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MIYAHIRA, Kozo

1949-1954

78/177
C

WAYNE M. COLLINS
Attorney at Law
Mills Tower, 220 Bush Street
San Francisco 4, California

October 13, 1949

The Board of Immigration Appeals
Department of Justice
Washington 25, D. C.

Gentlemen:

In re: Kozo Miyahira and Family
Los Angeles

Enclosed find appearance forms and applications to reopen the causes for the purpose of enabling the hereinafter named Peruvian-Japanese who are in Los Angeles, California, to apply for a suspension of deportation, together with accompanying affidavits of merits, to-wit: Kozo Miyahira and Sumiko Miyahira, alien parents of a U. S. born child, together with the like applications of their alien born children, Setsuko, Tetsuo, Emilia Emiko, Juan Tadashige and Carlos Tadahobu Miyahira.

Very truly yours,

Copy to:
USI&NS, L.A., Calif.

U. S. DEPARTMENT OF JUSTICE
BOARD OF IMMIGRATION APPEALS
WASHINGTON

October 26, 1949.

KOZO, SUMIKO, SETSUKO, TETSUO, EMILIA EMIKO, JUAN
In re: TADASHIGE, CARLOS TADAHOBU MIYAHIRA
File No. 6153067, 6153066, 6153063, 6153064, 6153061, 6153062, 6153065
ALM:rmc

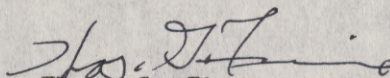
Wayne M. Collins, Esquire
1701 Mills Tower
San Francisco, California.

My dear Mr. Collins:

This will acknowledge receipt of your communication dated October 13, 1949, with reference to the above case.

You will be informed of further action which may be taken by the Board. However, the filing of a motion with the Board does not operate to stay the outstanding order in the case. Until such time as a new decision is entered by the Board, the outstanding order remains in full force and effect.

Sincerely yours,


THOS. G. FINUCANE
Chairman

NOV 18 1949

In re: SUMIKO MIYAHIRA
EMIKO MIYAHIRA
KOZO MIYAHIRA
TADANOBU MIYAHIRA
TETSUO MIYAHIRA
GETSUO MIYAHIRA
TADASHIGUE MIYAHIRA

Files: 6-153066
6-153061
6-153067
6-153065
6-153064
6-153063
6-153062

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENTS: Wayne M. Collins, Esquire
1701 Mills Tower
San Francisco, Calif.

These records relate to a family of Peruvian Japanese consisting of a father, mother, and five minor children. Counsel has presented a motion requesting that the proceedings be reopened for the purpose of permitting the adult aliens to apply for suspension of deportation under Public Law 863, and for the purpose of permitting the minor aliens to apply for appropriate discretionary relief.

On November 22, 1948, this Board entered an order directing that the outstanding order and warrant of deportation in the case of Sumiko Miyahira, the female adult alien, be withdrawn and that the proceedings be reopened to permit her to apply for suspension of deportation under Public Law 863. On August 19, 1949, similar action was taken in the case of Kozo Miyahira, the adult male alien by order of this Board. Our previous action will be reaffirmed with respect to these aliens.

The minor alien children should be afforded an opportunity to make application for appropriate discretionary relief. Accordingly, the outstanding orders and warrants of deportation in their cases will be withdrawn and the cases reopened.

ORDER: It is ordered that the outstanding orders and warrant of deportation in the case of the five minor alien children be and the same are hereby withdrawn and the proceedings reopened for the purpose of permitting them to make application for appropriate discretionary relief.

It is FURTHER ORDERED that the orders of this Board of November 22, 1948, and of August 19, 1949, with respect to the aliens Sumiko and Kozo Miyahira be and the same are hereby reaffirmed.

LE:ldr

Chairman

U. S. DEPARTMENT OF JUSTICE
BOARD OF IMMIGRATION APPEALS
WASHINGTON

ADDRESS REPLY TO BOARD OF
IMMIGRATION APPEALS AND
REFER TO FILE NUMBER

6153066, 6153061, 6153067,
6153065, 6153064, 6153063,
and 6153062
Miyahira

November 21, 1949

Wayne M. Collins, Esquire
1701 Mills Tower
San Francisco, California

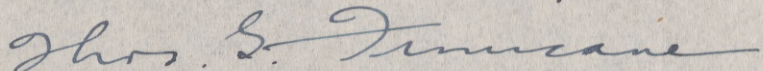
My dear Mr. Collins:

Reference is made to the motion submitted in the above case.

For your information, there is enclosed herewith copy of the
decision of the Board of Immigration Appeals.

This decision will not become effective until notification has
been transmitted by the Immigration and Naturalization Service to the
field office which handled the case. Any further information
concerning this matter may then be obtained from the field office.

Sincerely yours,



Thos. G. Finucane
Chairman

March 2, 1950

Mr. Tex Nakamura
c/o Tule Lake Defense Committee
Room 302
117 No. San Pedro St.
Los Angeles, California

Dear Tex:

Enclosed find a copy of a letter sent to Kozo and Sumiko Miyahara by the Immigration Service in Los Angeles. Will you kindly see that they prepare the necessary forms.

