

20:8

TAWARA, MITSUTARO

1952-1953

78/177
C

In the Matter of)
)
) No. _____
)
MITSUTARO TAWARA -----)

NO. 100 MITSUTARO TAWARA hereby requests

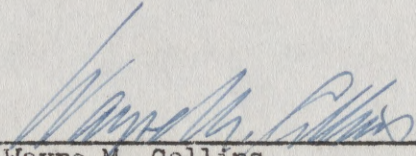
WHEREFORE, applicant requests that said cause be reopened for the aforesaid purposes to enable applicant to introduce oral and documentary evidence of his eligibility to apply for and to receive the benefits afforded by the provisions of Title 8 USCA, Sec. 155 (c), and regulations thereunder and for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

Attorney for Applicant

AFFIDAVIT OF MERITS

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

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____ MITSUTARO TAWARA, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is and has been a person of good moral character for a period of time in excess of five years and has resided continuously in the United States for seven years or more and now so resides and was so residing on July 1, 1948, when Title 8, USCA, Sec. 155 (c) as amended, became effective; that applicant desires to have his deportation proceeding reopened to enable him to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), by reason thereof, and is ready, willing and able to submit at such reopened hearing oral and documentary evidence demonstrating his said eligibility to apply for and to be granted such suspension of deportation.

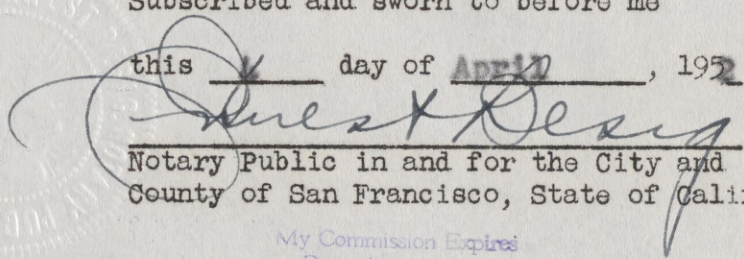


Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.

Attorney for Applicant.

Subscribed and sworn to before me

this 14 day of April, 1952.



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

My Commission Expires
December 23, 1952

BEFORE THE BOARD OF IMMIGRATION APPEALS
BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

No.

KIWA TAWARA

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

----- KIWA TAWARA ----- hereby requests that the deportation proceeding heretofore instituted against ~~her~~ be reopened for the purpose of enabling ~~her~~ to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 145 (c) effective as at July 1, 1948, (Public Law No. 863), on the ground that ~~she~~ is and has been, for a period of time in excess of five years, a person of good moral character and that ~~she~~ has resided continuously in the United States for seven years or more and now so resides and was so residing on July 1, 1948, the effective date of said Act.

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

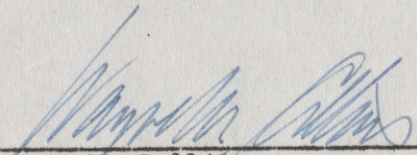
Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.

Attorney for Applicant

AFFIDAVIT OF MERITS

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

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for
KIWA TAWARA, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is and has been a person of good moral character for a period of time in excess of five years and has resided continuously in the United States for seven years or more and now so resides and was so residing on July 1, 1948, when Title 8, USCA, Sec. 155 (c) as amended, became effective; that applicant desires to have her deportation proceeding reopened to enable her to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), by reason thereof, and is ready, willing and able to submit at such reopened hearing oral and documentary evidence demonstrating her said eligibility to apply for and to be granted such suspension of deportation.

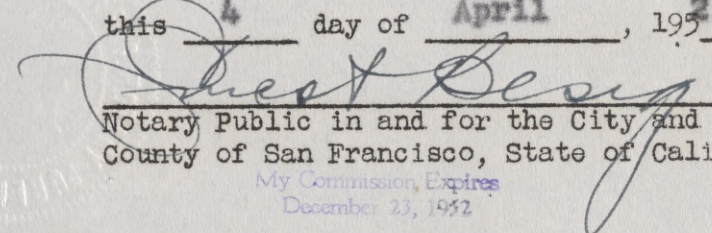


Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.

Attorney for Applicant.

Subscribed and sworn to before me

this 4 day of April, 1952.



