Santoro		2. Date of Birth (Month, Day, Year) 1-2-35 30	
4. Local Address 3326 Oahu Ave. Honolulu, Hawaii		5. State or Foreign Country Hawaii		6. Race Indonesian	
7. Father's Full Name Java		8. State or Foreign Country Indonesia		9. Occupation Engineering Surveyor	
10. Mother's Maiden Name Kartodihardjo		11. State or Country of Birth Indonesia		12. Living a. <input checked="" type="checkbox"/> Indonesian <input type="checkbox"/> No b. <input type="checkbox"/> Indonesian <input checked="" type="checkbox"/> Yes	
13. First Name of Groom Stanley		14. Last Name Dunham		15. Date of Birth (Month, Day, Year) 11-29-42 27	
16. Local Address 2224 University Ave. Honolulu, Hawaii		17. State or Foreign Country Hawaii		18. Race Caucasian	
19. Father's Full Name Wichita, Kansas		20. State or Foreign Country Kansas		21. Occupation Student	
22. Mother's Maiden Name Stanley Dunham		23. State or Country of Birth Wichita, Kansas		24. Living a. <input checked="" type="checkbox"/> Caucasian <input type="checkbox"/> Yes b. <input type="checkbox"/> Caucasian <input checked="" type="checkbox"/> Yes	
25. First Name of Bride Madalyn Rayne		26. Last Name Rayne		27. Date of Birth (Month, Day, Year) 5-19-65	
28. I hereby certify that Lolo Santoro and Stanley and Madalyn Rayne were joined in marriage by me in accordance with the laws of the State of Hawaii in the Molokai Individual District, County of Hawaii on the 24th Day of March 1965 .					
Signature of Minister of Health Matthew K. Szymanski			Signature of Bridegroom Lolo Santoro		
Signature of Bride Madalyn Rayne			Signature of Groom Stanley Dunham		
Signature of Officiant Charles D. Bennett			Date of Marriage 3-24-65		

NOTE: THIS COPY IS A TRUE AND CORRECT COPY OF THE ORIGINAL FILED IN THE RESEARCH, PLANNING AND STATISTICS OFFICE, HAWAII STATE DEPARTMENT OF HEALTH.

Charles D. Bennett
 DEPARTMENT OF HEALTH
 DIRECTOR OF HEALTH

5-11-1965

Charles D. Bennett
 HONOLULU, HAWAII
 REGISTRAR GENERAL

FOR FILE # A14-128-294
7-2365

D. No. 57972

In the Circuit Court of the First Circuit

STATE OF HAWAII

AT CHAMBERS

Before the Honorable HAROLD P. KING Judge Presiding

OPENLY IN THE PUBLIC COURT ROOM OF SAID JUDGE

STANLEY ANN D. OBAMA
Libellant

ESTHER H. OBAMA
Libellee

1ST CIRCUIT COURT
STATE OF HAWAII
FILED
1964 MARCH 10 56
GREGORY HENRY SHERMAN
Clerk

Decree of Divorce

On this 5th day of March, A.D. 1964 at the Court House in the City of Honolulu, openly in the Public Court Room of said Judge, came on duty to be heard the petition of said above named Libellant, of the City and County of Honolulu, State of Hawaii, praying that the bonds of matrimony heretofore existing between them, the said LIBELLANT and LIBELLEE be dissolved by reason of the alleged grievous mental suffering inflicted upon Libellant by Libellee. And the said Libellant and her attorney, GEORGE L. T. KING, being present in Court before said Judge, due proof was made to this Court that the said parties are legally intermarried, and that the allegations in said petition are true.

It is hereby Ordered, Adjudged and Decreed, That the bonds of matrimony existing between the said LIBELLANT and LIBELLEE be and the same are hereby dissolved. This decree to take effect from and after the date of signing and filing hereof.

IT IS FURTHER HEREBY ORDERED, ADJUDGED AND DECREED THAT the Libellant do and she do hereby grant the said Libellee and control of child custody, care, maintenance and support, and further that the question of child support is specifically covered and shall be paid hereafter by Libellant.

DATED: Honolulu, Hawaii, this 10th day of March, 1964.

HERRMAN, GOLDBY & HAMILTON
(George L. T. King)
1416 First National Bank Bldg.
Honolulu, Hawaii

Harold P. King
Judge of the Circuit Court, First Circuit, State of Hawaii
Division of Domestic Relations



Stanley Ann D. Obama
Clerk of the Court, First Circuit, State of Hawaii

TORU NISHIGAYA, M. D.

3328 WAIALAE AVENUE
HONOLULU 16, HAWAII

April 29th, 1965

TO WHOM IT MAY CONCERN: Re: Mrs. Stanley Ann Dunham Soetoro

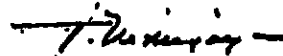
Mrs. Stanley Ann Dunham Soetoro, an under graduate student at the University of Hawaii is faced with a most difficult problem--that of being separated from her husband Lolo Soetoro, an Indonesian whose visa to the United States expires in June 1965.