Very truly yours,

R. 7/23/52

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

August 21, 1952

A6 153 061 (IB)
A6 153 062 (IB)
A6 153 063 (IB)
A6 153 064 (IB)
A6 153 065 (IB)

Mr. Kozo Miyahira,
780 North Pasadena Avenue,
Pasadena, California.

Dear Sir:

Pursuant to warrant of arrest served on your five minor children, MIKO MIYAHIRA, TADASHIGUN MIYAHIRA, SETSUKO MIYAHIRA, TETSUO MIYAHIRA, and TADANOBU MIYAHIRA, on March 30, 1943, they are requested to appear at 1:00 P.M. on September 11, 1952, in Room 140, Rowan Building, 458 South Spring Street, Los Angeles, California, for examination on their applications for suspension of deportation.

They are informed that at the examination they have the right to be represented by counsel of their own choice and at their own expense, which counsel may be an attorney at law or other person authorized to practice before the Immigration and Naturalization Service. They are further informed that they should bring to the examination any documents which they desire to have considered in connection with their cases. If any of these documents is in a foreign language, they should bring the original and certified translation thereof.

In connection with their applications for suspension of deportation, it will be necessary that they complete the attached Forms I-256A and submit them to the Hearing Officer when they appear for hearing.

Yours very truly,

For the District Director.

Encls.

cc: Wayne M. Collins,
Attorney at Law,
1701 Mills Tower,
220 Bush Street,
San Francisco, California.

File

August 26, 1952

Mr. Kozo Miyahira
780 North Pasadena Ave.
Pasadena, California

Dear Mr. Miyahira:

The Immigration Service has sent you a notice to appear for your hearing on Sept. 11, 1952, at 1:00 P.M. in Room 140, Rowan Building, 458 South Spring Street, Los Angeles.

You should appear there with your five minor children promptly and bring with you the Forms I-256A and other documents mentioned in that letter.

It will not be necessary for me to be personally present. However, you should ask the hearing officer to forward me a copy of the decision he makes in your case.

Very truly yours,

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

November 28, 1952

A-6153061 (IB)
A-6153062 (IB)
A-6153063 (IB)
A-6153064 (IB)
A-6153065 (IB)

Mr. Kozo Miyahira,
780 North Pasadena Avenue,
Pasadena, California.

Dear Sir:

Pursuant to warrant of arrest served on your five minor children, EMIKO MIYAHIRA, TADASHIGUE MIYAHIRA, SETSUKO MIYAHIRA, TETSUO MIYAHIRA, and TADANOBU MIYAHIRA, on March 30, 1943, they are requested to appear at 8:30 A.M. on December 11, 1952, in Room 140, Rowan Building, 458 South Spring Street, Los Angeles, California, for examination on their applications for suspension of deportation.

They are informed that at the examination they have the right to be represented by counsel of their own choice and at their own expense, which counsel may be an attorney at law or other person authorized to practice before the Immigration and Naturalization Service. They are further informed that they should bring to the examination any documents which they desire to have considered in connection with their cases. If any of these documents is in a foreign language, they should bring the original and certified translation thereof.

Forms I-256 A previously furnished your children should be fully completed and brought to the hearing with them.

Yours very truly,

For the District Director.

✓ CC: Mr. Wayne M. Collins,
Attorney at Law,
1701 Mills Tower,
220 Bush Street,
San Francisco, California.

December 4, 1952

Mr. Kozo Miyahira
780 North Pasadena Avenue.
Pasadena, California

Dear Sir:

The Immigration Service has sent your five minor children, Emiko Miyahira, Tadashigue Miyahira, Setsuko Miyahira, Tetsuo Miyahira, and Tadanobu Miyahira a notice to appear for their hearing on December 11, 1952 at 8:30AM in Room 140, Rowan Building, 458 South Spring Street, Los Angeles.

They should appear there promptly and bring with them the Forms I-256A and other documents mentioned in that letter.

It will not be necessary for me to be personally present. However, you should ask the hearing officer to forward me a copy of the decision he makes in their case.

Very truly yours,

Copy for Itly -

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

File Nos. A6 153 063 (Los Angeles)
A6 153 064
A6 153 061
A6 153 062
A6 153 065

In Re: SETSUKO MIYAHIRA, TETSUO MIYAHIRA, EMIKO MIYAHIRA, TADASHIGE MIYAHIRA,
TADANOBU MIYAHIRA.

FEB 26 1959

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENTS: Mr. Wayne M. Colling
Attorney at Law
1701 Mills Tower
220 Bush Street
San Francisco, California

CHARGES:

Warrant: Act of 1924 - No immigration visa.
Act of 1918 - No passport.

L dged : None.

APPLICATION: Suspension of deportation - economic detriment/7 year residence.

DETENTION STATUS: Released on conditional parole.

WARRANT OF ARREST SERVED: March 30, 1946.

