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APPROVED

AUG 14 1976

8/14/76

THE WHITE HOUSE

ACTION

WASHINGTON
August 13, 1976

Last Day: August 21

*Rec'd
8/16/76*

MEMORANDUM FOR
FROM:
SUBJECT:

THE PRESIDENT

JIM CANNON *J.C.*

- H.R. 1425 - Relief of Juliet Elizabeth Tozzi
Sponsor: Rep. Rodino
- H.R. 1645 - Relief of Kevin Patrick Saunders
Sponsor: Rep. Drinan
- H.R. 4053 - Relief of Roderic Patrick Stafford
Sponsor: Rep. Rogers

*archives
8/16/76*

Attached for your consideration are three enrolled bills which would permit the entry into the United States the spouses of American citizens, notwithstanding prior convictions for unlawful possession of drugs.

The details with respect to each of the enrolled bills is provided in OMB's enrolled bill report at Tab A.

OMB, NSC, Max Friedersdorf, Counsel's Office (Lazarus) and I recommend approval of the enrolled bills.

RECOMMENDATION

- That you sign H.R. 1425 at Tab B.
- That you sign H.R. 1645 at Tab C.
- That you sign H.R. 4053 at Tab D.





EXECUTIVE OFFICE OF THE PRESIDENT

OFFICE OF MANAGEMENT AND BUDGET

WASHINGTON, D.C. 20503

AUG 12 1976

MEMORANDUM FOR THE PRESIDENT

Subject: Enrolled Bills

- (1) H.R. 1425 - Relief of Juliet Elizabeth Tozzi
Sponsor - Rep. Rodino (D) New Jersey
- (2) H.R. 1645 - Relief of Kevin Patrick Saunders
Sponsor - Rep. Drinan (D) Massachusetts
- (3) H.R. 4053 - Relief of Roderic Patrick Stafford
Sponsor - Rep. Rogers (D) Florida

Last Day for Action

August 21, 1976 - Saturday

Purpose

To permit the entry into the United States of spouses of American citizens, notwithstanding prior convictions for unlawful possession of drugs.

Agency Recommendations

Office of Management and Budget	Approval
Immigration and Naturalization Service	Approval
Department of State	No objection

Discussion

The enrolled bills would waive a section of the Immigration and Nationality Act which excludes aliens convicted of any drug law violation from entry into the United States, authorize the issuance of immigrant visas to the beneficiaries, and permit their admission into the United States for permanent residence if otherwise admissible under the Act.



H.R. 1425 - Juliet Elizabeth Tozzi

Mrs. Tozzi is a 25-year-old native and citizen of Great Britain. She currently resides in Bloomfield, New Jersey with her husband, Daniel Tozzi, and their 8-month old son, both U.S. citizens. Mrs. Tozzi originally came to the United States in 1954 at the age of 3. In 1968, she was involved in an auto accident in the United States which caused her painful injuries. Subsequent to this accident, she returned to England and was convicted of illegal possession of drugs and for theft. Mrs. Tozzi sought psychiatric help to overcome her drug use and, according to both British and American doctors, she no longer uses drugs and appears to be well-adjusted. She returned to the United States in 1972 to testify on her behalf about the car accident and married Daniel Tozzi. In 1973, she was paroled into the U.S. from Great Britain. On April 3, 1973, the Immigration and Naturalization Service approved a petition to grant Mrs. Tozzi immediate relative classification. However, because of her conviction for illegal possession of drugs, she remains statutorily ineligible to be issued an immigrant visa.

H.R. 1645 - Kevin Patrick Saunders

Mr. Saunders is a 48-year-old native and citizen of Great Britain, who resides there with his wife, a United States citizen. In 1951, at the age of 23, Mr. Saunders was convicted of stealing and being in possession of morphine, cocaine, and heroin, and was sentenced to two years of imprisonment. He does not have a history of the use or sale of illegal drugs. Mr. Saunders and his wife want to live in the United States to be near Mrs. Saunder's father, who is in ill health, to consider raising a family and to obtain a better market for their antique business.

H.R. 4053 - Roderic Patrick Stafford

Mr. Stafford is a 23-year-old native and citizen of Canada, who resides there with his wife, a U.S. citizen. In 1969, at the age of 16, Mr. Stafford was convicted in the Bahamas of possession of marijuana. Since his arrest, he has attended military school and completed studies at Miami Dade Junior College. On May 15, 1973, the Immigration and Naturalization Service approved a petition filed by his wife to grant Mr. Stafford immediate relative status.

However, he remains statutorily ineligible to be issued an immigrant visa because of his previous conviction.

James M. Frey
Assistant Director for
Legislative Reference

Enclosures



UNITED STATES DEPARTMENT OF JUSTICE
IMMIGRATION AND NATURALIZATION SERVICE
Washington 25, D.C.

PLEASE ADDRESS REPLY TO

OFFICE OF THE COMMISSIONER

11 AUG 1976

AND REFER TO THIS FILE NO.

A8 625 360

TO : OFFICE OF MANAGEMENT AND BUDGET

SUBJECT: Enrolled Private Bill No. H.R. 1425 ; Office of Management
and Budget request dated August 9, 1976.

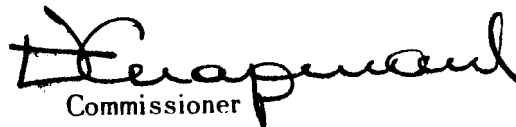
Beneficiary or Beneficiaries Elizabeth Tozzi.

Pursuant to your request for the views of the Department of Justice on the subject bill, a review has been made of the facsimile of the bill, the relating Congressional Committee report or reports, and all pertinent information in the files of the Immigration and Naturalization Service

On the basis of this review the Immigration and Naturalization Service, on behalf of the Department of Justice:

- Recommends approval of the bill
- Interposes no objection to approval of the bill

Sincerely,


Commissioner





DEPARTMENT OF STATE

Washington, D.C. 20520

AUG 11 1976

Dear Mr. Lynn:

Reference is made to Mr. Frey's communication of August 9, 1976, transmitting for comment enrolled bills, H.R. 1425, "For the relief of Juliet Elizabeth Tozzi", H.R. 2118, "For the relief of Cheryl Lynn V. Camacho", and H.R. 2278, "For the relief of Mrs. Mary Saxton (Mary Nuku)".

This Department has no objection to the enactment of these bills.

Sincerely yours,

A handwritten signature in cursive script, appearing to read "Kempton B. Jenkins".

Kempton B. Jenkins
Acting Assistant Secretary
for Congressional Relations

The Honorable
James T. Lynn
Director,
Office of Management
and Budget.