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

My Commission Expires
December 23, 1952

BEFORE THE BOARD OF IMMIGRATION APPEALS
BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

PAULA SUMIKO TAWARA

No. _____

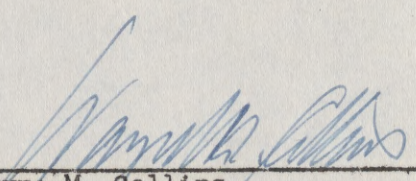
APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

PAULA SUMIKO TAWARA

hereby requests

that the deportation proceeding heretofore instituted against her
be reopened for the purpose of enabling her to apply for a sus-
pension of deportation under the provisions of Title 8 USCA, Sec. 155
(c) effective as at July 1, 1948, (Public Law No. 863), on the ground
that she is and has been, for a period of time in excess of five
years, a person of good moral character and that she has resided
continuously in the United States for seven years or more and now so
resides and was so residing on July 1, 1948, the effective date of said
Act.

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

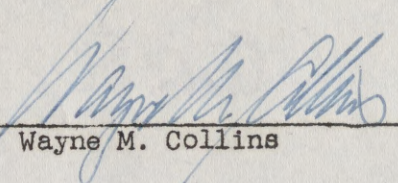

Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.

Attorney for Applicant

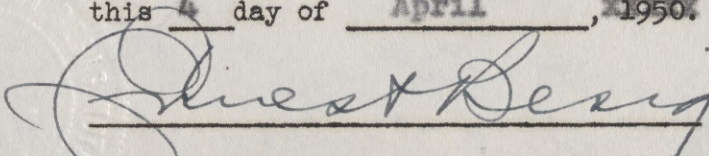
AFFIDAVIT OF MERITS

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

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for PAULA SUMIKO TAWARA, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of MITSUTARO TAWARA AND KIWA TAWARA, alien parents, each of whom, together with applicant, is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and has resided continuously in the United States for seven years or more and now so resides and did so reside when 8 USCA, Sec. 155 (c), as amended July 1, 1948, became effective; that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted a suspension of deportation.


Wayne M. Collins

Subscribed and sworn to before me
this 4 day of April, 1952
~~1950~~


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

My Commission Expires
December 23, 1952

BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of)
) No. _____
JUAN AKIO TAWARA)

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

... JUAN AKIO TAWARA hereby requests that the deportation proceeding heretofore instituted against him be reopened for the purpose of enabling him to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 115 (c) effective as at July 1, 1948, (Public Law No. 863), on the ground that he is and has been, for a period of time in excess of five years, a person of good moral character and that he has resided continuously in the United States for seven years or more and now so resides and was so residing on July 1, 1948, the effective date of said Act.

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

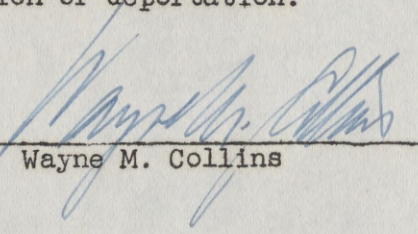
Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.

Attorney for Applicant

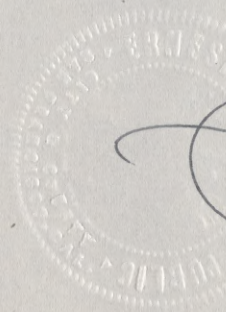
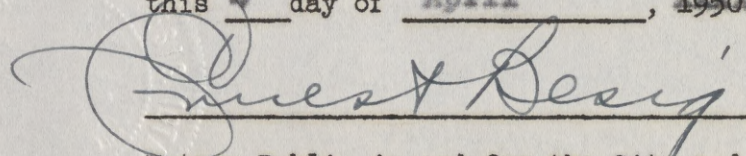
AFFIDAVIT OF MERITS

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

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____
JUAN AKIO TAWARA, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of MITSUTARO TAWARA
KIWA TAWARA, alien parents, each of whom, together with applicant, is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and has resided continuously in the United States for seven years or more and now so resides and did so reside when 8 USCA, Sec. 155 (c), as amended July 1, 1948, became effective; that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted a suspension of deportation.


