

17:7

Kudo, CHIZUKO LEONOR (Mrs. Yocum)

1950-1954

78/177

C



Came into office June 30 Thurs

Name: Leonor Chizuko Yocum nee Kudo

born: Peru, South America Feb. 22, 1927

Came to U. S. 1944 with mother and brother and sister

Camp: Crystal City, Texas

Married to Charles Philip Yocum, Jr.

who was born: Pennsylvania, Wilkes Barre

date: Jan. 20, 1925

Now in service - Navy

Place of Marriage: Seattle, Washington

August 2, 1948

Reporting every six months to Immigration Service --

advised her to write letter to Commissioner, INS

and ask case be reopened for suspension of deportation.

Add. 300 Haight St.  
San Francisco, Calif.

Hemlock 1-9319



Hearing at Crystal City, Texas  
April 4, 1946

Fwd. to C.O. 4-8-46

Central Office # 56147/6 TO  
A - 6139101

Included in hearing / mother  
Shigenie Kudo

---

Husband's birth certificate  
Marriage certificate.

---

International Institute  
1860 Washington

---

Letter to Commissioner, I. NS  
Washington DC requesting  
case be reopened for suspension  
of deportation



Nov. 15

File Note

Mrs. Yocum returned our call and said Immigration was going to reopen case and give her a hearing -- so all she has to do is wait. Would like WMC to represent her at time of hearing.

DP

Dec. 16

Mr. Olson said her application was reopened and not to file anything further.

WMC/dp



Aug 12, 1950

Mr: Wayne M. Collins  
Attorney at Law  
220 Bush st  
San Fransisco, Calif.

Dear Mr. Collins:

I am written this letter  
to let you know of my new address.

789 Page st  
San Fransisco, Calif.)OK

Very truly yours

Mrs Leonor Yacum



UNITED STATES DEPARTMENT OF JUSTICE  
Immigration and Naturalization Service  
San Francisco 11, California

January 29, 1953

A6 139 101 - DDAPS

Mrs. Chisuke Lennore Yocum,  
2195 Divisadero Street,  
San Francisco, California.

Sir:

Madam:

Please call at the office of the U. S. Immigration  
and Naturalization Service, Room 1247, Appraisers  
Building, 630 Sansome Street, San Francisco 11, California,  
at 11:00 AM on FEBRUARY 5, 1953.

Very truly yours,

BRUCE G. BARBER  
District Director

By

F. C. SEIDLE, Chief  
Detention, Deportation  
and Parole Section  
San Francisco District

CC. to Attorney - Wayne M. Collins.

The purpose of having your client appear at this Office  
is to place her on Conditional Parole in accordance with  
the provisions of the Internal Security Act of 1950.



Mrs. Chizuko Lennor Kudo Yocum

Peruvian Japanese

Received notice to appear at Immigration

Service on Feb. 5th. Would like to see

Mr. Collins today. Please call Jordon 7-3526

12477

Mr. Collins  
called her 2/1/52  
re above.



## APPLICATION FOR SUSPENSION OF DEPORTATION, VOLUNTARY DEPARTURE, AND PREEXAMINATION

Prepare *two* copies of this form.

Take or mail them to:

IMMIGRATION AND NATURALIZATION SERVICE,

DO NOT WRITE ABOVE THIS LINE

Leonor  
nee  
(1) I, / Maria Leonor Yocum, living  
(First name) (Middle name or names) (Last name)  
at 2195 Divisadero St. San Francisco, California, having  
(Street and number) (City or town) (State)  
been served with a warrant of arrest in deportation proceedings, which was dated \_\_\_\_\_,  
(Month, day, year)  
and served upon me on \_\_\_\_\_, state that I have been told of my right to be represented by  
(Month, day, year)  
counsel. I understand the charges against me as stated in the warrant of arrest, and admit that I am in  
the United States in violation of the law because \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

(2) I hereby apply for (check appropriate box or boxes):

☐ VOLUNTARY DEPARTURE: I desire to depart from the United States voluntarily without expense to the Government and without further proceedings or hearing on the warrant of arrest, and I hereby waive such further proceedings or hearing. I am able and willing to depart promptly to \_\_\_\_\_

☐ PREEXAMINATION: I hereby apply for the additional privilege of preexamination.