THE WHITE HOUSE

ACTION MEMORANDUM

WASHINGTON

LOG NO.:

Date: August 12

Time: 700pm

FOR ACTION: Dick Parsons *mw*
 NSC/S *mw*
 Max Friedersdorf *mf*
 Ken Lazarus *kl*

cc (for information): Jack Marsh
 Jim Cavanaugh
 Ed Schmults

FROM THE STAFF SECRETARY

DUE: Date: August 13

Time: 200pm

SUBJECT:

H.R. 1425-Relief of Juliet Tozzi
 H.R. Relief of Kevin Patrick Saunders
 H.R. Relief of RoderickPatrick Stafford

ACTION REQUESTED:

 For Necessary Action For Your Recommendations Prepare Agenda and Brief Draft Reply For Your Comments Draft Remarks

REMARKS:

pleasereturn to judy johnsten, ground floor west wing

PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately.

 K. R. COLE, JR.
 For the President

THE WHITE HOUSE

ACTION MEMORANDUM

WASHINGTON

LOG NO.:

Date: August 12

Time: 700pm

FOR ACTION: Dick Parsons
NSC/S
Max Friedersdorf
Ken Lazarus

cc (for information): Jack Marsh
Jim Cavanaugh
Ed Schmults

M. G.

FROM THE STAFF SECRETARY

DUE: Date: August 13

Time: 200pm

SUBJECT:

H.R. 1425-Relief of Juliet Tozzi
H.R. Relief of Kevin Patrick Saunders
H.R. Relief of Roderic Patrick Stafford

ACTION REQUESTED:

For Necessary Action

For Your Recommendations

Prepare Agenda and Brief

Draft Reply

For Your Comments

Draft Remarks

REMARKS:

please return to judy johnston, ground floor west wing

PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

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
James M. Cannon

MEMORANDUM

NATIONAL SECURITY COUNCIL

4615

August 13, 1976

MEMORANDUM FOR: JAMES M. CANNON
FROM: Jeanne W. Davis 
SUBJECT: Enrolled Bills

The NSC staff concurs in the following enrolled bills:

H. R. 1425- relief of Juliet Tozzi
H. R. 1645- relief of Kevin Patrick Saunders
H. R. 4053- relief of Roderic Patrick Stafford

EXECUTIVE OFFICE OF THE PRESIDENT

OFFICE OF MANAGEMENT AND BUDGET

WASHINGTON, D.C. 20503

AUG 12 1976

MEMORANDUM FOR THE PRESIDENT

Subject: Enrolled Bills

- ✓ (1) H.R. 1425 - Relief of Juliet Elizabeth Tozzi
Sponsor - Rep. Rodino (D) New Jersey
- (2) H.R. 1645 - Relief of Kevin Patrick Saunders
Sponsor - Rep. Drinan (D) Massachusetts
- (3) H.R. 4053 - Relief of Roderic Patrick Stafford
Sponsor - Rep. Rogers (D) Florida

Last Day for Action

August 21, 1976 - Saturday

Purpose

To permit the entry into the United States of spouses of American citizens, notwithstanding prior convictions for unlawful possession of drugs.


Agency Recommendations

Office of Management and Budget	Approval
Immigration and Naturalization Service	Approval
Department of State	No objection

Discussion

The enrolled bills would waive a section of the Immigration and Nationality Act which excludes aliens convicted of any drug law violation from entry into the United States, authorize the issuance of immigrant visas to the beneficiaries, and permit their admission into the United States for permanent residence if otherwise admissible under the Act.

To -
J. Conroy
8-12-76
6:00 p.m.



H.R. 1425 - Juliet Elizabeth Tozzi

Mrs. Tozzi is a 25-year-old native and citizen of Great Britain. She currently resides in Bloomfield, New Jersey with her husband, Daniel Tozzi, and their 8-month old son, both U.S. citizens. Mrs. Tozzi originally came to the United States in 1954 at the age of 3. In 1968, she was involved in an auto accident in the United States which caused her painful injuries. Subsequent to this accident, she returned to England and was convicted of illegal possession of drugs and for theft. Mrs. Tozzi sought psychiatric help to overcome her drug use and, according to both British and American doctors, she no longer uses drugs and appears to be well-adjusted. She returned to the United States in 1972 to testify on her behalf about the car accident and married Daniel Tozzi. In 1973, she was paroled into the U.S. from Great Britain. On April 3, 1973, the Immigration and Naturalization Service approved a petition to grant Mrs. Tozzi immediate relative classification. However, because of her conviction for illegal possession of drugs, she remains statutorily ineligible to be issued an immigrant visa.

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Mr. Saunders is a 48-year-old native and citizen of Great Britain, who resides there with his wife, a United States citizen. In 1951, at the age of 23, Mr. Saunders was convicted of stealing and being in possession of morphine, cocaine, and heroin, and was sentenced to two years of imprisonment. He does not have a history of the use or sale of illegal drugs. Mr. Saunders and his wife want to live in the United States to be near Mrs. Saunder's father, who is in ill health, to consider raising a family and to obtain a better market for their antique business.

H.R. 4053 - Roderic Patrick Stafford

Mr. Stafford is a 23-year-old native and citizen of Canada, who resides there with his wife, a U.S. citizen. In 1969, at the age of 16, Mr. Stafford was convicted in the Bahamas of possession of marijuana. Since his arrest, he has attended military school and completed studies at Miami Dade Junior College. On May 15, 1973, the Immigration and Naturalization Service approved a petition filed by his wife to grant Mr. Stafford immediate relative status.



However, he remains statutorily ineligible to be issued an immigrant visa because of his previous conviction.

James M. Frey
Assistant Director for
Legislative Reference

Enclosures

EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503

AUG 12 1976

MEMORANDUM FOR THE PRESIDENT

Subject: Enrolled Bills

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Sponsor - Rep. Rodino (D) New Jersey
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
Agency Recommendations

Office of Management and Budget	Approval
Immigration and Naturalization Service	Approval
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However, he remains statutorily ineligible to be issued an immigrant visa because of his previous conviction.

James M. Frey
Assistant Director for
Legislative Reference

Enclosures

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OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503

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However, he remains statutorily ineligible to be issued an immigrant visa because of his previous conviction.

James M. Frey
Assistant Director for
Legislative Reference

Enclosures

JULIET ELIZABETH TOZZI

JULY 25, 1975.—Committed to the Committee of the Whole House and ordered to be printed

Mr. EILBERG, from the Committee on the Judiciary, submitted the following

REPORT

[To accompany H.R. 1425]

The Committee on the Judiciary, to whom was referred the bill (H.R. 1425) for the relief of Juliet Elizabeth Tozzi, having considered the same, report favorably thereon without amendment and recommend that the bill do pass.

PURPOSE OF THE BILL

The purpose of this bill is to waive the provision of section 212(a)(23) of the Immigration and Nationality Act in behalf of Juliet Elizabeth Tozzi. The bill also provides that the waiver apply only to a ground for exclusion known to the Departments of State or Justice prior to the enactment of this Act.