Wayne M. Collins

Subscribed and sworn to before me
this 4 day of April, 1952
~~1950~~



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

My Commission Expires
December 23, 1952

BEFORE THE BOARD OF IMMIGRATION APPEALS

BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

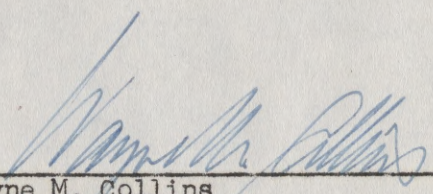
No. _____

SUSANA KIYOKO TAWARA

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

SUSANA KIYOKO TAWARA hereby requests that the deportation proceeding heretofore instituted against her be reopened for the purpose of enabling her to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c) effective as at July 1, 1948, (Public Law No. 863), on the ground that she is and has been, for a period of time in excess of five years, a person of good moral character and that she has resided continuously in the United States for seven years or more and now so resides and was so residing on July 1, 1948, the effective date of said Act.

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

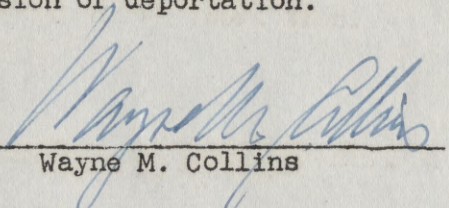

Wayne M. Collins
1701 Mills Tower
San Francisco 4, Calif.

Attorney for Applicant

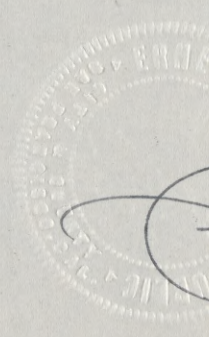
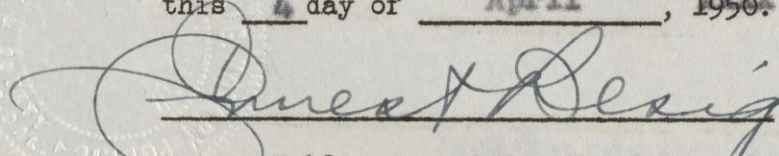
AFFIDAVIT OF MERITS

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

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for _____
SUSANA KIYOKO TAWARA, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is an alien dependent minor child of MITSUTARO TAWARA
KIWA TAWARA, alien parents, each of whom, together with applicant, is eligible to apply for and is applying for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), on the grounds each is and has been a person of good moral character for a period of time in excess of five years and has resided continuously in the United States for seven years or more and now so resides and did so reside when 8 USCA, Sec. 155 (c), as amended July 1, 1948, became effective; that applicant desires to have said cause reopened for the purpose of enabling applicant to submit oral and documentary evidence demonstrating said eligibility to apply for and to be granted a suspension of deportation.


Wayne M. Collins

Subscribed and sworn to before me ¹⁹⁵²
this 4 day of April, 1950.



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

My Commission Expires
December 23, 1952

Wayne M. Collins
Attorney at Law
Mills Tower, 220 Bush Street
San Francisco 4, California

April 4, 1952

The Commissioner of Immigration
Washington, D. C.

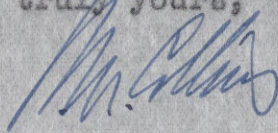
Dear Sir:

In re: Mitsutaro Tawara and Family
Denver, Colorado

Enclosed find three each of original application forms to reopen cause for the purpose of enabling the following Peruvian-Japanese to apply for a suspension of deportation, together with accompanying affidavits of merits and notices of appearance: Mitsutaro Tawara and Kiwa Tawara and their alien dependent minor children, Paula Sumiko, Juan Akio and Susana Kiyoko Tawara. An original application form for each is also being sent to the District Director, USI&NS, Denver, Colorado, inasmuch as the Tawara family resides at 1912 Curtes St., Denver, Colorado. Notices of appearance had been forwarded previously to the local Immigration office.

If the matter is not now pending before you, I would thank you to transmit the enclosed applications for suspension of deportation to the Board of Immigration Appeals if the cause is pending before that Board.

