

On March 29, 2012, Scotton's constitutional rights to bail were denied through outrageous misconduct by the prosecutor Bertha Mitrani and fraud upon court.

Prosecutor Bertha Mitrani presented a forged Immigration letter suggesting that Scotton's immigration status has been canceled. TWO days later, March 31, 2012, another letter was filed by the prosecutor stating that Scotton was denied status in the United States.

In the first letter, Scotton's name and address mentioned were wrong. The suggested letter to be from INS has no date, no office name or signature. And the official location shows as Miami, Florida instead of Oakland Park.

The second letter now has all the information and the correct name and addresses for Scotton. However, the letter was fabricated on March 31, 2012, Saturday, when the government is completely closed.

Immigration had no merit to deny Scotton's status in the United States after living in the United States for more than 3 decades.

The photos below also prove that the INS office are closes on Saturday.

This clear fraud was allowed by the Southern District Court because the US judicial system has a need for convictions and an obligation to explain to taxpayers how Agent Vanbrunt manage to spend millions of dollars to imprison an innocent.

This is clear prosecutorial misconduct, fraud and obstruction of law.

Office of Adjudications

U.S. Department of Homeland Security
14675 SW 120th Street
Miami, FL 33186



U.S. Citizenship
and Immigration
Services

Date:

Rogério Scotton
3100 Collins Avenue, Apt# 1003
Miami Beach, FL. 33140

File No.: A 203 085 029

DECISION ON APPLICATION FOR STATUS AS PERMANENT RESIDENT

It is ordered that your application for status as a permanent resident be denied for the following reason:

Please see Attachment

Sincerely,

Field Office Director

cc: Rihab T. HAMADE, P.A.
1300 N. Federal HWY. STE. 107
Boca Raton, FL. 33432

Prepared by:

EXHIBT 1
INS FORGERY LETTER

U.S. Citizenship and Immigration Services
Oakland Park Field Office
4451 NW 31st Avenue
Oakland Park, FL 33309



U.S. Citizenship
and Immigration
Services

Date: March 31, 2012

Rogério Chaves Scotton
7797 Golf Circle Drive, Apt. 204
Margate, FL 33063

File No.: A203-085-029
MSC-10-295-15803

DECISION ON APPLICATION FOR STATUS AS PERMANENT RESIDENT

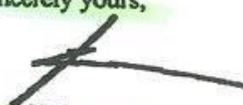
Your application for status as a permanent resident is denied for the following reasons:

(See Attachment)

This decision leaves you without lawful immigration status and you are therefore present in the United States in violation of the law. You are required to depart the United States. Remaining in the United States without authorization may result in the initiation of removal proceedings against you and may affect your ability to return to the United States in the future.

This also serves as a notice that if paroled into the United States, such parole will terminate 30 days after the date of this decision. In addition, as of the date of this notice, any employment authorization granted based on the pendency of your application is hereby cancelled.

Sincerely yours,

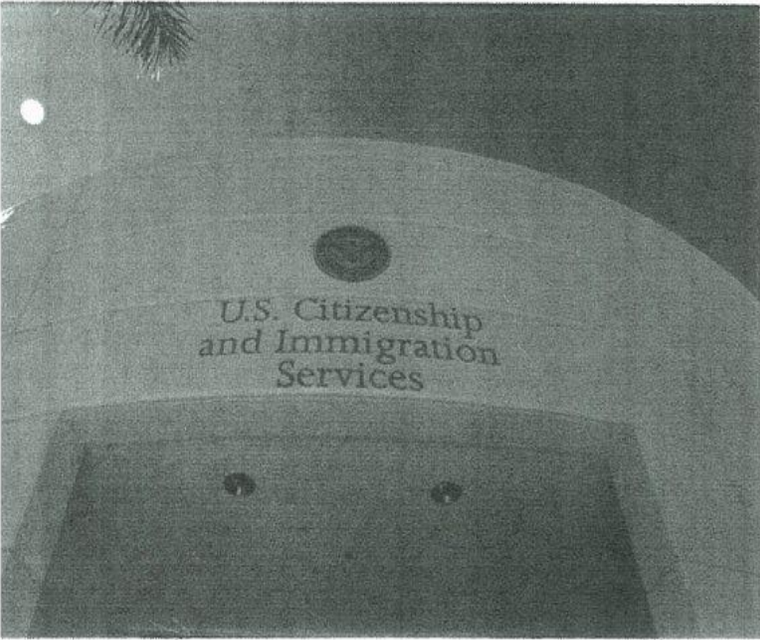

Brett H. Lassen
Field Office Director

cc: Rihab T. Hamade, P.A.
1300 N. Federal Highway, Suite 107
Boca Raton, FL 33432

Prepared by: Y. Navarrete, ISO II

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Suppl. Jencksu



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