GENERAL INFORMATION

The beneficiary of this bill is a 24-year-old native and citizen of Great Britain who was first admitted to the United States for permanent residence at the age of 3, accompanied by her parents, in 1954. After her parents were divorced, her mother returned to England and the beneficiary made numerous trips to England and was last readmitted for permanent residence in 1967. In 1968 she suffered personal injuries in a car accident in the United States which precipitated her involvement with drugs after her return to England. On December 16, 1971, beneficiary was found ineligible to receive a visa because of convictions for possession of drugs, theft, on the grounds of drug addiction and as a person who has had prior attacks of insanity. She was readmitted to the United States under a waiver of grounds of inadmissibility in order to testify regarding the accident. Her inadmissibility due to theft and the prior attack of insanity, both of which were drug related, are waivable administratively by reason of her

relationship to United States citizens. She is married to a citizen of the United States and is the mother of their child, also a citizen of this country. A report from the United States Public Health Service indicates that her prognosis is good in view of her excellent adjustment at the present time, her good response to treatment, and her good insight and fine judgment.

The pertinent facts in this case are contained in letters dated March 14, 1974 and December 4, 1974 from the Commissioner of Immigration and Naturalization to the Chairman of the Committee on the Judiciary, regarding a bill then pending for the relief of the same person, which read as follows:

U.S. DEPARTMENT OF JUSTICE,
IMMIGRATION AND NATURALIZATION SERVICE,
Washington, D.C., March 14, 1974.

HON. PETER W. RODINO, JR.,
Chairman, Committee on the Judiciary, House of Representatives,
Washington, D.C.

DEAR MR. CHAIRMAN: In response to your request relative to the bill H.R. 9792 for the relief of Juliet Elizabeth Tozzi, there is attached a memorandum of information concerning the beneficiary.

The bill would waive those provisions of the Immigration and Nationality Act which excludes from admission into the United States aliens who have been convicted of a violation or regulation relating to the illicit possession or traffic in narcotic drugs and marijuana and would authorize the beneficiary's admission for permanent residence if otherwise admissible under that Act. The bill further provides that this exception should apply only to grounds of excludability of which the Department of State or the Department of Justice acknowledges prior to its enactment. It is noted that the beneficiary is presently in the United States.

As the spouse of a United States citizen, the beneficiary is eligible for immediate relative status.

Sincerely,

L. F. CHAPMAN, JR.,
Commissioner.

Enclosure.

MEMORANDUM OF INFORMATION FROM IMMIGRATION AND NATURALIZATION SERVICE FILES RE H.R. 9792

The beneficiary, Juliet Elizabeth Tozzi nee Kusnyer, a native and citizen of Great Britain, was born on June 16, 1951 at Swansea, Wales. She married Daniel Tozzi, a native and citizen of the United States, at Elkton, Maryland on December 29, 1972 and resides with him and their infant son in Bloomfield, New Jersey. She is a housewife who gave birth to her child October 14, 1973 in Montclair, New Jersey. She attended elementary school for about 12 years and a secretarial school in England for about 1½ years. She was previously employed in England and the United States as a receptionist-typist. Her father, a native of Hungary, is a naturalized United States citizen residing in Clifton, New Jersey with his second wife and a half sister of the beneficiary. Her mother, a native and citizen of Great Britain resides in

Great Britain with her second husband. The beneficiary has no other relatives in the United States than the aforementioned. Their assets consist of \$20,000 per annum income from a florist business operated by Mr. Tozzi; \$10,000 in savings and \$10,000 in securities plus furniture valued at \$6,000.

The beneficiary first entered the United States and was admitted for permanent residence on February 23, 1954. She returned to England and was subsequently readmitted on July 5, 1960. She again returned to England in 1961 and was subsequently readmitted for permanent residence on December 8, 1967. During this period she made numerous temporary departures to England due to the termination of her parents' marriage. She suffered personal injuries in an accident in 1967 following which she returned to England. When summoned to testify in the United States regarding this accident, she was granted a waiver of excludability under those provisions of the Immigration and Nationality Act rendering inadmissible persons who have had one or more attacks of insanity; aliens who are narcotic drug addicts or chronic alcoholics; aliens who have been convicted of a crime involving moral turpitude and any aliens who have been convicted of any law or regulation relating to the illicit possession of or traffic in narcotic drugs or marijuana. She was then admitted as a visitor for pleasure to testify in the accident case on January 23, 1972 and then returned to England. She was paroled indefinitely into the United States on August 19, 1973.

Grounds of excludability of the beneficiary submitted to the United States Consul at the United States Embassy at London, England reflected convictions before the Magistrate at Bristol evidencing the beneficiary was sentenced to two years probation on charges of (1) unlawful possession of dangerous drug (Cannabis Resin); (2) permit premises to be used for smoking Cannabis; (3) possession of Methedrine on October 22, 1969. Also, a charge of stealing from shop on April 14, 1971 at which time the probation order relating to the drug charge was to continue. Included was a letter from the Bristol General Hospital dated May 7, 1973 reflecting that the beneficiary started taking drugs as a result of an injury in 1968 and has since terminated the use of drugs completely.

On April 8, 1973, a petition to classify the beneficiary immediate relative status was approved and forwarded to the American Consul at London, England. As the spouse of a United States citizen, she is eligible for a waiver of the mental and criminal grounds of her excludability upon proper application.

U.S. DEPARTMENT OF JUSTICE,
IMMIGRATION AND NATURALIZATION SERVICE,
Washington, D.C., December 4, 1974.

HON. PETER W. RODINO, JR.,
Chairman, Committee on the Judiciary,
House of Representatives, Washington, D.C.

DEAR MR. CHAIRMAN: This refers to H.R. 9792 relating to Juliet Elizabeth Tozzi.

On November 1, 1974 the United States Public Health Service examined the beneficiary relative to her psychiatric history and previous use of drugs. A report of their examination and results is attached hereto.

Sincerely,

L. F. CHAPMAN, JR.,
Commissioner.

DEPARTMENT OF HEALTH, EDUCATION,
AND WELFARE, PUBLIC HEALTH SERVICE,
U.S. PUBLIC HEALTH SERVICE HOSPITAL,
Staten Island, N.Y., November 13, 1974.

Re Tozzi, Juliet Elizabeth—R-233 508—AS 645 360.

Mr. DOMINICK F. RINALDI,
District Director, Immigration and Naturalization Service, Newark, N.J.

DEAR SIR: Mrs. Tozzi is a 23 year old white married female, the mother of an 8 month old son, who was in for psychiatric evaluation on request of the U.S. Department of Justice, Immigration and Naturalization Service in view of the history of excessive drug use.

Mrs. Tozzi was interviewed at this facility on November 1, 1974. Although Mrs. Tozzi described her family background as somewhat chaotic, she dates back the onset of her emotional difficulties to March of 1968 when she had been in a car accident and as a result, sustained physical injury requiring prolonged medical attention. Her progress was complicated by depression and increased sensation of pain at the site of the injury which was treated with administration of analgesics. At one point her depression became so severe that she took an overdose of her medication and required hospitalization. Subsequently, she was not able to assert herself at her usual level of functioning. She became involved in troublesome personal relationships, thus intensifying her problems. She continued to rely on drugs to relieve her anxieties, but it appears that she never did develop addiction, in the true sense, to any of them.

