March 19, 1952

My dear Amon:

This will acknowledge your letter with reference to J. A. Yedgar and his efforts to bring his daughter to the United States.

I am enclosing herewith the most recent communication which I have received from the Department of State. I do not know whether or not Mr. Yedgar had received this when you talked to him.

As you know, these matters are handled entirely by law and I have been doing everything possible to see that Miss Yedgar receives every consideration possible under the law.

Assuring you of my continued interest in this matter, you may be sure I shall bear in mind your interest.

With kind personal regards, I am

Sincerely,

[Signature]

TC/nx
Enclosure
In reply refer to VD 150 Yedgar, Nanajan

DEPARTMENT OF STATE
Washington 25, D.C.

February 12, 1952

My dear Senator Connally:

I have your communication of February 6, 1952 with which you enclosed a letter from Mr. J. A. Yedgar, 3330 Camp Bowie Boulevard, Fort Worth 7, Texas, written in the interest of his daughter, Miss Nanajan Yedgar, who desires to come to the United States from Iraq.

Miss Yedgar's case has been the subject of extensive correspondence over a period of several years. Her problem arises from the oversubscribed condition of the quota for Iran, to which she is chargeable by reason of her birth in that country. She does not come within any of the categories of immigrants entitled to statutory preference status and, therefore, she must wait until her turn within the nonpreference portion of the quota is reached. She was registered as a nonpreference applicant at the American Embassy at Baghdad on February 20, 1946.

Only recently numbers under the Iranian quota have become available for qualified nonpreference applicants who registered prior to December 1, 1945; therefore, Miss Yedgar must expect a further waiting period before her application for an immigration visa can be finally processed. It is believed, however, that on the basis of her February 1946 registration date she will have prospects of being reached for a quota number some time during the next fiscal year July 1, 1952 -- June 30, 1953, unless a large demand for numbers under the Iranian quota materializes from aliens entitled to statutory preference status.

Concerning Mr. Yedgar's question regarding a displaced persons status for his daughter, it appears improbable that she could qualify under one of the provisions of the Displaced Persons Act of 1948, as amended, that are still in effect. If, however, she feels that she might qualify as a so-called "out of zone refugee" under Section 3(c) of the Displaced Persons Act, as amended, she may bring all the circumstances to the attention of the Embassy at Baghdad. The requirements for classification under Section 3(c) of the Act are briefly outlined in the marked subdivision of the enclosed leaflet.

With warm personal regards and every good wish, I am

Sincerely yours,

/s/ H. J. L'Heureux
Chief, Visa Division