Very truly yours,



Copy to:
USI&NS, Denver, Colorado

April 4, 1952

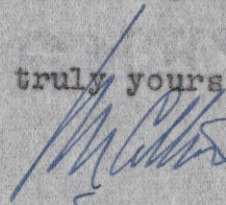
District Director
Immigration and Naturalization Service
Denver, Colorado

Dear Sir:

In re: Mitsutaro Tawara and Family
Denver, Colorado

Enclosed find copies of applications to
reopen cause and to enable the applicants
to apply for a suspension of deportation,
the originals of which were this date forwarded
to the Commissioner of Immigration, Washington,
D. C.

Very truly yours,

A handwritten signature in blue ink, appearing to be "M. C. Tawara", is written over the typed phrase "Very truly yours,".

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

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

5977654, 6162289
6162286, 6162285
6162284, Tawara

May 16, 1952

Wayne M. Collins, Esquire
Mills Tower
220 Bush Street
San Francisco 4, California

My dear Mr. Collins:

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

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

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

Sincerely yours,

Thos. G. Finucane

Thos. G. Finucane
Chairman

MAY 16 1952

IN THE MATTER
OF
MITSUTARO TAWARA (husband), KIWA TAWARA (wife)
and children SUMIKO, AKIO, KIYOKO

FILE NO: A-5977654
A-6162289
A-6162286
A-6162285
A-6162284

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENTS: Wayne M. Collins, Esquire
Mills Tower
220 Bush Street
San Francisco 4, California

These cases are before us on motion requesting that the proceedings be reopened for the purpose of permitting the aliens to make application for suspension of deportation. The aliens compose a family group. The adult aliens are natives of Japan, last residents of Peru. The minor aliens are natives of Peru of Japanese race. The husband/father entered the United States on June 15, 1943 at San Francisco, California. The wife and children entered this country on July 2, 1944 at New Orleans, Louisiana. They were brought here for internment. On February 19, 1947 their deportation was ordered to Peru.

It is now requested that the proceedings be reopened to permit the aliens to make application for suspension of deportation under Section 19 (c) (2) of the Immigration Act of 1917 as amended. It is alleged that the aliens have resided in the United States for more than seven years and were residing here on July 1, 1948.

We have carefully considered the request. We shall order the proceedings reopened for the purpose of bringing the record up to date and to permit the aliens to apply for appropriate discretionary relief. The record shows that at the time of the aliens' entry into this country some members of the family remained in Peru. At the reopened hearing the aliens should be afforded an opportunity to present evidence to show whether or not they are acceptable to Peru and whether or not they have attempted to return there voluntarily. At the time the cases were last before us we also considered the cases of two other children of this family group. At the reopened hearing evidence should be presented showing the disposition of the cases of these two aliens.

ORDER: It is ordered that the outstanding orders and warrants of arrest be withdrawn.

IT IS FURTHER ORDERED that the proceedings be reopened for the purpose of bringing the record up to date and to permit the aliens to make application for appropriate discretionary relief.

August 11, 1952

Mr. Mitsutaro Tawara and family
1912 Curtis Street
Denver, Colorado

Dear Mr. Tawara and Family:

My application to reopen your immigration case has been granted. In due course the case will be set down for hearing. It will not be necessary for me to be personally present.

However, you should ask the hearing officer to forward me a copy of the decision he makes in your case.

Very truly yours,

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

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

5977654
6162289
6162286

6162285
6162284

Wayne M. Collins, Esquire
Mills Tower
220 Bush Street
San Francisco, 4, California

My dear Mr. Collins:

Reference is made to your interest in the above case.

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

Sincerely yours,

Thos. G. Finucane

Thos. G. Finucane
Chairman

*Respectfully,
R. J. [unclear]*

1912 Curtis St
Denver, Colo.

AUG 4 - 1952

IN THE MATTER
OF

MITSUTARO TAMARA (Husband), KIWA
TAMARA (wife) and children SUMIKO,
AKIO, KIYONO

FILE NO: A-5977654
A-6162289
A-6162286
A-6162285
A-6162284

Peruvian
Immig.

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENTS: Wayne H. Collins, Esquire
Wills Tower
220 Bush Street
San Francisco 4, California

IT IS ORDERED that the outstanding orders of May 16, 1952 be
amended as follows:

ORDER: It is ordered that the outstanding orders and warrants
of deportation be withdrawn.