Mrs. Tozzi became subject to legal procedures on charges of drug possession and at that time she relocated and began psychiatric treatment in Bristol General Hospital in England recognizing that her difficulties are rooted in her emotional disturbance. She was treated both on an inpatient and outpatient basis for a period extending from 1969 to June 1971. She responded well to treatment and her dependency on drugs resolved. Her subsequent course was satisfactory.

She married an American, transferred to the United States and it appears from her history that her marital relationship is sound. She is unemployed and at the present time cares for her 8 month old son while her husband works.

Mental Status examination revealed Mrs. Tozzi to be a frail, attractive white female, who was somewhat tense but alert, coherent, appropriate in her behavior and free of psychotic manifestations or organicity. Her judgment was intact and insight good. Her affect was always appropriate.

In summary, this is a 23 year old British female with a history of prolonged depressive reaction apparently precipitated by a car accident

in 1968 complicated by decreased inability to function and by acting out in form of excessive drug use. Following a well advised psychiatric treatment she appears to have recovered from her depression. She made a fairly good life adjustment and appears to be functioning on a mature level as a member of a solid marital union. Considering her excellent adjustment at the present time and good response to treatment, good insight and fine judgment, her prognosis appears to be fairly good.

Diagnoses: 1: Depressive reaction in resolution, 2: Drug dependence by history.

Very truly yours,

I. KLIM, M.D.,
Medical Officer, Psychiatry Department.

The Department of State submitted the following report on this legislation:

DEPARTMENT OF STATE,
Washington, D.C. August 13, 1974.

HON. PETER W. RODINO, JR.,
Chairman, Committee on the Judiciary,
House of Representatives,
Washington, D.C.

DEAR MR. CHAIRMAN: In reference to your request for a report concerning the case of Juliet Elizabeth Tozzi, beneficiary of H.R. 9792, 93rd Congress, there is enclosed a memorandum of information concerning the beneficiary. This memorandum has been submitted by the American Embassy at London, England, where the beneficiary was issued a nonimmigrant visa.

The bill would provide for the issuance of an immigrant visa and the beneficiary's admission for permanent residence notwithstanding her ineligibility as an alien who has been convicted of a violation of any law or regulation relating to the illicit possession of or traffic in narcotic drugs or marihuana, if she is otherwise admissible under the Immigration and Nationality Act. The relief granted is limited to a ground for exclusion known to the Department of State or the Department of Justice prior to enactment.

Cordially,

LINWOOD HOLTON,
Assistant Secretary for
Congressional Relations.

Enclosure: Memorandum.

MEMORANDUM OF INFORMATION CONCERNING H.R. 9792 FOR THE RELIEF OF JULIET ELIZABETH TOZZI, SUBMITTED BY THE AMERICAN EMBASSY AT LONDON, ENGLAND

The beneficiary was born on June 16, 1951, at Swansea, South Wales. She attended school in South Wales until July 1968. In August 1968 she was employed in Somerset, England, as a typist/receptionist

until July 1970. Between February 1968 and July 1968 she visited Newark, New Jersey, and was employed there as a file clerk. She is presently unemployed due to an auto accident sustained in the U.S. Her parents reside in South Wales.

The beneficiary first applied for a visitor visa in 1968, again in 1971 and 1972. On January 11, 1972, the beneficiary indicated she wished to visit the U.S. for three to four weeks to appear in a court case being held in New York on her behalf. She remained in the U.S. until December 1972, married an American citizen, and was paroled into the U.S.

On December 16 1971, the beneficiary was found ineligible to receive a visa under the provisions of sections 212(a)(3), (5)(9) and (23) of the Immigration and Nationality Act, on the basis of a medical report submitted by the Embassy Panel Physician and for violations of certain articles of the English Penal Code. The beneficiary had been charged with (1) possession of drugs; (2) theft; and was classified Class A on the grounds of drug addiction and one or more attacks of insanity.

According to the facts reflected by the court judgment, the beneficiary, Juliet Elizabeth Kusnyer, 18 (age on October 22, 1969), "unlawfully had in her possession a substance for the time being specified in the schedule of the Drugs (Prevention of Misuse) Act 1964 namely a quantity of Methamphetamine Hydrochloride (Methedrine) . . ." On October 22, 1969, "not being a person licensed or authorized to be in possession of a dangerous drug to which part 1 of the Dangerous Drugs Act 1965 applied, were in possession of such a drug namely a quantity of cannabis resin . . ." She was placed on probation for two years "under the supervision of a probation officer for City and County of Bristol. Special requirement—that defendant shall undergo non-resident treatment at Bristol Royal Infirmary under Dr. F. J. Roberts for 12 months from this date." On April 14 1971, she was convicted of stealing "five packets of steak, 1 packet of sausages, and one Austrian Cheese of the value together of £2.16½ the property of Tesco Supermarkets . . ." She also "stole one set of sheets and pillowcases, two tins of ham and one tin of spam of the value together of £7.22½ the property of Jones and Company Limited . . ." She was "convicted and discharged conditionally for 2 years . . ." on both offenses.

The USPHS Medical Officer submitted a report dated January 11, 1972, stating in part: "This applicant is Class A on the grounds of Drug Addiction and also a previous occurrence of one or more attack of Insanity . . ." There are enclosed copies of the court records and the Medical Officer's findings.

The beneficiary is the recipient of an Immediate Relative Petition filed on April 2, 1973, approved on April 3, 1973, by the Immigration and Naturalization Service office in Newark, New Jersey, granting her status under Section 201(b) of the Immigration and Nationality Act as an immediate relative.

The Embassy's investigation revealed no additional derogatory information concerning the beneficiary.

Enclosures: Court Records, Medical Reports.

U.S. GOVERNMENT MEMORANDUM

JANUARY 11, 1972.

To: Mr. Francis S. Hall, visa section.

From: Dr. Michael L. Cowan, Medical Officer, USPHS.

Subject: Miss Juliet E. Kusnyer, aged 20—Preliminary examination only. 34, Faraday Road, Sunnybank, Clydach, Swansea.

This applicant is Class A on the grounds of Drug Addiction and also a Previous Occurrence of one or more Attacks of Insanity.

If a waiver can be obtained, there would be no objection on medical grounds to a short visit to the States.

BRISTOL GENERAL HOSPITAL,
SUSAN BRITTON WILLIS UNIT,
December 15, 1971.

MEDICAL OFFICER IN CHARGE,
U.S. Public Health, American Embassy,
Grosvenor Square, London, W1A 1AE.

Dear Doctor:

KUSNYER, Juliet 34, Faraday Road, Clydach, Swansea.

As requested I am sending a psychiatric report on Juliet Kusnyer.

I have known her since June, 1970 when she was referred to the Day Centre I was running because she had become depressed due to her disturbed family situation, and her inability to find or keep a job. At that time she was occasionally experimenting with drugs usually after drinking, and she had had an admission to the psychiatric ward in October, 1969 with a diagnosis of depression, and drugs misuse, though she had never at any time been addicted or dependent on them.

