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FORM LETTERS . . ATTORNEY GENERAL

1946

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2207

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kazuo Kusano
Name

8404-G

Bloc't Number
Tule Lake Center,
Newell, Modoc County,
California.

2201

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Jakumi Harikawa
Name

6917-F

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

2200

Tule Lake Center,
Newell, Modoc County, Calif.
February 17, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Yoshito Kuniyama
Name

3105-A

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2199
HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
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6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Yutaka Mita
Name

2204-A

Bloc^t Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 19, 1946

#2246

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Shigeo Kato
Name

1416-D
Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 17, 1946

2195
HON. TOM CLARK;

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

John Isamu Nakata
Name

7012-C

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK;

1046

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Shuji Yamazaki
Name

S604-E

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2235

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kirashi Nagasaka
Name

1405-C

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

626

HON. TOM CLARK;

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Ieao Okada

(Present) 1203-B
(Former) 1913-C

Name
Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2196

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Misyo Iguhara
Name

8202-6

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2226

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Isao Asari
Name

1717-D

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

97

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Yukio Yamada
Name

3216-B✓

Block Number

Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2217

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Ben Isatomu Matsunoto
Name

8102-E

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2211
HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Masami Matsumoto
Name

8102-E

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2198
HON. TOM CLARK;

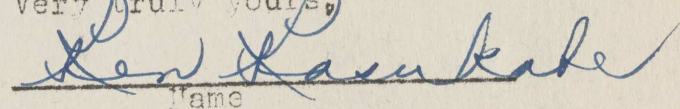
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
 2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
 3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
 4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
 5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
 6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
 7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.
- For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,


Name

131g-D

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2213

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Hiroyo Kaneshiro
Name

5006-B

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

226

HON. TOM CLARK?

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Masatero Kameoka
Name

5006-17

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2219

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Ansel Lyan
Name

5006-A

Bloc't Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

211b

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
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6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kezumaru Tukunaga
Name

2818-C

Bloc't Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2233

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

James H. Gillett
Name

1103-A

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2133

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Aki Haruchi

(Present)
(Former)

1115-C
813-C

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 12, 1946

No. 2135

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Koichi Sagara

Old address Name 8180-A

New " 1115-D²

Bloc't Number

Tule Lake Center,
Newell, Modoc County,
California.

Comm. no. 1117

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK?

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
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6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

George Mori

Name

7112-A

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Novell, Modoc County, Calif.
February 18, 1946

100
HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Masahiro Yasuo
Name
(Former) 3413-17
(Present address) 331a-E
Block Number
Tule Lake Center,
Novell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February X, 1946

114

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Takashi Yamada
Name

3404-B
Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

#2121

HON. TOM CLARK:

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

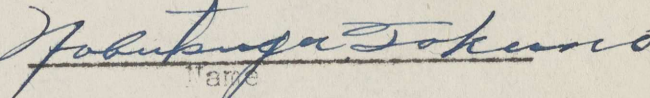
Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,


Name

3718-17

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

2191
HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Iwaoji Nagemoto
Name

3302-D

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

2042

HON. TOM CLARK;

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Mitsubishi Tozaki
Name

24-16 D

Bloc't Number
Tule Lake Center,
Newell, Modoc County,
California.

3144

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Toshio Yamasaki
ame
#5604-E

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

#77

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Shitsu Nakoto Yamawaki
Name

Blk. 704-A

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

#2170

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Teruo Nakagawa
Name

7513-C

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

2173

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Harumi Nakamura
Name

6903-C

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

2122

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

HON. TOM CLARK;

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me,

Very truly yours,

Toshiaki Nakashima
Name

A-1-B

Block Number
Tule Lake Center,
Newell, Modoc County,
California,

3080

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK;

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Shige Nakano
Name

4514-B

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

1115

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Mamoru Nakagawa
Name

4514-B

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Comm. No.
2108

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK;

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Takao Mayeda
Name
6907-P

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

2153

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kihei Masumoto
Name

418 - E

Bloc Number
Tule Lake Center,
Newell, Modoc County,
California.

#3155

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Hitoshi Tomai
Name

1118-B

Bloc Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

No 101

HON. TOM CLARK?

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Wm. J. Ota
Name

240723

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Yukio Sakamoto
Name

3216-B

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

2160

Tule Lake Center,
Newell, Modoc County, Calif.
February 17, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Takuchi Sakai
Name

1603-13

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Comm. No. 2189

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Mitsuo Saeda
Name

7115-0

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Comm. No. 2190

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Toshiro Saeki
Name

7115-A.

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Comm No. 2131

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Yoshio Shimizu
Name

2905-D'

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

No. ~~122~~ 432

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kiyoto Yabida
Name

2804-a

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

2145

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Nichiro Yoshioka
Name 2

7301-D

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

2125

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Haruye Wakano
Name

3718-17

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

361

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,
Ramon Joe Yakiwa
Name

2818-B

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Comm. No. 1162 Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kiyoshi Tomoike
Name

1816-A

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Comm 146. 2103

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK?

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Mitsuo Tojima
Name
5001-KB

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

2182

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Shigeaki Hira
Name

1114-A

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK?