IT IS FURTHER ORDERED that the proceedings be reopened for the
purpose of bringing the record up to date and to permit the
aliens to make application for appropriate discretionary relief.

LM/erc

Acene Chairman

*File
Permanently*

September 10, 1952

Mr. & Mrs. Mitsutaro Tawara
and family
1912 Curtes Street
Denver, Colorado

Dear Mr. & Mrs. Tawara:

My application to reopen your immigration case has been granted. In due course the case will be set down for hearing. It will not be necessary for me to be personally present.

However, you should ask the hearing officer to forward me a copy of the decision he makes in your case.

Very truly yours,

Form: I-226
REG. MAIL RET REC REQ

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
350 Post Office Building
Denver 2, Colorado

Rec'd 10/5/52

Mitsutaro Tawara, & wife,
Kiwa Tawara, & minor children,
Sumiko, Akio and Kiyoko; and sons,
Toshiharu Tawara, and
Toshimitsu Tawara,
1912 Curtis St.,
Denver, Colo.

Oct. 13, 1952
(Date of Notice)

~~A-5 977-654-A-6 162-239-282-285~~
(File number) ~~286-287-284~~

Pursuant to warrant of arrest served on you on March 30, 1946, you are advised to appear at 1 P. M., on October 29, 1952, in Room 350 Post Office Bldg., Denver, Colo. for a hearing to enable you to show cause why you should not be deported from the United States in conformity with law.

The hearing under said warrant is being held pursuant to authority contained in and jurisdiction conferred by Sections 19 and 20 of the Act of February 5, 1917, as amended. (8 U.S.C. 155, 156).

It is asserted that (1) you are an alien, and (2) **that you appear subject to deportation on the following grounds:**

The Immigration Act of May 26, 1924, in that, at the time of entry, you were immigrants not in possession of valid immigration visas and not exempted from the presentation thereof by said Act or regulations made thereunder; the Passport Act approved May 22, 1918, as amended, and the Act of Feb. 5, 1917, in that, at the time of entry, you did not present unexpired passports or official documents in the nature of a passport issued by the government of the country to which you owe allegiance or other travel document showing your origin and identity, as required by Executive Order in effect at time of entry

You are advised that at the hearing you have the right to be represented by counsel of your own choice and at your own expense, or by any other person duly qualified to practice before the Immigration and Naturalization Service. You are further advised that you should bring to the hearing any documents which you desire to have considered in connection with the case. If any of these documents is in a foreign language, you should bring the original and certified translations thereof.

You are further advised that if you are deported or if you depart under an order of deportation you will not be permitted to enter the United States within one year after the date of your departure. If you desire to enter the United States after one year has elapsed from the date of your deportation or departure under an order of deportation you must obtain permission from the Attorney General to apply for admission into the United States. If you enter the United States at any time after deportation or departure under an order of deportation without receiving permission from the Attorney General, you will be guilty of a felony and upon conviction be liable to imprisonment of not more than two years or a fine of not more than \$1000.00, or both such fine and imprisonment.

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

John F. Hamaker
JOHN F. HAMAKER
Officer in Charge
Denver, Colorado

Tawara

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

October 17, 1952

Mr. & Mrs. Mitsutaro Tawara
and family
1912 Curtis St.
Denver, Colorado

Dear Mr. & Mrs. Tawara:

The Immigration Service has sent you a notice to appear for your hearing on October 29, 1952, at 1:00 P.M. in Room 350, Post Office Building, Denver, Colorado.

You should appear there promptly and bring with you the Form I-256A and other documents mentioned in that letter.

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

Very truly yours,

SPRINGWATER
DELIVER UNION
FAC CONTENT

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
350 Post Office Building

Mitsutaro Tawara, & wife, Denver 2, Colorado
Kiwa Tawara, & minor children,
Sumiko, Akko and Kiyoko; and sons,
Toshiharu Tawara, and
Toshimitsu Tawara,
1912 Curtis St.,
Denver, Colo.