Since 1970 she has been admitted for a further short period because of depression. At that time she had completely given up drugs, and to the best of my knowledge has had none since.

She wants to go to the States to claim damages for a motor accident in which she was involved in 1958. I think this may have some bearing on her present state of mind. I see no medical reason why she should not have a visa, especially as she only intends to stay for the minimum time. When she comes back I hope to continue seeing her as an out patient from time to time, but her condition appears to have improved over the last few months.

Yours sincerely,

L. EN. PRICE, M.B. ChB. D.P.M. D.C.H.,
Medical Assistant, Department of Mental Health.

IN THE CITY AND COUNTY OF BRISTOL

EXTRACT FROM REGISTER PROVING PROCEEDING OF A MAGISTRATES' COURT (M.C. RULES, 1952, r. 56.)

MEMORANDUM OF A CONVICTION OR ORDER OR OTHER PROCEEDING ENTERED IN THE REGISTER OF THE MAGISTRATES' COURT SITTING AT BRIDEWELL STREET, BRISTOL, ON WEDNESDAY, THE 22ND DAY OF OCTOBER, 1969

Name of informant or of complainant	Name of defendant age, if known	Nature of offence or matter of complaint	Date of offence or matter of complaint	Plea or consent to order	Minute of adjudication
James Wookey Cons 68 'A'.	Juliet Elizabeth Kusnyer (19).	Not being a person licensed or authorised to be in possession of a dangerous drug to which part 1 of the Dangerous Drugs Act 1965 applies, were in possession of such a drug namely a quantity of cannabis resin. (Reg. 3 Dangerous Drugs Act (No. 2) Regs. 1964 made in pursuance of the Dangerous Drugs Act 1965/1677).	22/8/1969	Consents to summary trial— Guilty.	Convicted on the 19th September 1969, and this day, Probation Order made for a period of 2 years under the supervision of a probation officer for City and County of Bristol. Special requirement—that defendant shall undergo non resident treatment at Bristol Royal Infirmary under Dr. F. J. Roberts for 12 months from this date.
		Being the occupier of a ground floor room at 38 Ravenwood Road, Redland, permitted this room to be used for the purpose of smoking cannabis or cannabis resin. (Sec. 5(a) Dangerous Drugs Act 1965).	Bet. 16/7/69 and 22/8/69	do.	Do.

IN THE CITY AND COUNTY OF BRISTOL

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Name of informant or of complainant	Name of defendant age, if known	Nature of offence or matter of complaint	Date of offence or matter of complaint	Plea or consent to order	Minute of adjudication
H.R. 406 James Wookey Cons 68 'A'.	Juliet Elizabeth Kusnyer (18).	Unlawfully had in her possession a substance for the time being specified in the schedule of the Drugs (Prevention of Misuse) Act 1964 namely a quantity of Methylamphetamine Hydrochloride (Methedrine) (Sec. 1 Drugs (Prevention of Misuse) Act 1964) (Remanded 7th October, 1969).	Bet. 20th & 22nd August, 1971	Consents to summary trial— Guilty.	Convicted on the 19th September 1969, and this day Probation Order made as above.

IN THE CITY AND COUNTY OF BRISTOL

EXTRACT FROM REGISTER PROVING PROCEEDING OF A MAGISTRATES' COURT (M.C. RULES 1952, r. 56.)

MEMORANDUM OF A CONVICTION OR ORDER OR OTHER PROCEEDING ENTERED IN THE REGISTER OF THE MAGISTRATES' COURT SITTING AT BRIDEWELL STREET, BRISTOL, ON WEDNESDAY, THE 14TH DAY OF APRIL, 1971

Name of informant or of complainant	Name of defendant age, if known	Nature of offence or matter of complaint	Date of offence or matter of complaint	Plea or consent to order	Minute of adjudication
Trevor Hudson Cons. 143 'A'.	Juliet Elizabeth Kusnyer (19).	Stole 5 packets of steak, 1 packet of sausages, and 1 Austrian Cheese of the value together of £2.16½ the property of Tesco Supermarkets, Bristol Limited. (Secs. 1 & 7 Theft Act 1968).	25/3/1971	Consents to summary trial— Guilty.	Convicted and discharged conditionally for 2 years. (S. 7 C.J. Act, 1948).
		Stole 1 set of sheets and pillowcases, 2 tins of ham and 1 tin of spam of the value together of £7.22½ the property of Jones and Company Limited. (Secs. 1 & 7 Theft Act 1968).	do.	do.	Convicted and discharged conditionally as above.

STATEMENT OF HON. PETER W. RODINO, JR., IN SUPPORT OF H.R. 1425

I am pleased to submit this statement in support of H.R. 1425, a bill which would grant a waiver of section 212(a) (23) (drug violation) of the Immigration and Nationality Act to a well deserving 23 years old, Mrs. Juliet Tozzi, who was a victim of tragic and unfortunate circumstances for which she had little control.

Mrs. Tozzi's dependency on drugs was precipitated by a personal injury she sustained in an automobile accident which required prolonged medical attention. Her recovery was complicated by severe depression with an increased sensation of pain for which she was treated with medication that had the effect of relieving the patient of her discomfort. During this recovery her personal problems intensified and because of the medication and those personal difficulties she found herself unable to function at her usual capability.

After the beneficiary returned to England she encountered legal difficulties when she was found to be in unlawful possession of certain drugs and also subsequently charged with theft. She was placed on probation and recognizing her difficulties she began psychiatric treatment in Bristol Hospital (England) where she was treated on an in-and-out patient basis for a period of two years. She responded favorably to the treatment and her dependency on drugs was terminated.

Following her well advised psychiatric treatment and her complete recovery she married an American and they currently reside in New Jersey where she cares for their eight month old son. All reports indicate she is now a well adjusted member of our society providing excellent care to her husband and their son. After eight years of turmoil, Mrs. Tozzi has finally resolved her difficulties, which I repeat, stemmed from a tragic automobile accident and has finally begun to lead a healthy and happy life.

I am convinced that Mrs. Tozzi should be given the opportunity to remain in the United States with her husband and infant son.

Budgetary information

This legislation does not provide new budget authority and no estimate or comparison has been received from the Director of the Congressional Budget Office.

Oversight statement

The Committee exercises general oversight jurisdiction with respect to all immigration and nationality matters but no specific oversight is contemplated in this instance.

Upon consideration of all the facts in this case, the Committee is of the opinion that H.R. 1425 should be enacted and accordingly recommends that the bill do pass.

Calendar No. 1021

94TH CONGRESS }
2d Session }

SENATE

{ REPORT
No. 94-1087

JULIET ELIZABETH TOZZI

—————
AUGUST 4, 1976.—Ordered to be printed
—————

Mr. EASTLAND, from the Committee on the Judiciary,
submitted the following

REPORT

[To accompany H.R. 1425]

The Committee on the Judiciary, to which was referred the bill (H.R. 1425) for the relief of Juliet Elizabeth Tozzi, having considered the same, reports favorably thereon without amendment and recommends that the bill do pass.