Internal problems in Indonesia make it almost impossible to go there even if it were possible financially to do so--and it is not.

Other considerations would make it mandatory that the couple be separated for a very long period of time.

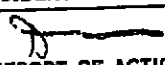
Medically, I feel that such a separation would cause undue hardship and emotional strain were it to happen, and any help to alleviate the situation would be of great service to her.

Sincerely,



Dr. T. Nishigaya

TN/ecy

NAME (EXACTLY AS IT APPEARS ON THE NONIMMIGRANT DOCUMENT)				FILE NO.
Lolo SOE TOPO				A 14 128 294
OTHER NAMES OR ALIASES			NATIONALITY (AS ON N/I DOCUMENT)	
			INDONESIA	
DATE OF ADMISSION	CLASS	DATE OF BIRTH	DATE OF REPORT	REPORTING OFFICE
9-18-62	J-1	1-2-35	7-24-64	HHW
DATE TO WHICH ADMITTED OR PREVIOUSLY EXTENDED		J-1 VISITOR (CURRENT PROGRAM NO. & INST.)		
6-20-64		2-J 1793 UNIV. OF HAWAII		
EXTENSION OF STAY GRANTED TO: (DATE)		<input type="checkbox"/> BOND POSTED		
6-30-65		APPLICANT FOR		
<input type="checkbox"/> EXTENSION DENIED <input type="checkbox"/> OBC ISSUED <input type="checkbox"/> V/D GRANTED W/O ISSUANCE OF OBC		<input type="checkbox"/> EXTENSION <input type="checkbox"/> SECTION 24B <input type="checkbox"/> CHANGE OF NONIMMIGRANT STATUS		
STATUS ADJUSTED TO THAT OF PERMANENT RESIDENT ON: (DATE)				
1-520 (REV. 1-1-63) FPI-LPC-B-63-1M-550 UNITED STATES DEPARTMENT OF JUSTICE		 REPORT OF ACTION -- NONIMMIGRANT IMMIGRATION AND NATURALIZATION SERVICE		

000103

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

Officer's Review and Action Sheet

Form No. T-612

File No. A-14-128-294

The following documents or actions are required before decision may be made in this case:

Officer's Initials	Date	Document or Action Required	Requested (Check)	Received (Check)
<i>JP</i>	<i>7/19</i>	<i>2ND INTERVIEW AS Requested By Acting DDD -</i>	<i>7/16</i>	<i>7/19</i>

DECISION:
 (Approved) (Denied)

REMARKS: (If denied, state reasons)

*see memo billout. 962-15/
 HAW PAC*

7/21/65

To T.C. -
*No evidence has been presented of
 terms of wife's 1st marriage per ID's request
 secure this. In meantime, write up for denial.
 11-21-65 DIVORCE DECREE 16010/PPP
 Presented this date
*JP**

For the District Director: _____
 Date of Decision

Signature of Officer _____

Keep this sheet on top of all material in file until initial decision is made

7-19-65

Memo to file: A 14 128 294

In accordance with the instructions with the memo received from acting DDD Fujiwara Mr. and Mrs Soetero were re interviewed on this date. The following information was obtained.

1. Mr. Soetero is now employed at Hawaii Pacific Engineers and Surveyors, Inc. 1649 Kapiolani Blvd. Suite #3, Honolulu, Hawaii. His rate of pay is ~~\$2x~~ \$2.00 and his take home pay for two weeks without overtime is \$133.03.

2. They have some outstanding bills. A Dentist bill for Mr. Soetero for \$81.00. The dentist has also told him he would have to have 4 wisdom teeth extracted. Otherwise he is good physical condition. They also presented a telephone bill which showed one month in arrears in the amount of \$18.84. Their rent amounts to \$65.00 per month which is nominal for this ~~XXXX~~ area. They pay an electric bill of less than \$5.00 per month to their land ~~xxxx~~ lord.

3. They own a 1963 Chevrolet Corvair against which there is no lein. His uncle in Indonesia gave him the car and he is paying money as he can. He has to send the money with persons returning to Indonesia from Honolulu because to send money through the mail would be too risky in Indonesia.

4. They have approximately \$300.00 in a Savings account at 1st National Bank in Honolulu. ~~_____~~ They maintain ~~_____~~ no checking account.

5. As a deterrent to their financial condition affecting his ability to support his wife from Indonesia he states that the value of the Indonesian Rupiah has deteriorated from 4,000 to 1 to 10,000 to 1.

6. ~~_____~~

Since the first interview there have been placed in the file two memos from East West Center indicating that the Government of Indonesia is interested in having this student return to his homeland. Acopy of a cable issuing an order from the Indonesian Embassy for the subject's return was included with one of these memos.

Due to the ~~_____~~ financial situation some consideration should be given to the possibility of unusual hard ship prospect for the U.S. Citizen spouse ~~_____~~

J. P. [Signature]
I/I

Sources:

Ken Allen



www.ObamaReleaseYourRecords.com