DISCUSSION AS TO DEPORTABILITY: This record relates to five Peruvian-Japanese aliens, ages 19 years (female), 15 years (male), 13 years (female), 10 years (male), and 9 years (male), all natives and citizens of Peru, who entered the United States at New Orleans, Louisiana on March 21, 1944 on a United States Army transport, when they were brought to this country from South America for internment during the war as enemy aliens. At the time of their entry they were not in possession of immigration visas, nor did they present valid passports or other documents in lieu thereof. They have never been admitted to the United States for permanent residence at any time and have not departed since their entry on March 21, 1944. They are, therefore, amenable to deportation from the United States under the Immigration Act of 1924 and also for violation of the Passport Act of 1918.

The aliens consented to a waiver of Findings of Fact and Conclusions of Law as to Deportability.

A6 153 063
A6 153 064
A6 153 061
A6 153 062
A6 153 065

DISCUSSION AS TO ELIGIBILITY FOR SUSPENSION OF DEPORTATION: The record shows that the parents of the above named children entered the United States with them in March, 1944 and under date of October 23, 1952 their deportation was suspended in accordance with the provisions of Section 19(c) of the Immigration Act of 1917, as amended, the warrants of arrest were cancelled, and a record of lawful entry for permanent residence was created, (Kozo Miyahira, A6 153 067, and Sumiko Miyahira, A6 153 066). The parents of the respondents are therefore lawful residents of the United States. The respondents are residing with their parents and are dependent upon them for support. The eldest girl, however, has just ceased attending school and has been employed for one week as a radio assembler, earning approximately \$36.00 per week. The father of the respondents has recently gone into business as a noodle manufacturer and up to the present time has realized no income from his business. He is employed part time, however, as a gardener earning \$200.00 per month. The mother has been engaged in domestic work earning about \$150.00 per month. The children themselves have no assets whatsoever. The assets of the parents consist of approximately \$250.00 cash and an investment in the noodle business of approximately \$3000.00. It is clear from the record that the deportation of the respondents would result in a serious economic detriment to their lawfully resident alien parents. It should be noted that the respondents also appear to meet the residence requirements for suspension of deportation under the provisions of Section 19(c)(2)(b) of the Immigration Act of 1917, as amended.

The respondents are preference quota immigrants under the provisions of Section 203 (a)(3) of the Immigration and Nationality Act. As the quota to which they are chargeable is not oversubscribed at the present time, they could readily obtain immigration visas if granted the privilege of voluntary departure.

In view of the tender ages of the four youngest respondents, it is deemed unnecessary to conduct any investigation concerning their character. Good moral character is therefore considered as established. With reference to the 19-year-old female respondent, a check of the appropriate local and federal records has failed to reveal an arrest or criminal record. Inquiry has disclosed that she has no connection with any subversive groups. Witnesses have been produced to establish that she has been a person of good moral character for the preceding five years. Applications for suspension of deportation were submitted by the respondents prior to the enactment date of the Immigration and Nationality Act and the cases are therefore brought within the savings clause (Section 405) of the said Act. On the record the aliens have established their eligibility for suspension of deportation.

ORDER: It is ordered that the deportation of the aliens be suspended under the provisions of Section 19(c)(2)(a) of the Immigration Act of 1917, as amended.

IT IS FURTHER ORDERED that if the Congress approves the suspension of the aliens' deportation, the proceedings be cancelled and the aliens, if quota immigrants at the

A6 153 063
A6 153 064
A6 153 061
A6 153 062
A6 153 065

time of entry and not then charged to the appropriate quota, be so charged as provided by law.

IT IS FURTHER ORDERED that in the event Congress fails to take action approving suspension of the aliens' deportation, the aliens shall be granted the privilege of voluntary departure at their own expense in lieu of deportation and that if the aliens, after notification, fail to depart when and as required, the privilege of voluntary departure shall be withdrawn without further notice or proceedings and the aliens shall be deported from the United States in the manner provided by law on the charges contained in the warrant of arrest.

IT IS FURTHER ORDERED that this case be certified to the Assistant Commissioner, Inspections and Examinations Division, for review.

Harold Woods, Hearing Officer.

HW/lmh

A6 153 063
A6 153 064
A6 153 061
A6 153 062
A6 153 065

March 2, 1953

Mr. & Mrs. Kozo Miyahira
780 North Pasadena Avenue
Pasadena, California

Dear Mr. & Mrs. Miyahira:

Hearing Officer Harold Woods of the U.S. Immigration Service rendered a favorable decision in your case on February 26, 1953. He recommended that the applications of Setsuko, Tetsuo, Emiko, Tadashige and Tadanobu Miyahira for suspension of deportation be granted. Therefore, the cases have been certified by him to the Assistant Commissioner, Inspections and Examinations Division, U.S. Immigration Service, at Washington, D. C. and if the applications are there approved and Congress also approves the applications each of you will be granted permanent residence in the United States.

Very truly yours,

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

Los Angeles 13, California
NOTICE OF CERTIFICATION

Rec'd
3/2/53

IN THE MATTER

OF SETSUKO MIYAHIRA, TETSUO MIYAHIRA,
EMIKO MIYAHIRA, TADASHIGE MIYAHIRA,
TADANOBU MIYAHIRA.