PURPOSE OF THE BILL

The purpose of the bill is to waive the excluding provision of existing law relating to one who has been convicted of narcotics violations in behalf of the wife of a U.S. citizen.

STATEMENT OF FACTS

The beneficiary of this bill is a 25-year-old native and citizen of Great Britain who was first admitted to the United States for permanent residence at the age of 3, accompanied by her parents, in 1954. After her parents were divorced, her mother returned to England and the beneficiary made numerous trips to England and was last readmitted for permanent residence in 1967. In 1968 she suffered personal injuries in a car accident in the United States which precipitated her involvement with drugs after her return to England. On December 16, 1971, beneficiary was found ineligible to receive a visa because

of convictions for possession of drugs, theft, on the grounds of drug addiction and as a person who has had prior attacks of insanity. She was readmitted to the United States under a waiver of grounds of inadmissibility in order to testify regarding the accident. Her inadmissibility due to theft and the prior attack of insanity, both of which were drug related, are waivable administratively by reason of her relationship to United States citizens. She is married to a citizen of the United States and is the mother of their child, also a citizen of this country. A report from the United States Public Health Service indicates that her prognosis is good in view of her excellent adjustment at the present time, her good response to treatment, and her good insight and fine judgment.

A letter, with attached memorandum, dated March 14, 1974 to the chairman of the Committee on the Judiciary, House of Representatives, from the Commissioner of Immigration and Naturalization with reference to H.R. 9792, a similar bill for the relief of the same beneficiary introduced in the 93d Congress, reads as follows:

U.S. DEPARTMENT OF JUSTICE,
IMMIGRATION AND NATURALIZATION SERVICE,
Washington, D.C., March 14, 1974.

Hon. PETER W. RODINO, Jr.,
Chairman, Committee on the Judiciary, House of Representatives,
Washington, D.C.

DEAR MR. CHAIRMAN: In response to your request relative to the bill H.R. 9792 for the relief of Juliet Elizabeth Tozzi, there is attached a memorandum of information concerning the beneficiary.

The bill would waive those provisions of the Immigration and Nationality Act which excludes from admission into the United States aliens who have been convicted of a violation or regulation relating to the illicit possession or traffic in narcotic drugs and marijuana and would authorize the beneficiary's admission for permanent residence if otherwise admissible under that Act. The bill further provides that this exception should apply only to grounds of excludability of which the Department of State or the Department of Justice acknowledges prior to its enactment. It is noted that the beneficiary is presently in the United States.

As the spouse of a United States citizen, the beneficiary is eligible for immediate relative status.

Sincerely,

L. F. CHAPMAN, Jr.,
Commissioner.

Enclosure.

MEMORANDUM OF INFORMATION FROM IMMIGRATION AND
NATURALIZATION SERVICE FILES RE H.R. 9792

The beneficiary, Juliet Elizabeth Tozzi nee Kusnyer, a native and citizen of Great Britain, was born on June 16, 1951 at Swansea, Wales. She married Daniel Tozzi, a native and citizen of the United States, at Elkton, Maryland on Decem-

ber 29, 1972 and resides with him and their infant son in Bloomfield, New Jersey. She is a housewife who gave birth to her child October 14, 1973 in Montclair, New Jersey. She attended elementary school for about 12 years and a secretarial school in England for about 1½ years. She was previously employed in England and the United States as receptionist-typist. Her father, a native of Hungary, is a naturalized United States citizen residing in Clifton, New Jersey with his second wife and a half sister of the beneficiary. Her mother, a native and citizen of Great Britain resides in Great Britain with her second husband. The beneficiary has no other relatives in the United States than the aforementioned. Their assets consist of \$20,000 per annum income from a florist business operated by Mr. Tozzi; \$10,000 in savings and \$10,000 in securities plus furniture valued at \$6,000.

The beneficiary first entered the United States and was admitted for permanent residence on February 23, 1954. She returned to England and was subsequently readmitted on July 5, 1960. She again returned to England in 1961 and was subsequently readmitted for permanent residence on December 8, 1967. During this period she made numerous temporary departures to England due to the termination of her parents' marriage. She suffered personal injuries in an accident in 1967 following which she returned to England. When summoned to testify in the United States regarding this accident, she was granted a waiver of excludability under those provisions of the Immigration and Nationality Act rendering inadmissible persons who have had one or more attacks of insanity; aliens who are narcotic drug addicts or chronic alcoholics; aliens who have been convicted of a crime involving moral turpitude and any aliens who have been convicted of any law or regulation relating to the illicit possession of or traffic in narcotic drugs or marijuana. She was then admitted as a visitor for pleasure to testify in the accident case on January 23, 1972 and then returned to England. She was paroled indefinitely into the United States on August 19, 1973.

Grounds of excludability of the beneficiary submitted to the United States Consul at the United States Embassy at London, England reflected convictions before the Magistrate at Bristol evidencing the beneficiary was sentenced to two years probation on charges of (1) unlawful possession of dangerous drug (Cannabis Resin); (2) permit premises to be used for smoking Cannabis; (3) possession of Methedrine on October 22, 1969. Also, a charge of stealing from shop on April 14, 1971 at which time the probation order relating to the drug charge was to continue. Included was a letter from the Bristol General Hospital dated May 7, 1973 reflecting that the beneficiary started taking drugs as a result of an injury in 1968 and has since terminated the use of drugs completely.

On April 3, 1973, a petition to classify the beneficiary immediate relative status was approved and forwarded to the

American Consul at London, England. As the spouse of a United States citizen, she is eligible for a waiver of the mental and criminal grounds of her excludability upon proper application.

A letter, with attachment, dated December 4, 1974 to the chairman of the Committee on the Judiciary, House of Representatives, from the Commissioner of Immigration and Naturalization with reference to the case reads as follows:

U.S. DEPARTMENT OF JUSTICE,
IMMIGRATION AND NATURALIZATION SERVICE,
Washington, D.C., December 4, 1974.

HON. PETER W. RODINO, JR.,
Chairman, Committee on the Judiciary,
House of Representatives, Washington, D.C.

DEAR MR. CHAIRMAN: This refers to H.R. 9792 relating to Juliet Elizabeth Tozzi.

On November 1, 1974 the United States Public Health Service examined the beneficiary relative to her psychiatric history and previous use of drugs. A report of their examination and results is attached hereto.

L. F. CHAPMAN, JR.,
Commissioner.

DEPARTMENT OF HEALTH, EDUCATION,
AND WELFARE, PUBLIC HEALTH SERVICE,
U.S. PUBLIC HEALTH SERVICE HOSPITAL,
Staten Island, N.Y., November 13, 1974.

Re Tozzi (Juliet Elizabeth)—R-233 508—A8 645 360.

MR. DOMINICK F. RINALDI,
District Director, Immigration and Naturalization Service,
Newark, N.J.

