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NAGANUMA, IWAICHI

1951 - 1955

78 /177

C



Kiyoka - A6153098  
Kazuma - A6153099  
Isoka - A6153102  
Sumika - A6153096  
Kazushigue - A6153095  
Kazuharu - A6153097  
Kazumu - A6153100  
Iwachi - A6153103

7/26/57

Naganuma - family name.

Dear: Please Prepare Papers  
to register this Numan  
family cases



BEFORE THE BOARD OF IMMIGRATION APPEALS  
BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of  
IVAICHI NAGANUMA  
-----

No. A 6153103

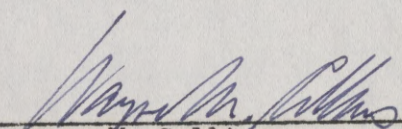
APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

IVAICHI NAGANUMA

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.

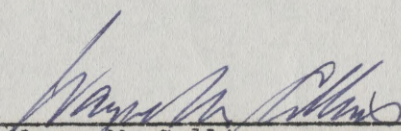
Attorney for Applicant



AFFIDAVIT OF MERITS

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

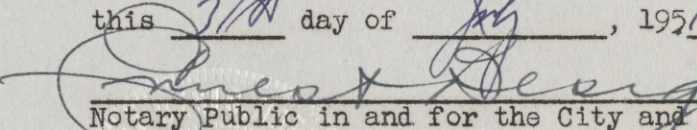
Wayne M. Collins of said City and County and State, being first duly sworn, ~~deposes~~ and says: that he is the attorney for \_\_\_\_\_, the applicant in the foregoing application names; that he is informed and believes and therefore alleges upon such information and belief that the applicant is and 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 \_\_\_\_\_ deportation proceeding reopened to enable \_\_\_\_\_ 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 \_\_\_\_\_ said eligibility to apply for and to be granted such suspension of deportation.

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

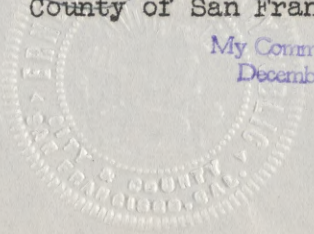
Attorney for Applicant.

Subscribed and sworn to before me

this 31st day of July, 1951.

  
\_\_\_\_\_  
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 )

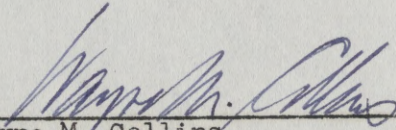
ISOKA NAGANUMA )

No. A 6153102

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

ISOKA NAGANUMA 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. 115 (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 \_\_\_\_\_ SOKA NAGANUMA, the applicant in the foregoing application names; 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 3/7 day of Apr, 1951.

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  
GABRIELA MARIA  
KIYOKA NAGANUMA  
-----

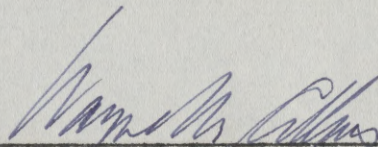
No. A 6153098

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

GABRIELA MARIA KIYOKA NAGANUMA 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. 115 (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.

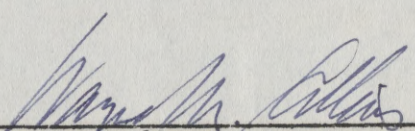
Attorney for Applicant



AFFIDAVIT OF MERITS

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

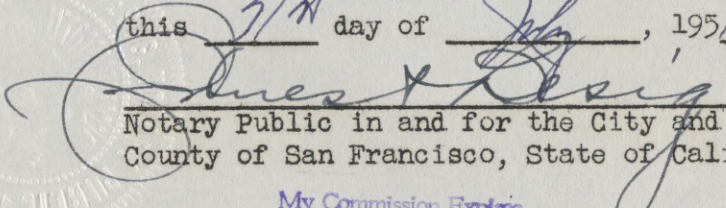
Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for ~~GABRIELA~~ MARIA KIYOKA HAGANUMA, the applicant in the foregoing application names; that he is informed and believes and therefore alleges upon such information and belief that 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 7/1 day of July, 1956.

