

American Foreign Service

At Rio de Janeiro, Brazil

Date Sept. 10, 1940

APPLICATION FOR NONIMMIGRANT VISA

I, the undersigned APPLICANT FOR A NONIMMIGRANT VISA, declare that my full and true name is Stefan Zweig

That I was born November 28, 1881 at Vienna, Austria

That I desire to go to the United States accompanied by the following persons included in my travel document:
(alone on passport)

That I am a (citizen) subject of Great Britain and am the bearer of (passport)

No. 342995 issued on April 1, 1940 by British Foreign Office
at London, England, valid until April 1, 1945

That I am (married), and the name of my (wife) is Mrs. Elisabeth Charlotte Zweig

That (she) resides at Rosemount, Lyncombe Hill, Bath, Somerset, England

That I (have) a residence abroad which I (do not) intend to abandon. My residence is at as above

That I arrived in Brazil on August 21, 1940

for the purpose of lecture tour

That my occupation for the last 2 years was author

and at present is same. That my purpose in going to the United States is to give a series of lectures of a strictly non-political nature on artistic and literary subjects through the auspices of Harold R. Peat, Inc. of 2 W. 45th St., N.Y.C., and Columbia University.

That I intend to remain there for 6 months; and that my address in the United States will be c/o Harold R. Peat, Inc., 2 W. 45th St., New York City

My references are Harold R. Peat, Inc., Columbia University, Viking Press, 18 E. 48th St., New York City

That I do not intend to immigrate into the United States and that I consider myself to be a nonimmigrant under the provisions of the Immigration Act of 1924 on the following grounds: temporary visitor to give lectures

I offer for inspection the following documents in support of my claim: Letter from Harold R. Peat, Inc. re proposed lecture tour. Valid British passport. Letter from Columbia University.

That I have never applied for or been refused a visa, either formally or informally, at any American consulate or diplomatic mission; that I have never been refused admission into the United States; and that I have never been deported or repatriated from the United States.

no

(Applicant should here explain circumstances if he has applied for or been refused a visa, denied admission into the United States, or has been deported or repatriated from the United States)

I am aware that my entry into the United States is subject to the immigration laws of the United States, including the act of February 5, 1917, section 3 of which provides for the exclusion of aliens of various classes, and the act of October 16, 1918, which, as amended by the act of June 5, 1920, provides for the exclusion of anarchists, and other persons who hold to or support doctrines or movements of a politically subversive character, inimical to the United States, directly or through membership in, or affiliation with, organizations of a subversive character.

I realize that if I am found to be one of a class inadmissible into the United States under any of the provisions of the immigration laws of the United States, or if my classification as a nonimmigrant alien is not approved upon arrival in the United States, I may be detained, or excluded and deported, by the immigration authorities, and I am prepared to assume the risks of such detention, or exclusion and deportation.

I understand that section 15 of the Immigration Act of 1924 provides that: "The admission to the United States of an alien excepted from the class of immigrants * * * shall be for such time as may be by regulations prescribed, and under such conditions as may be by regulations prescribed (including, when deemed necessary for the classes mentioned in clause (2), (3), (4), or (6) of section 3 * * * the giving of bond with sufficient surety, in such sum and containing such conditions as may be by regulations prescribed) to insure that, at the expiration of such time or upon failure to maintain the status under which admitted, he will depart from the United States."

I am aware that section 2 of the Deportation Act of March 4, 1929, as amended, provides that: "Any alien who hereafter enters the United States at any time or place other than as designated by immigration officials or eludes examination or inspection by immigration officials, or obtains entry to the United States by a willfully false or misleading representation or the willful concealment of a material fact, shall be guilty of a misdemeanor and, upon conviction, shall be punished by imprisonment for not more than 1 year or by a fine of not more than \$1,000, or by both such fine and imprisonment."

I realize that section 22 (c) of the Immigration Act of 1924 provides that: "Whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000, or imprisoned for not more than 5 years, or both."

I solemnly swear that the foregoing statements are true to the best of my knowledge and belief, and I understand that I shall be required to leave the United States at the end of my temporary sojourn there.

Stefan Zwoig
 (Signature of applicant, with at least one Christian name)

Subscribed and sworn to before me this 10th day of September, 1940

[SEAL] 3009

Fee No. _____

Passport visa No. 3010

Philip P. Williams
 Philip P. Williams,
 Vice Consul

of the United States of America.

Country's Residence or Status. (Include statements regarding evidence presented that alien has a fixed domicile and that he has a right to be readmitted into the country in which he is applying or into some other country.)

Applicant and his wife are well known and were the subject of telegraphic communications from the Department of State which authorized the issuance of nonimmigrant visas upon evidence of their ability to proceed to a third country. This is proved by his funds and valid British passport.

Passport visa granted September 10, 1940 19____, as nonimmigrant under section 3 (2) of the Immigration Act of 1924.

Passport visa refused _____

Reasons _____

ELLIS ISLAND
 1941 AUG 7 AM 11:29
 NEW YORK, N.Y.

Admitted at Miami, Florida _____

on JAN 22 1941 19____ under Para-

graph 2 Section 3, Immigration Act

of 1924, for L. M. Smith

L. M. Smith
 L. M. Smith
 Immigrant Inspector

Reg 8501 D.M.
1944



No. 153
 American Consulate at Brazil
Brazil
 (Country)
 SEEN
 For the journey to the United States
Stefan Zwoig
Stefan Zwoig
 Vice (Consul)
 Date Sept. 10, 1940
 for presentation at United States ports at any time during twelve months from date provided passport continues to be valid for such period
 Visa granted as Non-Immigrant under Section 3 (2) of the Immigration Act of 1924
Temporary visitor
 (Classification)
 SERVICE NO. 3010

To depart from _____

PHOTOGRAPH ATTACHED
 AMERICAN SERVICE
 10-11280