DEAR SIR: Mrs. Tozzi is a 23 year old white married female, the mother of an 8 month old son, who was in for psychiatric evaluation on request of the U.S. Department of Justice, Immigration and Naturalization Service in view of the history of excessive drug use.

Mrs. Tozzi was interviewed at this facility on November 1, 1974. Although Mrs. Tozzi described her family background as somewhat chaotic, she dates back the onset of her emotional difficulties to March of 1968 when she had been in a car accident and as a result, sustained physical injury requiring prolonged medical attention. Her progress was complicated by depression and increased sensation of pain at the site of the injury which was treated with administration of analgesics. At one point her depression became so severe that she took an overdose of her medication and required hospitalization. Subsequently, she was not able to assert herself at her usual level of functioning. She became involved in troublesome personal relationships, thus intensifying her problems. She continued to rely on drugs to relieve her anxieties, but it appears that she never did develop addiction, in the true sense, to any of them.

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Mrs. Tozzi became subject to legal procedures on charges of drug possession and at that time she relocated and began psychiatric treatment in Bristol General Hospital in England recognizing that her difficulties are rooted in her emotional disturbance. She was treated both on an inpatient and outpatient basis for a period extending from 1969 to June 1971. She responded well to treatment and her dependency on drugs resolved. Her subsequent course was satisfactory.

She married an American, transferred to the United States and it appears from her history that her marital relationship is sound. She is unemployed and at the present time cares for her 8 month old son while her husband works.

Mental Status examination revealed Mrs. Tozzi to be a frail, attractive white female, who was somewhat tense but alert, coherent, appropriate in her behavior and free of psychotic manifestations or organicity. Her judgment was intact and insight good. Her affect was always appropriate.

In summary, this is a 23 year old British female with a history of prolonged depressive reaction apparently precipitated by a car accident in 1968 complicated by decreased inability to function and by acting out in form of excessive drug use. Following a well advised psychiatric treatment she appears to have recovered from her depression. She made a fairly good life adjustment and appears to be functioning on a mature level as a member of a solid marital union. Considering her excellent adjustment at the present time and good response to treatment, good insight and fine judgment, her prognosis appears to be fairly good.

Diagnoses: 1: Depressive reaction in resolution, 2; Drug dependence by history.

Very truly yours,

L. KLIM, M.D.,
Medical Officer, Psychiatry Department.

The Department of State submitted the following report on this legislation.

DEPARTMENT OF STATE,
Washington, D.C., August 13, 1974.

HON. PETER W. RODINO, JR.,
Chairman, Committee on the Judiciary,
House of Representatives, Washington, D.C.

DEAR MR. CHAIRMAN: In reference to your request for a report concerning the case of Juliet Elizabeth Tozzi, beneficiary of H.R. 9792, 93rd Congress, there is enclosed a memorandum of information concerning the beneficiary. This memorandum has been submitted by the American Embassy at London, England, where the beneficiary was issued a nonimmigrant visa.

The bill would provide for the issuance of an immigrant visa and the beneficiary's admission for permanent residence notwithstanding her ineligibility as an alien who has been convicted of a violation of any law or regulation relating to the illicit possession of or traffic in

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narcotic drugs or marihuana, if she is otherwise admissible under the Immigration and Nationality Act. The relief granted is limited to a ground for exclusion known to the Department of State or the Department of Justice prior to enactment.

Cordially,

LINWOOD HOLTON,
Assistant Secretary for
Congressional Relations.

Enclosure: Memorandum.

MEMORANDUM OF INFORMATION CONCERNING H.R. 9792 FOR THE RELIEF OF JULIET ELIZABETH TOZZI, SUBMITTED BY THE AMERICAN EMBASSY AT LONDON, ENGLAND

The beneficiary was born on June 16, 1951, at Swansea, South Wales. She attended school in South Wales until July 1968. In August 1968 she was employed in Somerset, England, as a typist/receptionist until July 1970. Between February 1968 and July 1968 she visited Newark, New Jersey, and was employed there as a file clerk. She is presently unemployed due to an auto accident sustained in the U.S. Her parents reside in South Wales.

The beneficiary first applied for a visitor visa in 1968, again in 1971 and 1972. On January 11, 1972, the beneficiary indicated she wished to visit the U.S. for three to four weeks to appear in a court case being held in New York on her behalf. She remained in the U.S. until December 1972, married an American citizen, and was paroled into the U.S.

On December 16, 1971, the beneficiary was found ineligible to receive a visa under the provisions of sections 212(a)(3), (5)(9) and (23) of the Immigration and Nationality Act, on the basis of a medical report submitted by the Embassy Panel Physician and for violations of certain articles of the English Penal Code. The beneficiary had been charged with (1) possession of drugs; (2) theft; and was classified Class A on the grounds of drug addiction and one or more attacks of insanity.

According to the facts reflected by the court judgment, the beneficiary, Juliet Elizabeth Kusnyer, 18 (age on October 22, 1969), "unlawfully had in her possession a substance for the time being specified in the schedule of the Drugs (Prevention of Misuse) Act 1964 namely a quantity of Methylamphetamine Hydrochloride (Methedrine)" On October 22, 1969, "not being a person licensed or authorized to be in possession of a dangerous drug to which part 1 of the Dangerous Drugs Act 1965 applied, were in possession of such a drug namely a quantity of cannabis resin" She was placed on probation for two years "under the supervision of a probation officer for City and County of Bristol. Special requirement—that defendant shall undergo non-resident treatment at Bristol Royal Infirmary under Dr. F. J. Roberts for

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12 months from this date." On April 14, 1971, she was convicted of stealing "five packets of steak, 1 packet of sausages, and one Austrian Cheese of the value together of £2.16½ the property of Tesco Supermarkets . . ." She also "stole one set of sheets and pillowcases, two tins of ham and one tin of spam of the value together of £7.22½ the property of Jones and Company Limited . . ." She was "convicted and discharged conditionally for 2 years . . ." on both offenses.

The USPHS Medical Office submitted a report dated January 11, 1972, stating in part: "This applicant is Class A on the grounds of Drug Addiction and also a previous occurrence of one or more attack of Insanity . . ." There are enclosed copies of the court records and the Medical Officer's findings.

The beneficiary is the recipient of an Immediate Relative Petition filed on April 2, 1973, approved on April 3, 1973, by the Immigration and Naturalization Service office in Newark, New Jersey, granting her status under Section 201(b) of the Immigration and Nationality Act as an immediate relative.

The Embassy's investigation revealed no additional derogatory information concerning the beneficiary.

Enclosures: Court Records, Medical Reports.

U.S. GOVERNMENT MEMORANDUM

JANUARY 11, 1972.

To: Mr. Francis S. Hall, visa section.

From: Dr. Michael L. Cowan, Medical Officer, USPHS.

Subject: Miss Juliet E. Kusnyer, aged 20—Preliminary examination only. 34, Faraday Road, Sunnybank, Clydach, Swansea.

This applicant is Class A on the grounds of Drug Addiction and also a Previous Occurrence of one or more Attacks of Insanity.