  
\_\_\_\_\_  
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

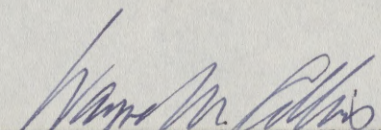
In the Matter of  
LUIS PEDRO  
KAZUMI NAGANUMA  
-----

No. A 6153100

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

LUIS PEDRO KAZUMI NAGANUMA 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.

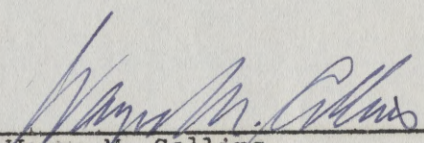
Attorney for Applicant



AFFIDAVIT OF MERITS

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

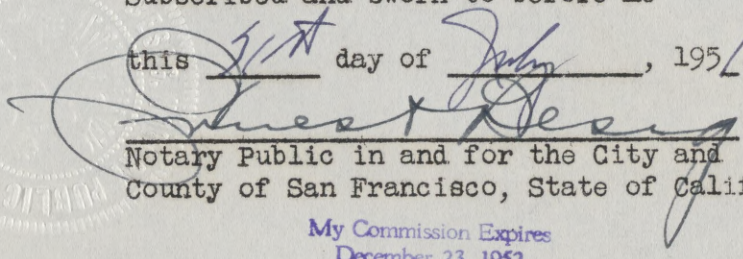
Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for ~~LOIS~~ PEDRO KAZUMI HAGANUMA, the applicant in the foregoing application names; that he is informed and believes and therefore alleges upon such information and belief that the 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 21st day of July, 1956;

  
\_\_\_\_\_  
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

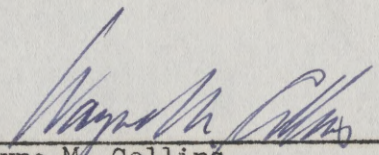
In the Matter of  
FLOR DE MARIA SUMIKA NAGANUMA  
-----

No. A 6153096

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

--- FLOR DE MARIA SUMIKA NAGANUMA 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. 115  
(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.

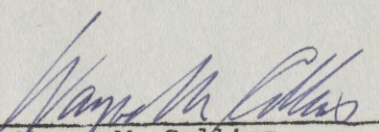
Attorney for Applicant



AFFIDAVIT OF MERITS

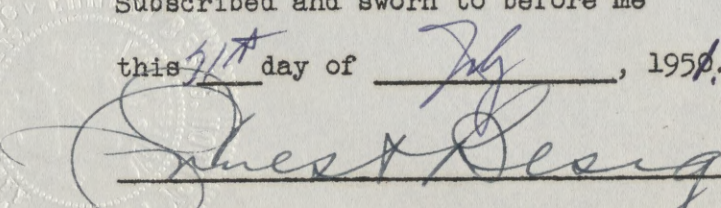
STATE OF CALIFORNIA, )  
CITY AND COUNTY OF SAN FRANCISCO. ) SS.  
----- )

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for FLOR DE MARIA SUMIKA HAGANUMA, 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 IWAICHI HAGANUMA and ISOKA HAGANUMA, 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 21<sup>st</sup> day of July, 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

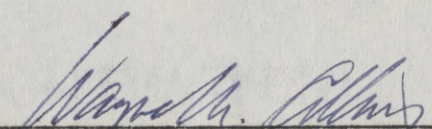
In the Matter of )  
JOSE ANTONIO KAZUSHIGE NAGANUMA )  
----- )

No. A6153095

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

--- JOSE ANTONIO KAZUSHIGE NAGANUMA hereby requests that the deportation proceeding heretofore instituted against he 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, )  
 ) SS.  
CITY AND COUNTY OF SAN FRANCISCO. )  
----- )

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for JOSE ANTONIO KAZUSHIGE NAGANUMA, 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 IWAICHI NAGANUMA and ISOKA NAGANUMA, 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  
Wayne M. Collins

Subscribed and sworn to before me

this 21<sup>st</sup> day of July, 1950.