☒ SUSPENSION OF DEPORTATION: I request that deportation in my case be suspended under the provisions of section 19(c) (2) of the Immigration Act of 1917, as amended. I believe that I am eligible for suspension of deportation because:

☒ Such deportation would result in serious economic detriment to my husband and son who is/are a citizen(s) lawful resident(s) of the United States.  
(Cross out words which do not apply)

☒ I have lived continuously in the United States since July 1, 1944  
and was living in the United States on July 1, 1948.



(3) The following list includes every place I have lived in the United States during the last 7 years.\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM— (Month) (Year)	TO— (Month) (Year)
Internment Camp	Crystal City	Texas	July 1944	June 1947
145 Stonehedge Road	San Mateo	Calif.	June, 1947	Jan., 1948
228 Haight St.	San Francisco	Calif.	Jan. 1948	March 1948
200 Haight St.	San Francisco	Calif.	March, 1948	May, 1950
789 Page St.	San Francisco	Calif.	May, 1950	Sept., 1950
679 Bush St.	San Francisco	Calif.	Sept., 1950	May, 1951
2195 Divisadero St.	San Francisco	Calif.	May, 1951	, 19

\*Use a separate sheet for additional entries.

(4) All of the jobs I have had while living in the United States are:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM— (Year to year)	SALARY PER— (Week, month, year)
Mrs. Clumeck	Maid Nurse	145 Stonehead Rd.	1947-1948	\$125/mo
Esquire Theater	Usherett	Market St.	1948 to 1948	\$22/wk. about
Harlem Quarters	Waiters	Oakland	1948 to 1948	\$35.00/wk
Mrs. Carolunne Snowden	Dancer	2178 Bush St.	1948 to 1949	\$35 to 65/wk
Mrs. R. Sevier	Maid	Pierce St.	1949 to 1949	\$125/mo
Harry M. Chen	Attendant	545 Haight St.	1949 to 1950	\$40/wk
Mrs. Carolynne Snowden	Dancer	2178 Bush St.	1950 to 1950	\$125/wk
Lou Servin	Helper	171 O'Farrell	1951 to 1951	\$35/wk
Mount Zion Hosp.	Nurses Aid	1660 Divisadero	1951 to 19	\$192.50/mo

\*Use a separate sheet for additional entries.

(If not employed by others, describe business or other activities during your residence in the United States) \_\_\_\_\_

NOTE CAREFULLY. This application must be sworn to before a notary public or an officer of the Immigration and Naturalization Service.

I, Leonor Yocum, do swear (affirm) that I know the contents of this application and the same are true to the best of my knowledge.

Leonor Yocum  
(Complete and true signature of applicant)

Subscribed to and sworn to before me by the above named applicant at San Francisco,  
(City or town)

California, this \_\_\_\_\_ day of February, A. D. 19 52  
(State)

D.W. Washington  
Notary Public  
(Title of officer)



February 26, 1952

U.S. Immigration and Naturalization  
Service  
630 Sansome Street  
San Francisco 4, California

Attn: Mr. Tooso

Dear Sir:

Re: Leonor Yocum (nee Kudo)

Enclosed find Forms I-256 in the case  
of Mrs. Leonor Yocum.

Very truly yours,



February 26, 1952

Mrs. Leonor Yocum  
2195 Divisadero St.  
San Francisco, California

Dear Mrs. Yocum:

The Forms I-256 which you sent to me have been forwarded to the Immigration Service. It is necessary for you to obtain two unsigned photographs of yourself -- they should be 1½" by 2" in size and distance from top of head to point of chin should be approximately 1½"; must be on thin paper; have a light background; and clearly show a front view of your face, without hat. I would thank you to forward these photographs to me promptly.

