

---

**From:** Joscha Bach [REDACTED]  
**Sent:** Thursday, February 18, 2016 10:29 PM  
**To:** Jeffrey Epstein  
**Subject:** Re: Visa Question

Please see below what Joi wrote: apparently, the O visa would not help?

> Am 18.02.2016 um 16:48 schrieb Joi Ito <[REDACTED]>  
>  
> You can have multiple employers, but each one has to file a separate Form I-129. Also, it has to be  
"employment". For instance, I couldn't do my board work under my O Visa even though I could when I was just coming  
in under an ESTA. I ended up getting a green card because there was no other way for me to deal with many of my  
income sources.  
>  
> One thing that might also be relevant:  
>  
>> EMPLOYMENT RESTRICTIONS  
>> O-1 visa status is job specific as well as employer and department specific.  
>>  
>> Those in O-1 status CANNOT work for any employer other than the one listed on the I-797 O-1  
Approval Notice.  
>>  
>> While an O-1 holder can be reimbursed for travel related expenses (airfare, hotel, meals, etc.), O-1  
holders CANNOT receive honoraria or fees from other US institutions, organizations, or businesses for lectures or for  
contractual services.  
>  
> - Joi