[Signature]  
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

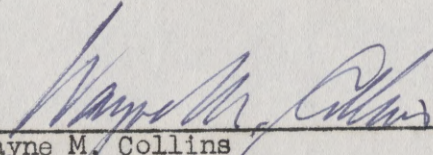
In the Matter of  
CARLOS JORGE KAZUHARU NAGANUMA  
-----

No. A 6153097

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

CARLOS JORGE KAZUHARU NAGANUMA hereby requests  
that the deportation proceeding heretofore instituted against him  
be reopened for the purpose of enabling him to apply for a sus-  
pension 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 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 CARLOS JORGE KAZUHARU NAGANUMA, 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 IWAICHI NAGANUMA and ISOKA NAGANUMA, 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  
Wayne M. Collins

Subscribed and sworn to before me

this 9th day of July, 1956.

[Signature]  
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

JULIO CESAR  
KAZUMA NAGANUMA

No.

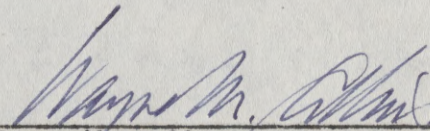
A6153099

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

hereby requests

JULIO CESAR KAZUMA NAGANUMA  
that the deportation proceeding heretofore instituted against him  
be reopened for the purpose of enabling him to apply for a sus-  
pension 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 regula-  
tions thereunder and for the grant of said application for suspension  
of deportation.

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

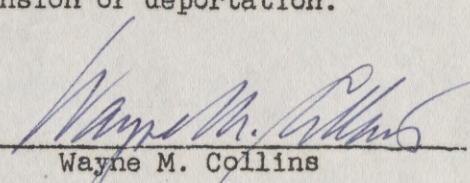
Attorney for Applicant



AFFIDAVIT OF MERITS


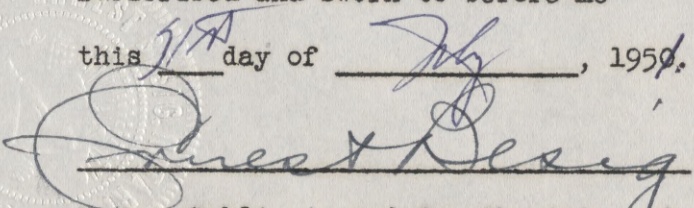
STATE OF CALIFORNIA, )  
 ) SS.  
CITY AND COUNTY OF SAN FRANCISCO. )  
----- )

Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for JULIO  
CESAR KAZUMA NAGANUMA, 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 IWAICHI NAGANUMA and  
ISOKA NAGANUMA, 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 7th day of July, 1950.

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

My Commission Expires  
December 23, 1952



July 31, 1951

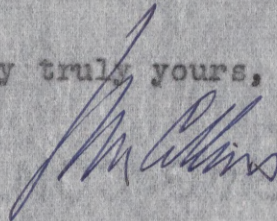
District Director  
U.S. Immigration and  
Naturalization Service  
630 Sansome Street  
San Francisco, California

Dear Sir:

In re: Iwaichi Haganuma & Family  
San Francisco, California

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,



NOT RECORDED  
JUL 31 1951  
U.S. IMMIGRATION SERVICE  
SAN FRANCISCO



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

July 31, 1951

The Commissioner of Immigration  
Washington, D. C.

Dear Sir:

In re: Iwaichi Naganuma and Family  
San Francisco, California

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: Iwaichi and Isoka Naganuma and their alien dependent minor children, Flor de Maria Sumika, Jose Antonio Kazushige, Carlos Jorge Kazuharu and Julio Cesar Kazuma Naganuma; and their alien adult children, Gabriela Marina Kiyoka and Luis Pedro Kazumi Naganuma. An original application form for each is also being sent to the District Director, USI&NS, San Francisco, inasmuch as the Naganuma family resides at 1745 Laguna Street, San Francisco, California. Notices of appearance had been forwarded previously to the Immigration Office at San Francisco.