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Yukio Nakamura
Name

1586-c

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

#2162
Tule Lake Center,
Newell, Modoc County, Calif.
February 17, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Rahel Minow Yamaoka
Name

45-017-C

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

2159

Tule Lake Center,
Newell, Modoc County, Calif.
February 17, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Sato Sakai
Name

1603-13

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

#2185
Tule Lake Center,
Newell, Modoc County, Calif.
February _____, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Ray Hasekis
Name

7608-E

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

Comm. No 40

Tule Lake Center,
Newell, Modoc County, Calif.
February 18, 1946

HON. TOM CLARK,

Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial; I was given neither the time nor the opportunity to answer any unjust charges that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Minoru Matsumoto
Name

5001-B

Block Number
Tule Lake Center,
Newell, Modoc County,
California.

NO. 2313.

Tule Lake Center,
Newell, Modoc County, Calif.

~~February~~ March 1, 1946

MR. T. C. CLARK,
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial: I was given neither the time nor the opportunity to answer any unjust charges that may have been brought against me or unjust suspicions that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Teruo Komatsu
Name.

3107-C

Block Number.
Tule Lake Center,
Newell, Modoc County,
California.

Committee No. 2314

Tule Lake Center,
Newell, Modoc County, Calif.
February 2, 1946
MARCH

MR. EDWARD CLARK,
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25897, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in any wise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial: I was given neither the time nor the opportunity to answer any unjust charges that may have been brought against me or unjust suspicions that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kuniaki Shiosaki
Name.

3207 C Tule Lake Center
Block Number.

Tule Lake Center,
Newell, Modoc County,
California.

Tule Lake Center,
Newell, Modoc County, Calif.
February 1, 1946
March

MR. T. J. CLARK,
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Case No. 2313

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial: I was given neither the time nor the opportunity to answer any unjust charges that may have been brought against me or unjust suspicions that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Tensu Komishi
Name _____

3107-C

Block Number.
Tule Lake Center,
Newell, Modoc County,
California.

2312
Tule Lake Center,
Newell, Modoc County, Calif.
February 28, 1946

MR. T. C. CLARK,
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing; and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial: I was given neither the time nor the opportunity to answer any unjust charges that may have been brought against me or unjust suspicions that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Fumio Yoshioka
Name

Block Number.
Tule Lake Center,
Newell, Modoc County,
California.

Committee No. 2311.

Tule Lake Center,
Newell, Modoc County, Calif.
February 28, 1946

MR. T. C. CLARK,
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial: I was given neither the time nor the opportunity to answer any unjust charges that may have been brought against me or unjust suspicions that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and lawfully could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Sueo Ogaki
Nafo.

1614-A

Block Number.

Tule Lake Center,
Newell, Modoc County,
California.

#2310

Tule Lake Center,
Newell, Modoc County, Calif.
February 28, 1946

W.C. T. CLARK,
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

Without waiving any of my constitutional and legal rights asserted by me in Actions Nos. 25294 to 25297, inclusive, now pending in the U.S. District Court for the Northern District of California, at San Francisco, California, and without this request in anywise operating as a bar to said or any actions or as a waiver thereof, I hereby request that the mitigation hearing or examination heretofore given me at the Tule Lake Center to show cause why I should not be deported to Japan by you be re-opened for the introduction of further evidence or that a re-examination or new examination be given me thereon for the following reasons and upon the following grounds:

1. I was not allowed to be represented at said mitigation hearing by counsel of my own choosing or by any counsel whatever;
2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial: I was given neither the time nor the opportunity to answer any unjust charges that may have been brought against me or unjust suspicions that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Jamatsu Kumasaki
Name.

1614-A

Block Number.

Tule Lake Center,
Newell, Modoc County,
California.

#2309.

Tule Lake Center,
Newell, Modoc County, Calif.
February 28, 1946

WON. T. C. CLARK,
Attorney General of the United States,
Department of Justice Building,
Washington, D.C.

Dear Mr. Attorney General:

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2. I was given neither the time nor the opportunity to obtain witnesses to appear at said hearing and to testify on my behalf;
3. I was not given time or the opportunity to obtain evidence on my behalf or to submit the same to the hearing officer at said hearing and I was not allowed to subpoena witnesses to appear and testify on my behalf but was arbitrarily summoned to said hearing or examination without any reasonable period of time or any time whatever having been allowed me to prepare for the same;
4. The hearing officer's recommendation made at said examination and the refusal to release me from detention and to restore me to civilian life in this country was based either in whole or in part upon secret data kept in dossiers and files in the possession of the hearing officer and authorities which was not made known to me or exhibited to me but was kept secret from me;
5. The said examination or hearing was arbitrary, unreasonable and oppressive in its brevity, in the manner in which it was conducted and in the circumstances under which it was held;
6. The said examination was not under oath and no witnesses were sworn, and no witnesses appeared and testified against me;
7. The said examination was neither full, complete nor adequate and was neither fair nor impartial: I was given neither the time nor the opportunity to answer any unjust charges that may have been brought against me or unjust suspicions that may have been entertained against me and, in fact, there neither then nor now exists nor was there introduced at said hearing any competent evidence whatever upon which an unfavorable recommendation ought to have been made against me or upon which a refusal to release me from detention properly and legally could be based.

For the foregoing reasons and grounds I request that the said examination or hearing be re-opened for the introduction of additional evidence or that a re-hearing or new hearing or examination be given me.

Very truly yours,

Kikone Itogah-
Name.

5015B

Block Number.

Tule Lake Center,
Newell, Modoc County,
California.