The Immigration Service plans to conduct the hearings for you and your brother, Sukehiro Juan Kudo, at the same time. A request has been made to him to complete the forms I-256, and to obtain his photographs.

Very truly yours,



March 3, 1952

Immigration and Naturalization  
Service  
630 Sansome Street  
San Francisco, California

Attn: Mr. Tooso

Dear Sir:

Re: Juan Sukehiro Kudo  
File: A 6139100  
Chizuko Leonor Kudo Yocum  
A 6139010

Enclosed find copies of Form I-256 of  
Juan Sukehiro Kudo, together with his photo-  
graphs. Also enclosed are photographs of  
Mrs. Chizuko Kudo Yocum.

Very truly yours,



*File*  
*Peruvian Japanese*

March 25, 1952

Immigration and Naturalization  
Service  
630 Sansome Street  
San Francisco, California

Attn: Mr. Tooso

Dear Sir:

Re: Chizuko Leonor Kudo Yocum  
A 6139101

Enclosed find the following documents  
in connection with the hearing of the above-  
named alien:

1. Marriage Certificate in duplicate.
2. Birth Certificate of child in  
duplicate.
3. Affidavit of Witness in duplicate.
4. Police certificate in duplicate.

Very truly yours,



I-226  
(2/14/51)

UNITED STATES DEPARTMENT OF JUSTICE  
Immigration and Naturalization Service  
San Francisco 11, California

*Rec'd 7/22/52*

July 22, 1952

Mrs. Chizuko Leonor Yocum  
~~2195 Divisadero Street~~  
San Francisco, California

*Wg 1-7130*

(Date of Notice)  
A-6 139 101

Dear Madam:

*320-10 H. J. 5.2*

(File Number)

Pursuant to warrant of arrest served on you on March 30 1946 at the above address, you are advised to appear July 28 1952 M., on 407, in Room at the above, 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 are in the United States in violation of law on the charges contained in the warrant of arrest.

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 translation 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 \$1,000.00, or both such fine and imprisonment.

You should fill in and complete the attached Form I-256A and bring it with you to the hearing, together with the documents which you have previously been instructed to secure.

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

*L. E. Davis*  
*[Signature]*

jer



July 25, 1952  
9:15 AM

To: Mr Collins

Mrs. Yocum called. Hearing  
set for July 28. Please call  
Skyline 1-7130



UNITED STATES DEPARTMENT OF JUSTICE  
Immigration and Naturalization Service

File: A-6 139 101 (San Francisco)

(No Appeal)

In re: LEONOR YOCUM

IN DEPORTATION PROCEEDINGS

JAN 21 1953

IN BEHALF OF RESPONDENT: Wayne Collins, Atty at Law  
Hills Tower,  
San Francisco, California

CHARGES:

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

Lodged: None.

APPLICATION: Suspension of Deportation - Serious Economic Detri-  
ment.

DETENTION STATUS: Released on Conditional Parole.

DISCUSSION AS TO DEPORTABILITY: This record relates to a 25 year old married female, a native and citizen of Peru of the Japanese and Spanish race who last entered the United States at the port of New Orleans, La. on July 1, 1944 as a passenger on the USAT "Cuba" at which time she was admitted as a member of the family of a Japanese from Peru who had been brought by the U.S. Army for internment in the United States. That entry has been verified. Her entry was a lawful one under wartime regulations. She testified that her father went to reside in Japan in 1949; that her mother died here several years ago; and that only she and her brother, now a member of the United States Army, remain. Since the applicant was admitted without documents and has remained in the United States she must be considered to have been an immigrant at the time of entry. She is therefore deportable under the Immigration Act of 1924 and the Passport Act of 1918.

DISCUSSION AS TO ELIGIBILITY FOR SUSPENSION OF DEPORTATION: The record shows that the applicant was legally married to a native-born citizen of the United States on August 2, 1943. They have one child. The applicant is employed nights as a Nurse's Aide at a salary of \$215.00 per month. Her infant son is watched over by her husband and mother-in-law, who lives with them, while the applicant is at work. The husband, a U. S. Navy veteran, is employed at a construction laborer by a utility company at a salary of \$64.00 a week. Their total joint income for 1951 was \$2445.98. They have community property consisting of \$55.00 in savings and \$2000.00 invested in household furniture, equipment and personal effects. They owe only current bills. It is clear from the record



that the applicant's deportation would result in serious economic detriment to her citizen spouse and minor child.