November 24, 1952
(Date of Notice)

A-5 977 654 A-6 162 289-288-
(File number) 285-286-
287-284

Pursuant to warrant of arrest served on you on March 30, 1946, you are advised to appear at 1 P. M., on December 18, 1952, in Room 350 Post Office Bldg., Denver, Colo., for a hearing to enable you to show cause why you should not be deported from the United States in conformity with law.

The hearing under said warrant is being held pursuant to authority contained in and jurisdiction conferred by Sections 19 and 20 of the Act of February 5, 1917, as amended (8 U.S.C. 155, 156).

It is asserted that (1) you are an alien, and (2) that you appear subject to deportation on the following grounds:

The Immigration Act of May 26, 1924, in that, at the time of entry, you were immigrants not in possession of valid immigration visas and not exempted from the presentation thereof by said Act or regulations made thereunder; the Passport Act approved May 22, 1918, as amended, and the Act of Feb. 5, 1917, in that, at the time of entry, you did not present unexpired passports or official documents in the nature of a passport issued by the government of the country to which you owe allegiance or other travel document showing your origin and identity, as required by Executive Order in effect at time of entry

You are advised that at the hearing you have the right to be represented by counsel of your own choice and at your own expense, or by any other person duly qualified to practice before the Immigration and Naturalization Service. You are further advised that you should bring to the hearing any documents which you desire to have considered in connection with the case. If any of these documents is in a foreign language, you should bring the original and certified translations thereof.

You are further advised that if you are deported or if you depart under an order of deportation you will not be permitted to enter the United States within one year after the date of your departure. If you desire to enter the United States after one year has elapsed from the date of your deportation or departure under an order of deportation you must obtain permission from the Attorney General to apply for admission into the United States. If you enter the United States at any time after deportation or departure under an order of deportation without receiving permission from the Attorney General, you will be guilty of a felony and upon conviction be liable to imprisonment of not more than two years or a fine of not more than \$1000.00, or both such fine and imprisonment.

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

REGISTERED MAIL

OVER

JOHN F. HAMAKER
Officer in Charge
Denver, Colorado

Dear Wayne:

Seasons Greetings to you. Hope this finds you well

and prosperous.

If you are unable to appear for this hearing, please let me know by return mail. You should come back and enjoy our crisp winter air.

Sincerely,

P. S. Willmore

7-11
WAYNE M. COLLINS
Attorney at Law
Mills Tower, 220 Bush Street
San Francisco 4, California

November 26, 1952

Mr. Mitsutaro Tawara, & wife,
Kiwa Tawara, & minor children,
Sumiko, akio & Kiyoko; and sons,
Toshiharu Tawara, and
Toshimitsu Tawara
1912 Curtis St.,
Denver, Colo.

Dear Tawara family:

The Immigration Service has sent you a
notice to appear for your hearing on December 18,
1952, at 1:00 P.M. in Room 350, Post Office
Building, Denver, Colorado.

You should appear there promptly and bring
with you the Form I-256A and other documents
mentioned in that letter.

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

Very truly yours,

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
Denver, Colorado

February 16, 1953

File: A-6 162 288

IN RE: TOSHIHARU TAWARA or
TOSHIHARU ADOLPH TAWARA

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENT: Wayne M. Collins, Attorney at law,
Mills Tower, 220 Bush St.,
San Francisco 4, Calif.

CHARGES:

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

Lodged: None

APPLICATION: Suspension of deportation - Economic detriment

DETENTION STATUS: Released on conditional parole

WARRANT SERVED: March 30, 1946

DISCUSSION: The Board of Immigration Appeals in their order dated June 3, 1952, ordered this case reopened for the purpose of allowing the respondent to apply for the appropriate discretionary relief. The Findings of Fact, and Conclusions of Law served upon the respondent on April 2, 1946, are hereby adopted.

Respondent was legally married to a native born citizen of the United States on November 27, 1949. They have two children who are United States citizens by birth. The alien is self-employed and earns approximately \$2,000. per year. His wife is not employed. Their assets total approximately \$2700. It is clear from the record that his deportation would result in a serious economic detriment to his citizen-spouse and two citizen-children.