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, San Francisco, Calif.



SEP 7 - 1951

IN THE MATTER  
OF

IWAICHI NAGANUMA, ISOKA NAGANUMA, wife;  
and children, KAZUSHIGE, SUMIKA,  
KAZUHARU, KIYOKA, KAZUMA and KAZUMI  
NAGANUMA

Files: A-6153103  
A-6153102  
A-6153095  
A-6153096  
A-6153097  
A-6153098  
A-6153099  
A-6153100

IN DEPORTATION PROCEEDINGS

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

These cases are presently before us on motions to reopen the proceedings to permit the respondents to apply for suspension of deportation. They concern a family of Japanese who were brought to the United States from Peru. They entered at New Orleans on March 21, 1944. The family comprised the parents and their seven children. The motions are filed by counsel in behalf of the parents and the six younger children. On April 19, 1946, deportation was ordered with the privilege of departing to any country of their choice under the warrant. On February 19, 1947, we ordered that execution of the warrant of deportation be stayed pending the outcome of litigation.

ORDER: It is ordered that the orders and warrants of deportation be withdrawn; that the records be reopened and brought up to date; and that opportunity be afforded the aliens to apply for relief from deportation.

LLN/mjw

Chairman



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

6153103, 6153102, 6153095,  
6153096, 6153097, 6153098,  
6153099, 6153100  
Naganuma

September 10, 1951

Wayne M. Collins, Esquire  
1701 Mills Tower  
220 Bush Street  
San Francisco 4, California

My dear Mr. Collins:

Reference is made to the appeal entered from the order of the Commissioner of Immigration and Naturalization concerning 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



October 16, 1951

Mr Iwaichi Naganuma  
1745 Laguna Street  
San Francisco, California

Sir:

Please call at the office of the U.S. Immigration & Naturalization Service, Room 1247A, Appraisers Building, 630 Sansome Street, San Francisco, California, at 1 P.M., October 24, 1951, together with your wife Isoka and children Kazushice, Sumika, Kazaharu, Kiyoka, Kazumi and Kazuma. If any of the children are under 14 years of age, it will not be necessary that they appear at this office.

The purpose of the request is to place you and your family on Conditional Parole under the provisions of the Internal Security Act of 1950.

Very truly yours,

BRUCE G. BARBER  
District Director

By

F. O. SEIDLE, Chief  
Detention, Deportation  
and Parole Section

CC: to Attorney Wayne Collins ✓

FJB:el



November 26, 1951

A-6153103, A-6153102,  
A-6153095, 96, 97, 98,  
A-6153099, 100

Mr. Iwaichi Naganuma  
1745 Laguna Street  
San Francisco, California

Dear Sir:

Enclosed herewith are Forms I-256, Application for Suspension of Deportation, Voluntary Departure and Preexamination, which you are requested to complete, in duplicate, for each member of your family who is an applicant for suspension of deportation. This includes your wife, Isoka Naganuma and your children Kazushige, Sumika, Kazaheru, Kiyoka, Kazuma and Kazumi Naganuma.

It is also necessary that you have two photographs taken of yourself and each member of your family listed above. These photographs must be  $1\frac{1}{2} \times 2$ " in size, and the distance from top of head to point of chin should be approximately  $1\frac{1}{4}$ ". They must be on thin paper, have a light background, and clearly show a front view of the face without hat.

Please return these completed Forms I-256, together with photographs to this office, as promptly as possible in order that we may process your cases for hearing.

Very truly yours,

BRUCE G. BARBER  
District Director

(Sgd.) STAN OLSON

By: Stan Olson  
Chief, Expulsion Section

Enc.  
JCR:ldw

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



File

December 3, 1951

Mr. Iwaichi Naganuma  
1745 Laguna Street  
San Francisco, California

Dear Mr. Naganuma:

On November 26th the Immigration Service at San Francisco forwarded to you forms I-256 with the request that you fill them out in duplicate for each member of your family for whom I have applied for a suspension of deportation.

You should complete those forms and obtain the two photographs of each member of your family so soon as possible.