FILE NO. A6 153 063 (IB)
A6 153 064 (IB), A6 153 061 (IB)
DATE: A6 153 062 (IB)
A6 153 065 (IB)

DATE: FEB 26 1953

TO: Mr. Kozo Miyahira

780 North Pasadena Avenue, Pasadena, California
(ADDRESS)

Please take notice that the above entitled matter has been certified to the Assistant Commissioner, Inspections and Examinations Division, for review.

You may submit to this office within ten days after receipt of this notice a brief or other written statement for consideration by the Assistant Commissioner, Inspections and Examinations Division.

A copy of the Hearing Officer's decision in the above cases is enclosed herewith.

For the District Director ~~or Officer in Charge~~

"REGISTERED MAIL-RETURN RECEIPT REQUESTED"

cc: Wayne M. Collins, Attorney at Law ✓
1701 Mills Tower, 220 Bush Street
San Francisco, California

HW/lmh

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

Date: April 13, 1953

File Number: A6 153 065 IB

Master Tadanobu Miyahira
780 N. Pasadena Ave.
Pasadena, Calif.

Dear Sir:

Deportation has been suspended in your case, which action will be reported to Congress pursuant to Section 19(c)(2) of the Immigration Act of February 5, 1917, as amended.

If during the session of the Congress at which your case is reported, or prior to the close of the session of the Congress next following the session at which this case is reported, the Congress passes a Concurrent Resolution stating in substance that it favors the suspension of such deportation, you will be so notified later and will at that time be requested to submit the fee required for creation of a record of lawful entry.

Very truly yours,

For the District Director

✓ Copy to: Wayne M. Collins, Attorney at law, 220 Bush St.,
1701 Mills Tower, San Francisco 4, Calif.

16-70
Rev. 2-14-50

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

Date: April 13, 1953

File Number: A6 153 062 IB

Master Tadashige Miyahira
780 No. Pasadena Ave.
Pasadena, Calif.

Dear Sir:

Deportation has been suspended in your case, which action will be reported to Congress pursuant to Section 19(c)(2) of the Immigration Act of February 5, 1917, as amended.

If during the session of the Congress at which your case is reported, or prior to the close of the session of the Congress next following the session at which this case is reported, the Congress passes a Concurrent Resolution stating in substance that it favors the suspension of such deportation, you will be so notified later and will at that time be requested to submit the fee required for creation of a record of lawful entry.

Very truly yours,

For the District Director

✓ Copy to: Wayne M. Collins, Attorney at law, 220 Bush St.,
1701 Mills Tower, San Francisco 4, Calif.

16-70
Rev. 2-14-50

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

Date: April 13, 1953

File Number: A6 153 064 IB

Mr. Tetsuo Miyahira
780 No. Pasadena Ave.
Pasadena, Calif.

Dear Sir:

Deportation has been suspended in your case, which action will be reported to Congress pursuant to Section 19(c)(2) of the Immigration Act of February 5, 1917, as amended.

If during the session of the Congress at which your case is reported, or prior to the close of the session of the Congress next following the session at which this case is reported, the Congress passes a Concurrent Resolution stating in substance that it favors the suspension of such deportation, you will be so notified later and will at that time be requested to submit the fee required for creation of a record of lawful entry.

Very truly yours,

For the District Director

✓ Copy to: Wayne M. Collins, Attorney at law, 220 Bush St.,
1701 Mills Tower, San Francisco 4, Calif.

16-70
Rev. 2-14-50

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

Date: April 13, 1953

File Number: A6 153 053 IB

Miss Setsuko Miyahira
780 North Pasadena Ave.
Pasadena, Calif.

Dear Madam:

Deportation has been suspended in your case, which action will be reported to Congress pursuant to Section 19(c)(2) of the Immigration Act of February 5, 1917, as amended.

If during the session of the Congress at which your case is reported, or prior to the close of the session of the Congress next following the session at which this case is reported, the Congress passes a Concurrent Resolution stating in substance that it favors the suspension of such deportation, you will be so notified later and will at that time be requested to submit the fee required for creation of a record of lawful entry.

Very truly yours,

For the District Director

✓ Copy to: Wayne M. Collins, Attorney at law, 1701 Mills Tower,
220 Bush St., San Francisco 4, Calif.

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

Date: April 13, 1953

File Number: A6 153 061 IB

Miss Emiko Miyahira
780 N. Pasadena Ave.
Pasadena, Calif.

Dear Madam:

Deportation has been suspended in your case, which action will be reported to Congress pursuant to Section 19(c)(2) of the Immigration Act of February 5, 1917, as amended.

If during the session of the Congress at which your case is reported, or prior to the close of the session of the Congress next following the session at which this case is reported, the Congress passes a Concurrent Resolution stating in substance that it favors the suspension of such deportation, you will be so notified later and will at that time be requested to submit the fee required for creation of a record of lawful entry.

Very truly yours,

For the District Director

✓
Copy to: Wayne M. Collins, Attorney at law, 220 Bush St.,
1701 Mills Tower, San Francisco 4, Calif.

*File
Bureau*

APR 15 1953

Miss Setsuko Miyahira
Miss Emiko Miyahira
Mr. Tetsuo Miyahira
Mr. Tadashige Miyahira
Mr. Tadanobu Miyahira
780 N. Pasadena Ave.
Pasadena, California

Dear Misses and Messrs Miyahira:

The Attorney General's agent has approved your applications for suspension of deportation. In consequence, if Congress likewise approves the suspension you will be given permanent residence status in this country. In due course of time the Immigration Service will inform you whether or not Congress grants your suspension.