As he is a nonquota immigrant, he could readily obtain an immigration visa if granted the privilege of voluntary departure. Having been under supervised parole to this Service, the record fails to reveal that he has an arrest or criminal record. He did not register under the Selective Training and Service Act of 1940 and is not yet required to register under the Selective Service Act of 1948. Inquiry has disclosed that he has no connection with subversive groups.

Affidavits have been presented into the record to establish that he has been a person of good moral character for more than the past five years. His character since arrival in the United States has been above reproach.

2.

In view of the holding in the Matter of W...., Interim Decision No. 225, the respondent may be found eligible for suspension of deportation. On the record the alien has established his eligibility for suspension of deportation.

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

IT IS FURTHER ORDERED that if the Congress approves the suspension of the alien's deportation, the proceedings be cancelled and the alien, if a quota immigrant at the time of entry and not then charged to the appropriate quota, be so charged as provided by law.

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

A-6 162 288
Feb. 16, 1953
#2

P. S. WILLMORE
Special Inquiry Officer

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
Denver, Colorado

February 16, 1953

File: A-6 162 287

IN RE: VICTOR TOSHIMITSU TAWARA

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENT: Wayne M. Collins, Attorney at law,
Mills Tower, 220 Bush St.,
San Francisco 4, Calif.

CHARGES:

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

Lodged: None

APPLICATION: Suspension of deportation - Economic detriment

DETENTION STATUS: Released on conditional parole

WARRANT SERVED: March 30, 1946

DISCUSSION: Board of Immigration Appeals Order of June 23, 1952 ordered this case reopened for the purpose of permitting the alien to make application for appropriate relief.

The Findings of Fact and Conclusions of Law served upon the respondent on April 2, 1946, are hereby adopted.

The record shows that the alien was legally married to a native born citizen of the United States on June 18, 1949. They have two children who are citizens of this country by birth. The alien earns a salary of \$53.00 per week; during the summer months he is employed and earns about \$600. a month. His wife is unemployed. Their assets total about \$5,897.35. It is clear from the record that his deportation would result in a serious economic detriment to his citizen-spouse and two citizen-children.

The respondent having been under supervised parole to this Service since his release from an internment camp has established that he has no arrest or criminal record. Further, that his character has been above reproach during that period. Although he did not register under the Selective Training and Service Act of 1940, he failed to do so because he was interned at that time. Because of his age, he has not yet been required to register under the Selective Service Act of 1948. Inquiry has disclosed that he has no connection with subversive groups. Affidavits have been presented as well as a Police Certificate to establish that he has been a person of good moral character for more than the past five years.

2.

In view of the holding in the Matter of W..... Interim Decision No. 225. the alien may be granted suspension of deportation. On the record he has established his eligibility for that privilege.

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

IT IS FURTHER ORDERED that if the Congress approves the suspension of the alien's deportation, the proceedings be cancelled and the alien, if a quota immigrant at the time of entry and not then charged to the appropriate quota, be so charged as provided by law.

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

A-6 162 287
Feb. 16, 1953
#2

P. S. WILLMORE
Special Inquiry Officer

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
Denver, Colorado

February 16, 1953

IN RE: MITSUTARO TAWARA, file A-5 977 654
KIWA TAWARA (Wife) A-6 162 289
Children:
PAULA SUMIKO TAWARA A-6 162 284
JUAN AKIO TAWARA A-6 162 285
SUSANA KIYOKO TAWARA A-6 162 286

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENTS: Wayne M. Collins, Attorney at law,
Mills Tower, 220 Bush St.,
San Francisco, Calif.

CHARGES:

Warrant: Act of 1924 - No immigration visas

Act of 1918 - No passports

Lodged: None

APPLICATION: Suspension of deportation - Economic detriment

DETENTION STATUS: Released on conditional parole

WARRANT SERVED: March 30, 1946

DISCUSSION: Board of Immigration Appeals Order dated August 4, 1952, ordered that the respondents' cases be reopened for the purpose of bringing the record forward and to permit the aliens to make application for appropriate discretionary relief.

The Findings of Fact and Conclusions of Law served upon the respondents on April 2, 1946, are hereby adopted.