If a waiver can be obtained, there would be no objection on medical grounds to a short visit to the State.

BRISTOL GENERAL HOSPITAL,
SUSAN BRITTON WILLIS UNIT,
December 15, 1971.

MEDICAL OFFICER IN CHARGE,
U.S. Public Health, American Embassy,
Grosvenor Square, London, WA 1AE.

Dear Doctor:

KUSNYER, Juliet, 34 Faraday Road, Clydach, Swansea.

As requested I am sending a psychiatric report on Juliet Kusnyer. I have known her since June, 1970 when she was referred to the Day Centre I was running because she had become depressed due to her disturbed family situation and her inability to find or keep a job. At that time she was occasionally experimenting with drugs, usually

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after drinking, and she had had an admission to the psychiatric ward in October, 1969 with a diagnosis of depression, and drugs misuse, though she had never at any time been addicted or dependent on them. Since 1970 she has been admitted for a further short period because of depression. At that time she had completely given up drugs, and to the best of my knowledge has had none since. She wants to go to the States to claim damages for a motor accident in which she was involved in 1958. I think this may have some bearing on her present state of mind. I see no medical reason why she should not have a visa, especially as she only intends to stay for the minimum time. When she comes back I hope to continue seeing her as an out-patient from time to time, but her condition appears to have improved over the last few months.

Yours sincerely,

L. EN. PRICE, M.B. ChB. D.P.M. D.C.H.,
 Medical Assistant, Department of Mental Health.

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IN THE CITY AND COUNTY OF BRISTOL.

EXTRACT FROM REGISTER PROVING PROCEEDING OF A MAGISTRATES' COURT (M.C. RULES, 1952, r. 56.)

MEMORANDUM OF A CONVICTION OR ORDER OR OTHER PROCEEDING ENTERED IN THE REGISTER OF THE MAGISTRATES' COURT SITTING AT BRIDEWELL STREET, BRISTOL, ON WEDNESDAY, THE 22ND DAY OF OCTOBER, 1969

Name of informant or complainant	Name of defendant age, if known	Nature of offence or matter of complaint	Date of offence or matter of complaint	Plea or consent to order	Minute of adjudication
James Wookey Cons. 68 'A'.	Juliet Elizabeth Kusnyer (19).	Not being a person licensed or authorised to be in possession of a dangerous drug to which part 1 of the Dangerous Drugs Act 1965 applies, were in possession of such a drug namely a quantity of cannabis resin. (Reg. 3 Dangerous Drugs Act (No. 2) Regs. 1964 made in pursuance of the Dangerous Drugs Act 1965/1677).	22/8/1969	Consents to summary trial—Guilty.	Convicted on the 19th September 1969, and this day, Probation Order made for a period of 2 years under the supervision of a probation officer for City and County of Bristol. Special requirement—that defendant shall undergo non resident treatment at Bristol Royal Infirmary under Dr. F. J. Roberts for 12 months from this date.
		Being the occupier of a ground floor room at 38 Ravenwood Road, Redland, permitted this room to be used for the purpose of smoking cannabis or cannabis resin. (Sec. 5(a) Dangerous Drugs Act 1965).	Bet. 16/7/69 and 22/8/69	do	Do.
James Wookey Cons. 68 'A'.	Juliet Elizabeth Kusnyer (18).	Unlawfully had in her possession a substance for the time being specified in the schedule of the Drugs (Prevention of Misuse) Act 1964 namely a quantity of Methylamphetamine Hydrochloride (Methedrine) (Sec. 1 Drugs (Prevention of Misuse) Act 1964) (Remanded 7th October 1969).	Bet. 20th & 22nd August 1971	Consents to summary trial—Guilty.	Convicted on the 19th September 1969, and this day Probation Order made as above.

MEMORANDUM OF A CONVICTION OR ORDER OR OTHER PROCEEDING ENTERED IN THE REGISTER OF THE MAGISTRATES' COURT SITTING AT BRIDEWELL STREET, BRISTOL, ON WEDNESDAY, THE 14TH DAY OF APRIL 1971

Trevor Hudson Cons. 143 'A'.	Juliet Elizabeth Kusnyer (19).	Stole 5 packets of steak, 1 packet of sausages, and 1 Austrian Cheese of the value together of £2.16½ the property of Tesco Supermarkets, Bristol Limited. (Secs. 1 & 7 Theft Act 1968).	25/3/1971	Consents to summary trial—Guilty.	Convicted and discharged conditionally for 2 years. (S. 7 C.J. Act, 1948).
		Stole 1 set of sheets and pillowcases, 2 tins of ham and 1 tin of spam of the value together of £7.22½ the property of Jones and Company Limited. (Secs. 1 & 7 Theft Act 1968).	do	do	Convicted and discharged conditionally as above.

Congressman Peter W. Rodino, Jr., the author of the bill, has submitted the following statement in support of the legislation:

STATEMENT OF HON. PETER W. RODINO, JR., IN SUPPORT OF H.R. 1425

I am pleased to submit this statement in support of H.R. 1425, a bill which would grant a waiver of section 212(a)(23) (drug violation) of the Immigration and Nationality Act to a well deserving 23 years old, Mrs. Juliet Tozzi, who was a victim of tragic and unfortunate circumstances for which she had little control.

Mrs. Tozzi's dependency on drugs was precipitated by a personal injury she sustained in an automobile accident which required prolonged medical attention. Her recovery was complicated by severe depression with an increased sensation of pain for which she was treated with medication that had the effect of relieving the patient of her discomfort. During this recovery her personal problems intensified and because of the medication and those personal difficulties she found herself unable to function at her usual capability.

After the beneficiary returned to England she encountered legal difficulties when she was found to be in unlawful possession of certain drugs and also subsequently charged with theft. She was placed on probation and recognizing her difficulties she began psychiatric treatment in Bristol Hospital (England) where she was treated on an in-and-out patient basis for a period of two years. She responded favorably to the treatment and her dependency on drugs was terminated.

Following her well advised psychiatric treatment and her complete recovery she married an American and they currently reside in New Jersey where she cares for their eight month old son. All reports indicate she is now a well adjusted member of our society providing excellent care to her husband and their son. After eight years of turmoil, Mrs. Tozzi has finally resolved her difficulties, which I repeat, stemmed from a tragic automobile accident and has finally begun to lead a healthy and happy life.

I am convinced that Mrs. Tozzi should be given the opportunity to remain in the United States with her husband and infant son.

The committee, after consideration of all the facts in the case, is of the opinion that the bill (H.R. 1425) should be enacted.

Ninety-fourth Congress of the United States of America

AT THE SECOND SESSION

*Begun and held at the City of Washington on Monday, the nineteenth day of January,
one thousand nine hundred and seventy-six*

An Act

For the relief of Juliet Elizabeth Tozzi.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provisions of section 212(a)(23) of the Immigration and Nationality Act, Juliet Elizabeth Tozzi may be issued a visa and admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: *Provided*, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.*

Speaker of the House of Representatives.

*Vice President of the United States and
President of the Senate.*