Very truly yours,

Form 16-164
1-10-45

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
458 South Spring Street
Los Angeles 13, California

Peruvian Japanese

Date: Nov. 4, 1954

File Number: A6 153 063, -064,
-061, -062, -065 IB

CR #: 60-16

Setsuko, Tetsuo, Emiko,
Tadashige and Tadanobu MIYAHIRA
780 North Pasadena Ave.
Pasadena, Calif.

Add same

Gentlemen and Mesdames:

This is to inform you that a Concurrent Resolution has been passed by Congress upon the Order approved by the Attorney General, suspending deportation in your case.

A record of your lawful entry for permanent residence may therefore be created by this Service, conditioned upon payment of ~~the~~ ^{**EACH of**} required \$18.00 fee. The fee should be submitted by you to this office at the address shown above, in the form of a U. S. Postal Money Order payable to the Commissioner of Immigration and Naturalization, Los Angeles, California.

As it is to your interest that your case be concluded without unnecessary delay, you should submit the fee to this office within ten days of this notification. If for any reason you are unable to submit the fee within the time specified, please so inform this office immediately, giving the reasons therefor.

Very truly yours,

[Signature]
ACTING
For the District Director

PLEASE RETURN THIS NOTICE WITH YOUR REMITTANCE

✓ **COPY TO:** Wayne M Collins, Atty at Law, 1701 Mills Tower,
220 Bush St., San Francisco 4, Calif.

November 5, 1954

Setsuko, Tetsuo, Emiko,
Tadashige and Tadanobu Miyahira
780 North Pasadena Avenue
Pasadena, California

Dear Mesdames and Gentlemen:

Your application for suspension of deportation has been approved by Congress. Therefore you are entitled to the status of an alien who has permanent residence status in the United States.

However, it is necessary for you immediately to send to the District Director of the Immigration and Naturalization Service, 458 South Spring Street, Los Angeles 13, California, along with its letter to you of November 4, 1954, the sum of \$18.00 to create a record of your permanent residence. The remittance in the sum of \$18.00 should be in the form of a U.S. Postal Money Order made payable to the Commissioner of Immigration and Naturalization, Los Angeles, California.

As soon as you have sent the \$18.00 to the District Director of the U.S. Immigration and Naturalization Service, kindly send me a post card or letter informing me that you have paid it.

After you have paid that sum to the Immigration Service, that office will issue to you in a month or two your permanent Alien Registration Card. You must not go to a foreign country, whether it be Canada, Mexico, Cuba, Japan or any other foreign country, unless you first obtain from the Immigration Service, upon an application being made therefor, a re-entry permit. If you do leave the U.S. at any time without first obtaining such a re-entry permit you will be denied the right to enter the U.S. because you will then become an alien who has lost permanent residence status.

When your permanent Alien Registration Card is issued to you by the U.S. Immigration and Naturalization Service, you will become eligible for naturalization as a United States citizen. Therefore, when that card issues to you, you should go to the Immigration Service office nearest you and apply to become a naturalized U.S. citizen as soon as possible.

Very truly yours,

DP:rn

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BEFORE THE BOARD OF IMMIGRATION APPEALS
BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

KOZO MIYAHIRA

No. _____

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

KOZO MIYAHIRA hereby requests that the deportation proceeding heretofore instituted against him be reopened for the purpose of enabling him to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), effective as at July 1, 1948, (Public Law No. 863), on the ground that he is and has been, for a period of time in excess of five years, a person of good moral character and is the father of Tadashi Miyahira who is his dependent minor son and a native born United States citizen, and that his deportation would result in serious economic detriment to his said dependent minor son.

WHEREFORE, applicant requests that said cause be reopened for the aforesaid purposes to enable applicant to introduce oral and documentary evidence of his eligibility to apply for and to receive the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c), and regulations thereunder and for the grant of said application for suspension of deportation.

Wayne M. Collins

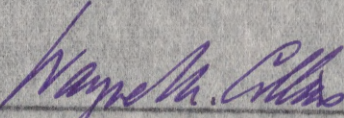
Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.
Attorney for Applicant.

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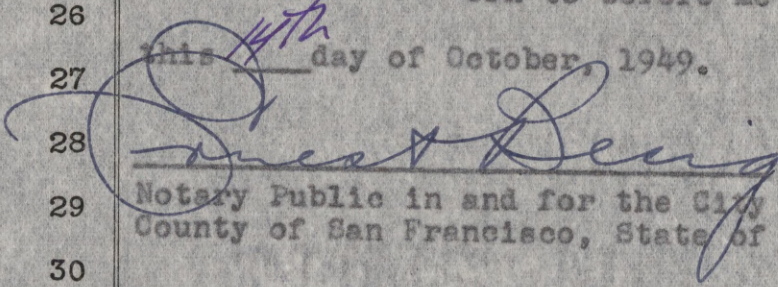
AFFIDAVIT OF MERITS

STATE OF CALIFORNIA,)
CITY AND COUNTY OF SAN FRANCISCO.) SS.
-----)

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for Koze Miyahira, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is and has been a person of good moral character for a period of time in excess of five years and is the parent of Tadashi Miyahira, a minor who is dependent upon him and who is a native born United States citizen; that the deportation of applicant would result in serious economic detriment to said minor child; that applicant desires to have his deportation proceeding reopened to enable him to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), by reason thereof, and is ready, willing and able to submit at such reopened hearing oral and documentary evidence demonstrating his said eligibility to apply for and to be granted such suspension of deportation.