As the respondent is a nonquota immigrant under Section 4(a) of the Immigration Act of 1924, she could readily obtain an immigration visa if granted the privilege of voluntary departure and preexamination. The record indicates that it is possible for the respondent to return to Peru without fear of physical persecution.

A check of the appropriate local and federal records has failed to reveal an arrest or criminal record relating to the respondent. Inquiry has disclosed that the alien has no connection with any subversive groups. Witnesses have been produced to establish that the respondent has been a person of good moral character for the preceding five years. On the record the alien has established her eligibility for suspension of deportation.

It should be noted that the alien also appears to meet the residence requirements for suspension of deportation under the provisions of Section 19(c)(2)(b) of the Immigration Act of 1917.

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.

ASSISTANT COMMISSIONER  
INSPECTIONS AND EXAMINATIONS DIVISION

RSD/po





TO :

FROM :

SUBJECT :

RE :

DATE :

BY :

FOR :

NOTED :



UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE  
SAN FRANCISCO, CALIFORNIA

IN REPLYING PLEASE REFER TO THIS  
FILE NUMBER

A-6139101

January 28, 1953

13-323  
1/21/53

LEONOR YOCUM

320-10 *26 Ave*  
*S. F., Calif*  
c/o Wayne Collins, Esquire  
Mills Tower,  
San Francisco, Calif.

Dear Madam:

Your application for suspension of deportation to adjust your immigration status to ~~that~~ of a permanent resident has been approved by this Service and your case reported to Congress.

If the Congress passes a concurrent resolution favoring suspension of your deportation, it will be necessary for you to pay the statutory fee for the creation of a record of your admission for permanent residence.

Do not send any fee until you hear further from this Service.

Very truly yours,

BRUCE G. BAREER  
District Director

*L. E. Gowen*

By: L. E. Gowen  
Acting Chief,  
Hearing Unit.



January 29, 1953

Mrs. Leonor Yocum  
320 - 10th Ave.  
San Francisco, Calif.

Dear Mrs. Yocum:

The Assistant Commissioner, Inspections and Examinations Division of the U.S. Immigration and Naturalization Service, at San Francisco, has recommended that your suspension of deportation be granted. In consequence, if Congress likewise approves the suspension you will be given permanent residence status in this country. In due course of time the Immigration Service will inform you whether or not Congress grants your suspension.

I am enclosing a notice from the USI&NS which informs you that, as an alien you must register as an alien if you have not yet done so and that, in any event you must fill out an I-53 form and deliver it to a Post Office.

Very truly yours,


*4/20/54*      *Now address*  
*2676 Buena Vista St*  
*We 1-2529*



Please call:

4/20/54

Mrs. <sup>Jo cum</sup>  
~~Helen~~

West 1-2529  


2676 Bush Street, S.F.

c. wada

*Recommnd V. He*

*2709 Bond St  
Ph-6-3407*



UNITED STATES DEPARTMENT OF JUSTICE  
Immigration and Naturalization Service  
Appraisers Building, 630 Sansome Street  
San Francisco, California

File: **A6 139 101**

C.R.No. **60**

Date: **June 2, 1954**

*Mrs.*  
**Mr. Chizuke Leonor Yocum**  
**2676 Bush Street,**  
**Apartment 1**  
**San Francisco, California**

Dear Sir ~~Madam~~:

The Congress, by concurrent resolution, has approved the order of the Attorney General granting suspension of deportation in your case. A record of lawful entry for permanent residence may therefore be created by this Service upon payment of the \$18.00 fee required by law. The fee should be submitted by U. S. Postal Money Order made payable to "COMMISSIONER OF IMMIGRATION AND NATURALIZATION, SAN FRANCISCO," and forwarded to this office with the attached copy of this letter.