The adult male alien is employed as a gardener and earns a salary of about \$250. per month. The female adult alien is also employed for a packaging concern and earns \$35.00 per week. Their joint assets total about \$3200. The oldest of the three children, a respondent herein, was legally married to a United States citizen on October 31, 1952. The two older sons, Toshiharu Tawara, A-6 162 288 and Victor Toshimitsu Tawara, A-6 162 287, both are under deportation proceedings. They are, however, both married to United States citizens and have United States citizen-children. The two younger children are both attending school regularly. Their application for suspension of deportation is based upon the fact that they all have more than seven years residence in this country.

2.

The respondents herein are subject to quota restrictions and would be unable to secure quota immigration visas for the purpose of immigrating to this country if they were granted voluntary departure in lieu of deportation.

Police Certificates as well as the fact that the respondents were under supervised parole the majority of the time since their release from an internment camp establish that they have not been arrested nor do they have criminal records of any kind. Affidavits as well as letters have been produced to show that the respondents have been persons of good moral character for more than the past five years.

In view of the holding in the Matter of W...., Interim Decision No. 225, it is concluded that the respondents' deportation from the United States would bring about undue hardship since they have become settled and well established in this country. On the record, the aliens have established their eligibility for suspension of deportation.

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

IT IS FURTHER ORDERED that if the Congress approves the suspension of the aliens' deportation, the proceedings be cancelled and the aliens, if quota immigrants at the time of entry and not then charged to the appropriate quota, be so charged as provided by law.

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

A-5 977 654
A-6 162 289-284-5-6.
2-16-53 #2

P. S. WILLMORE
Special Inquiry Officer

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

NOTICE OF CERTIFICATION

Denver, Colo.

IN THE MATTER
OF

VICTOR TOSHIMITSU TAWARA--file A-6 162 287
and
TOSHIHARU ADOLPH TAWARA-- file A-6 162 288

FILE NO. A-6 162 287--8

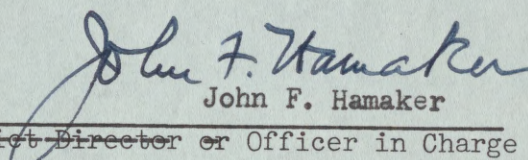
DATE: April 24, 1953

TO: Wayne M. Collins, Attorney at law,
Mills Tower, 220 Bush St.,
(ADDRESS)
San Francisco 4, Calif.

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

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

REGISTERED MAIL
Ret. Rec. Req.


John F. Hamaker
~~District Director~~ or Officer in Charge
Denver, Colorado

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

NOTICE OF CERTIFICATION

Denver, Colo.

IN THE MATTER
OF
MITSUTARO TAWARA, file A-5 977 654
KIWA TAWARA (wife) A-6 162 289
Children: PAULA SUMIKO TAWARA A-6 162 284
JUAN AKIO TAWARA A-6 162 285
SUSANA KIYOKO TAWARA A-6 162 286

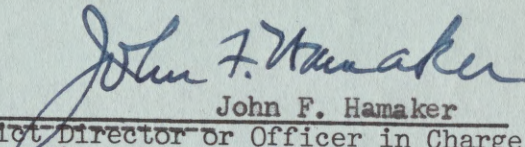
FILE NO. A-5 977 654
A-6 162 289-284-5-6-
DATE: April 24, 1953

TO: Wayne M. Collins, Attorney at law,
Mills Tower, 220 Bush St.,
(ADDRESS)
San Francisco 4, Calif.

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

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

REGISTERED MAIL
Ret. Rec. Req.


John F. Hamaker
District Director or Officer in Charge
Denver, Colorado

May 1, 1953

Mr. Mitsutaro Tawara
Mrs. Kiwa Tawara
Sumiko, Akio, Kiyoko,
Toshiharu and Toshimitsu
Tawara

Dear Tawara family:

The Special Inquiry Officer P.S. Willmore of the U.S. Immigration Service rendered a favorable decision in your cases on April 24, 1953. He recommended that the applications for suspension of deportation be granted. Therefore, the cases have been certified by him to the Assistant Commissioner, Inspections and Examinations Division, U.S. Immigration Service, at Washington, D.C. and if the application are there approved and Congress also approves the applications each of you will be granted permanent residence in the United States.

Very truly yours,