Wayne M. Collins

Subscribed and sworn to before me
this 4th day of October, 1949.


Notary Public in and for the City and
County of San Francisco, State of California.

BEFORE THE BOARD OF IMMIGRATION APPEALS
BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

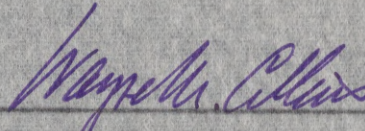
SUMIKO MIYAHIRA

No. _____

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

SUMIKO MIYAHIRA hereby requests that the deportation proceeding heretofore instituted against her be reopened for the purpose of enabling her to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), effective as at July 1, 1948, (Public Law No. 863), on the ground that she is and has been, for a period of time in excess of five years, a person of good moral character and is the mother of Tadashi Miyahira who is her dependent minor son and a native born United States citizen, and that her deportation would result in serious economic detriment to her said dependent minor son.

WHEREFORE, applicant requests that said cause be reopened for the aforesaid purposes to enable applicant to introduce oral and documentary evidence of her eligibility to apply for and to receive the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c), and regulations thereunder and for the grant of said application for suspension of deportation.


Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.

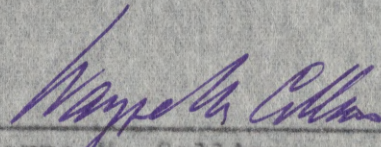
Attorney for Applicant.

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AFFIDAVIT OF MERITS

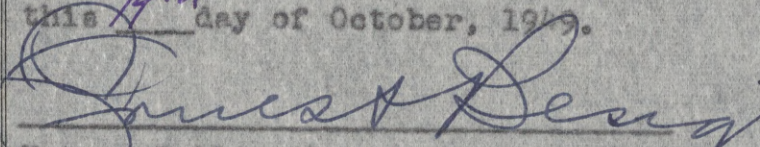
STATE OF CALIFORNIA,)
CITY AND COUNTY OF SAN FRANCISCO.) SS.
-----)

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for SUMIKO MIYAHIRA, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is and has been a person of good moral character for a period of time in excess of five years and is the parent of Tadashi Miyahira, a minor who is dependent upon her and who is a native born United States citizen; that the deportation of applicant would result in serious economic detriment to said minor child; that applicant desires to have her deportation proceeding reopened to enable her to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), by reason thereof, and is ready, willing and able to submit at such reopened hearing oral and documentary evidence demonstrating her said eligibility to apply for and to be granted such suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), by reason thereof, and is ready, willing and able to submit at such reopened hearing oral and documentary evidence demonstrating her said eligibility to apply for and to be granted such suspension of deportation.



Wayne M. Collins

Subscribed and sworn to before me
this 14th day of October, 1949.



Notary Public in and for the City and
County of San Francisco, State of California.

BEFORE THE BOARD OF IMMIGRATION APPEALS
BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

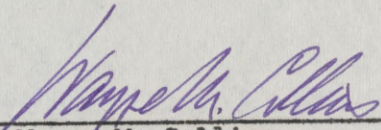
No. _____

SETSUKO MIYAHIRA

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

_____, an alien minor, hereby
SETSUKO MIYAHIRA
requests that the deportation proceeding instituted against _____
be reopened for the purpose of enabling _____ to apply for a sus-
pension of deportation under the provisions of Title 8 USCA, Sec.
155 (c) on the grounds that _____ is and has been, for the required
period of time, a person of good moral character and is the minor
child of _____,
KOZO MIYAHIRA AND SUMIKO MIYAHIRA
alien parents of a resident United States born citizen minor child,
one or both of whom, upon a grant of a similar applied for sus-
pension of deportation, will become legally resident aliens and
that the deportation of applicant would result in serious economic
detriment to one or both of said parents and to applicant.

WHEREFORE, applicant requests that said cause be reopened for
the aforesaid purposes to enable applicant to introduce oral and
documentary evidence of _____ eligibility to apply for and to receive
the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c),
and regulations thereunder and for the grant of said application for
suspension of deportation.



Wayne M. Collins
1701 Mills Tower
San Francisco, Calif.
Attorney for Applicant.

AFFIDAVIT OF MERITS

STATE OF CALIFORNIA,

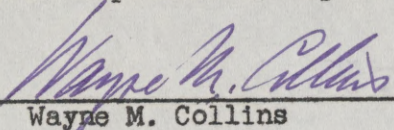
CITY AND COUNTY OF SAN FRANCISCO.)

SS.