In the event you are unable to submit the \$18.00 money order within ten days from the date of this letter, please advise this office as to the date the fee may be expected.

It is important that this matter receive your prompt attention, as your immigration status cannot be legalized until the required fee has been received.

If you have been placed on parole by this Service, your parole will be terminated upon receipt of your money order and further reports to this Service will not be necessary.

Very truly yours,

**cc: Wayne Ml Collins**  
**Attorney at Law**  
**220 Bush Street**  
**San Francisco,**  
**California**

**Bruce G. Barber**  
**District Director**

By: **(Sgd.) STAN OLSON**

**Stan Olson**  
**Chief**  
**Detention, Deportation**  
**and Parole Section**

(Mail in duplicate)



WAYNE M. COLLINS  
Attorney at Law  
Mills Tower, 220 Bush Street  
San Francisco 4, California  
GARfield 1-1218

June 4, 1954

*permanently  
granted*

Mrs. Chizuke Leonor Yocum  
2676 Bush Street  
Apartment 1  
San Francisco, California

Dear Mrs. Yocum: *Dearest*

Congress has approved a suspension of deportation for you and has granted you permanent residence in the United States.

You must pay, therefore, the sum of \$18.00 to the U.S. Immigration Service at 630 Sansome Street, San Francisco, to create a record of your lawful entry into the United States. You should make that payment promptly in the form of a U.S. Postal Money Order made payable to the "COMMISSIONER OF IMMIGRATION AND NATURALIZATION".

When you have paid that fee please notify me. After that has been paid you will be eligible to apply for naturalization, that is, to become a U.S. citizen.

When you have become a U.S. citizen it is likely that you will be able to visit Peru if you wish simply by obtaining a U.S. passport from an office of the U.S. State Department and a visa from the Peruvian Consulate.

In any event you should not leave the United States and go to Mexico or Canada or any foreign country while you still are an alien unless you first obtain a re-entry permit from the Immigration Service and a passport from the country of which you are a national. When and if you become a U.S. citizen you should first obtain a passport from the U.S. State Department before you visit any foreign country.

Very truly yours,



Juan Kudo

2676 Bush St.  
San Francisco, Calif.

Phone: West 1-2529

Employed --

Franchise Tax Board

Underhill ~~XX-365X~~ 1-7234

(CAN LEAVE  
MESSAGE AT  
THIS NO.)



6/8/54

Mrs. Yocum

Jul 18<sup>th</sup> 1954

---



11/30/54

Re: Maria Leonor Kuda

Her ex-husband: Mr. Yocum (Charles Yocum)  
758 Haight St.  
San Francisco

Phone: Market 1-6552

Her child's name: Charles Yocum, Jr.  
Age: about 2 years  
Born: San Francisco

Child presently with father.

Mr. Yocum is employed by P.G. & E.

For mailing to her in Canada, address letter as folbws:  
(she is using name of Couturier)  
Mrs. Y. Couturier  
96 33rd Street  
Saskatoon, Saskatchewan  
Canada



Another thing I want you to do is call Mr. Collins and ask him if he can get my passport. I tried to get it but the Peruvian Consul kept stoling all the time, and finally he told me he didn't have any passport at the time. Maybe if Mr. Collins talk to him he will give it to him. I think I will need it to come back to the U. S. When I was crossing the border they asked for it and I told them that I forgot it. I don't know how I will be going back. By the way, the Counsul has all the necessary papers, information and pictures, and I want the passport in my maiden name as Maria Leonor Kudo.

