



Honorable Sir/Madam:

I am writing to brief this Honorableabout our intent to file a PETITION FOR CLEARANCE LETTER from both the Department of State (DOS) and the United States Immigration and Naturalization Service (USCIS).

Our determination rooted on, when I,, and other family members..... were denied entry to the United States at the Miami, Florida Port of Entry. We were not only refused entrance to the United States (US) but also detained, body searched, interrogated, fingerprinted, and treated as criminals – including our young children – for over twelve (12) hours at Miami International Airport (MIA).

During the interrogation it was clear that our visas had been cancelled prior to our arrival in the US without any previous notification from the Consular Post in Bogotá, Colombia.

To clarify the reasons for such a bizarre experience contrary to the universal image held of the USA, we requested a copy of our records through the Freedom of Information Act (FOIA) in Washington. In our legal findings, we were able to determine that we had been investigated long before we were granted our Tourist Visas (B-1/B-2), which led us to the conclusion that our visas were granted with the sole intention of letting us arrive to the USA and proceed with that denigrating and devastating episode.

We're ready to furnish this Honorable with all the information related to our family and verifiable professional background, which will follow this brief so the legitimacy of our lifestyles and the nature of our business can be proven beyond any reasonable doubt.

We appreciate your time in reading our preliminary presentation and we'd like to thank you in advance if a Case Number can be assigned on your answer letter so we can proceed.

Respectfully Submitted,

Name