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____

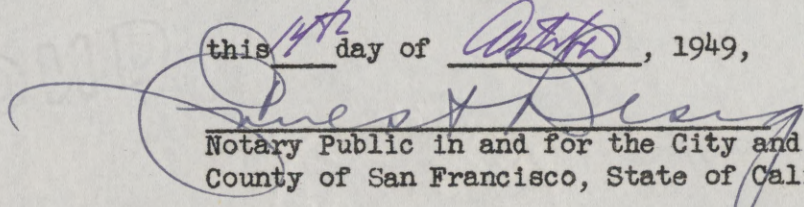
~~SETSUKO MIYAHIRA~~,
the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of _____

~~KOZO MIYAHIRA AND SUMIKO MIYAHIRA~~
alien parents, each of whom is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and is a parent of a dependent native born United States citizen minor child: that applicant is and ever has been a person of good moral character; that if one or both of applicant's said parents be granted such suspension of deportation applicant thereupon becomes eligible to apply for and receive a like suspension of deportation under the provisions of said statute and regulations promulgated in furtherance of its objectives on the grounds applicant is and ever has been a person of good moral character and that the deportation of applicant would result in serious economic detriment to one or both of applicant's parents who then would be legally resident aliens: that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted such suspension of deportation.


Wayne M. Collins

Subscribed and sworn to before me

this 17th day of October, 1949,


Notary Public in and for the City and
County of San Francisco, State of California

BEFORE THE BOARD OF IMMIGRATION APPEALS

BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

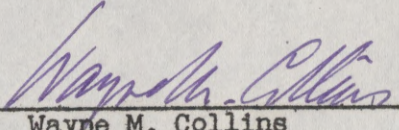
No. _____

TETSUO MIYAHIRA

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

TETSUO MIYAHIRA, an alien minor, hereby requests that the deportation proceeding instituted against him be reopened for the purpose of enabling him to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c) on the grounds that he is and has been, for the required period of time, a person of good moral character and is the minor child of KOZO MIYAHIRA AND SUMIKO MIYAHIRA, alien parents of a resident United States born citizen minor child, one or both of whom, upon a grant of a similar applied for suspension of deportation, will become legally resident aliens and that the deportation of applicant would result in serious economic detriment to one or both of said parents and to applicant.

WHEREFORE, applicant requests that said cause be reopened for the aforesaid purposes to enable applicant to introduce oral and documentary evidence of his eligibility to apply for and to receive the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c), and regulations thereunder and for the grant of said application for suspension of deportation.


Wayne M. Collins
1701 Mills Tower
San Francisco, Calif.
Attorney for Applicant.

AFFIDAVIT OF MERITS

STATE OF CALIFORNIA,

CITY AND COUNTY OF SAN FRANCISCO.)

SS.

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____

TETSUO MIYAHIRA

the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of _____

KOZO MIYAHIRA AND SUMIKO MIYAHIRA

alien parents, each of whom is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and is a parent of a dependent native born United States citizen minor child; that applicant is and ever has been a person of good moral character; that if one or both of applicant's said parents be granted such suspension of deportation applicant thereupon becomes eligible to apply for and receive a like suspension of deportation under the provisions of said statute and regulations promulgated in furtherance of its objectives on the grounds applicant is and ever has been a person of good moral character and that the deportation of applicant would result in serious economic detriment to one or both of applicant's parents who then would be legally resident aliens: that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted such suspension of deportation.

Wayne M. Collins
Wayne M. Collins

Subscribed and sworn to before me

this 14th day of April, 1949,

Walter D. Long
Notary Public in and for the City and
County of San Francisco, State of California

BEFORE THE BOARD OF IMMIGRATION APPEALS

BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

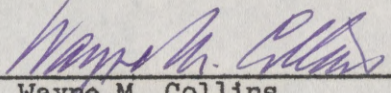
JUAN TADASHIGE MIYAHIRA

No. _____

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

JUAN TADASHIGE MIYAHIRA, an alien minor, hereby requests that the deportation proceeding instituted against him be reopened for the purpose of enabling him to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c) on the grounds that he is and has been, for the required period of time, a person of good moral character and is the minor child of KOZO MIYAHIRA AND SUMIKO MIYAHIRA, alien parents of a resident United States born citizen minor child, one or both of whom, upon a grant of a similar applied for suspension of deportation, will become legally resident aliens and that the deportation of applicant would result in serious economic detriment to one or both of said parents and to applicant.

WHEREFORE, applicant requests that said cause be reopened for the aforesaid purposes to enable applicant to introduce oral and documentary evidence of his eligibility to apply for and to receive the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c), and regulations thereunder and for the grant of said application for suspension of deportation.



Wayne M. Collins
1701 Mills Tower
San Francisco, Calif.
Attorney for Applicant.

AFFIDAVIT OF MERITS

STATE OF CALIFORNIA,)
)
CITY AND COUNTY OF SAN FRANCISCO.) SS.
-----)

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____

JUAN TADASHIGE MIYAHIRA,

the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of _____

KOZO MIYAHIRA AND SUMIKO MIYAHIRA

alien parents, each of whom is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and is a parent of a dependent native born United States citizen minor child: that applicant is and ever has been a person of good moral character; that if one or both of applicant's said parents be granted such suspension of deportation applicant thereupon becomes eligible to apply for and receive a like suspension of deportation under the provisions of said statute and regulations promulgated in furtherance of its objectives on the grounds applicant is and ever has been a person of good moral character and that the deportation of applicant would result in serious economic detriment to one or both of applicant's parents who then would be legally resident aliens: that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted such suspension of deportation.