96 - 33rd St.  
Saskatoon, Saskatchewan  
Canada



December 2, 1954

AIR MAIL

Mrs. Y. Couturier  
(Leonor Kudo)  
96 - 33rd Street  
Saskatoon, Saskatchewan, Canada

Dear Mrs. Kudo:

My records indicate that your status in the United States was that of a Peruvian citizen entitled to permanent residence status in the United States. It is my understanding that you have not become a naturalized citizen of the United States. If such is true, then you were a Peruvian citizen admitted to the United States for lawful residence purposes. If in such a status you entered Canada without presenting a visa or a U.S. passport or Peruvian passport your entry into Canada probably was illegal and a re-entry into the United States likewise would be illegal. Therefore, I believe that it is likely that if you try to re-enter the U.S. you will be stopped at the border by the U.S. Immigration Service and be denied entry. If such occurs it will be necessary for you to report to the Canadian Immigration Service and inform it of your predicament. The Canadian Immigration Service probably will order you deported to the United States because the Peruvian government refuses to permit you to enter that country.

A Canadian lawyer will be in a better position to advise you what steps you may be required to take in order to re-enter the United States if the U.S. Immigration Service denies you the right to re-enter the U.S.

I do not think that the U.S. Immigration Service will issue you a non-immigrant visa under the provisions of Sec. 101(a), subdiv. 27, of the U.S. Immigration and Nationality Act of 1952, even though you were lawfully admitted to the U.S. for permanent residence and are attempting to return from a temporary visit abroad the reason being that your visit abroad was not authorized by the U.S. Immigration Service.

Very truly yours,



December 2, 1954

AIR MAIL

Mrs. Y. Couturier  
(Leonor Kudo)  
96 - 33rd Street  
Saskatoon, Saskatchewan, Canada

Dear Mrs. Kudo:

My records indicate that your status in the United States was that of a Peruvian citizen entitled to permanent residence status in the United States. It is my understanding that you have not become a naturalized citizen of the United States. If such is true, then you were a Peruvian citizen admitted to the United States for lawful residence purposes. If in such a status you entered Canada without presenting a visa or a U.S. passport or Peruvian passport your entry into Canada probably was illegal and a re-entry into the United States likewise would be illegal. Therefore, I believe that it is likely that if you try to re-enter the U.S. you will be stopped at the border by the U.S. Immigration Service and be denied entry. If such occurs it will be necessary for you to report to the Canadian Immigration Service and inform it of your predicament. The Canadian Immigration Service probably will order you deported to the United States because the Peruvian government refuses to permit you to enter that country.

A Canadian lawyer will be in a better position to advise you what steps you may be required to take in order to re-enter the United States if the U.S. Immigration Service denies you the right to re-enter the U.S.

I do not think that the U.S. Immigration Service will issue you a non-immigrant visa under the provisions of Sec. 101(a), subdiv. 27, of the U.S. Immigration and Nationality Act of 1952, even though you were lawfully admitted to the U.S. for permanent residence and are attempting to return from a temporary visit abroad the reason being that your visit abroad was not authorized by the U.S. Immigration Service.

Very truly yours,



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AFFIDAVIT OF MERITS

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

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for Leonor Chizuko Yocum, nee Kudo, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that the applicant is and has been a person of good moral character for a period of time in excess of five years and is the wife of Charles Philip Yocum, Jr., who is a native born United States citizen and who is a legal resident of the United States and to whom she was united in marriage at Seattle, Washington, on August 2, 1948; that the deportation of applicant would result in serious economic detriment to said Charles Philip Yocum, Jr., her husband; 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

Subscribed and sworn to before me  
this \_\_\_\_ day of November, 1949.

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



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BEFORE THE BOARD OF IMMIGRATION APPEALS  
BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

LEONOR CHIZUKO YOCUM, nee KUDO

No. \_\_\_\_\_

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

Leonor Chizuko Yocum, nee Leonor Chizuko Kudo, hereby requests that the deportation proceeding heretofore instituted against her be reopened for the purpose of enabling her to apply for a suspension of deportation under the provisions of Title 8 USCA, Sec. 155 (c), effective as at July 1, 1948, (Public Law No. 863), on the ground that she is and has been for a period of time in excess of five years a person of good moral character and is the wife of Charles Philip Yocum, Jr., a native born United States citizen and legal resident of the United States, and that in consequence, her deportation would result in serious economic detriment to her said husband.

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.