Wayne M. Collins
Wayne M. Collins

Subscribed and sworn to before me

this 12 day of October, 1949,

Robert A. Deary
Notary Public in and for the City and
County of San Francisco, State of California

AFFIDAVIT OF MERITS

STATE OF CALIFORNIA,)
)
CITY AND COUNTY OF SAN FRANCISCO.) SS.
-----)

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____

CARLOS TADAHORU MIYAHIRA,
the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of _____

KOZO MIYAHIRA AND SUMIKO MIYAHIRA
alien parents, each of whom is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and is a parent of a dependent native born United States citizen minor child: that applicant is and ever has been a person of good moral character; that if one or both of applicant's said parents be granted such suspension of deportation applicant thereupon becomes eligible to apply for and receive a like suspension of deportation under the provisions of said statute and regulations promulgated in furtherance of its objectives on the grounds applicant is and ever has been a person of good moral character and that the deportation of applicant would result in serious economic detriment to one or both of applicant's parents who then would be legally resident aliens: that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted such suspension of deportation.

Wayne M. Collins
Wayne M. Collins

Subscribed and sworn to before me

this 17th day of October, 1949,

Robert H. Kelly
Notary Public in and for the City and
County of San Francisco, State of California

BEFORE THE BOARD OF IMMIGRATION APPEALS

BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

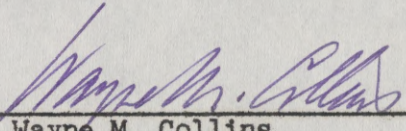
No. _____

CARLOS TADAHORU MIYAHIRA

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

CARLOS TADAHORU MIYAHIRA, an alien minor, hereby requests that the deportation proceeding instituted against ~~him~~ be reopened for the purpose of enabling ~~him~~ to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c) on the grounds that he is and has been, for the required period of time, a person of good moral character and is the minor child of KOZO MIYAHIRA AND SUMIKO MIYAHIRA, alien parents of a resident United States born citizen minor child, one or both of whom, upon a grant of a similar applied for suspension of deportation, will become legally resident aliens and that the deportation of applicant would result in serious economic detriment to one or both of said parents and to applicant.

WHEREFORE, applicant requests that said cause be reopened for the aforesaid purposes to enable applicant to introduce oral and documentary evidence of ~~his~~ eligibility to apply for and to receive the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c), and regulations thereunder and for the grant of said application for suspension of deportation.



Wayne M. Collins
1701 Mills Tower
San Francisco, Calif.
Attorney for Applicant.

BEFORE THE BOARD OF IMMIGRATION APPEALS

BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

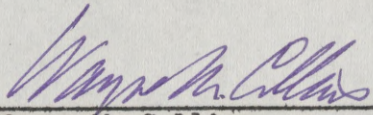
No. _____

~~EMILIA EMIKO MIYAHARA~~

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

~~EMILIA EMIKO MIYAHARA~~, an alien minor, hereby requests that the deportation proceeding instituted against ~~her~~ be reopened for the purpose of enabling ~~her~~ to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c) on the grounds that ~~she~~ is and has been, for the required period of time, a person of good moral character and is the minor child of ~~ROZO MIYAHARA AND EMIKO MIYAHARA~~, alien parents of a resident United States born citizen minor child, one or both of whom, upon a grant of a similar applied for suspension of deportation, will become legally resident aliens and that the deportation of applicant would result in serious economic detriment to one or both of said parents and to applicant.

WHEREFORE, applicant requests that said cause be reopened for the aforesaid purposes to enable applicant to introduce oral and documentary evidence of ~~her~~ eligibility to apply for and to receive the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c), and regulations thereunder and for the grant of said application for suspension of deportation.


Wayne M. Collins
1701 Mills Tower
San Francisco, Calif.
Attorney for Applicant.

AFFIDAVIT OF MERITS

STATE OF CALIFORNIA,)

CITY AND COUNTY OF SAN FRANCISCO.)

SS.

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____

EMILIA EMIKO MIYAHIRA,

the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of _____

KOZO MIYAHIRA AND SUMIKO MIYAHIRA

alien parents, each of whom is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and is a parent of a dependent native born United States citizen minor child; that applicant is and ever has been a person of good moral character; that if one or both of applicant's said parents be granted such suspension of deportation applicant thereupon becomes eligible to apply for and receive a like suspension of deportation under the provisions of said statute and regulations promulgated in furtherance of its objectives on the grounds applicant is and ever has been a person of good moral character and that the deportation of applicant would result in serious economic detriment to one or both of applicant's parents who then would be legally resident aliens: that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted such suspension of deportation.

Wayne M. Collins
Wayne M. Collins

Subscribed and sworn to before me

this 14th day of April, 1949, .

[Signature]
Notary Public in and for the City and
County of San Francisco, State of California