You may send them directly to the USI&NS at 630 Sansome Street, Attention Stan Olson, Esq., Chief, Expulsion Section, or you may bring them to my office.

I would thank you to notify me so soon as you have the necessary forms and photographs ready.

Very truly yours,



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

Files: A-6153103 A-6153096  
A-6153102 A-6153095  
A-6153098 A-6153097  
A-6153100 A-6153099

February 13, 1952

In re: IWAICHI NAGANUMA SUMIKA NAGANUMA  
ISOKA NAGANUMA KAZUCHIGUE NAGANUMA  
KIYOKA NAGANUMA KAZAHARU NAGANUMA  
KAZUMI NAGANUMA KAZUMI JULIA CESAR NAGANUMA

IN EXPULSION PROCEEDINGS

IN BEHALF OF RESPONDENT: Wayne M. Collins  
1701 Mills Tower  
220 Bush Street  
San Francisco, California

CHARGES:

Warrants: Act of 1924 - Immigrants - No visas  
Act of 1917 - No passports

Lodged: None

APPLICATION: Suspension of deportation - Seven years residence

DETENTION STATUS: All on conditional parole

WARRANTS OF ARREST SERVED: April 3, 1946

DISCUSSION AS TO DEPORTABILITY: This record refers to a 62-year-old married male alien, his 50-year-old alien wife and his six unmarried children, aged 26, 24, 19, 16, 15 and 11 years, respectively. The adult male alien and his wife are natives and citizens of Japan and the six children are natives and citizens of Peru, probably citizens of Japan through their parents. The adult male alien last entered the United States on March 21, 1944 at New Orleans, La., and the wife and children accompanied him at that time and all were brought to this country by United States Army authorities as internees from Peru. They were not in possession of valid immigration visas and they were not in possession of passports or any documents in lieu of a passport showing their true origin and identities. The aliens are all subject to deportation only on the charges contained in the warrants of arrest.

DISCUSSION AS TO ELIGIBILITY FOR SUSPENSION OF DEPORTATION: Evidence of record shows that the parents in this family were legally married on October 13, 1923 and certificates of birth show that the six children are the legitimate children of the parents. The adult male respondent is employed as a handy-man with an income of \$32.50 per week and the adult female respondent is employed as a presser earning



\$40.00 a week. The two older children are employed with earnings of \$330.00 per month between them. The family assets consist of \$1,000.00 cash and unlisted household goods and personal possessions valued at \$1700.00. The four unemployed children are in regular attendance at school. Affidavits, records of employment and receipts, and most of all, the records of this Service, show conclusively that all of the respondents have resided in the United States in excess of seven years and were so residing on July 1, 1948. It is established that they have met the residence requirement for suspension of deportation under Section 19 (c)(2)(b) of the Immigration Act of 1917.

The two adult respondents are quota immigrants chargeable to a quota which is over-subscribed and they could not readily obtain immigration visas if granted the privilege of voluntary departure. The six children are non quota immigrants under Section 101 (a)(27)(c) and could readily obtain immigration visas if granted the privilege of voluntary departure.

A check of the appropriate local and federal records has failed to reveal an arrest or criminal record in regard to any of the respondents. Kazumi Naganuma is the only member of the family eligible for registration under the Selective Service Act of 1948 and is so registered. Inquiry has disclosed that they have no connection with any subversive groups. Witnesses have been produced to establish that the respondents have been persons of good moral character for the preceding five years. On the record, the aliens have established their eligibility for suspension of deportation.

Hearings in deportation proceedings in regard to these respondents were held on April 3, 1946. Deportation was ordered and on February 19, 1947 the Board of Immigration Appeals affirmed that order but further ordered that these proceedings be held in abeyance pending the outcome of litigation then being processed. On September 9, 1951, these hearings were ordered reopened to permit the respondents to apply for suspension of deportation and the warrants of deportation and orders of deportation outstanding were withdrawn. This decision is made in accordance with the policy set forth in Interim Decision No. 225, decided by the Acting Attorney General, May 6, 1952 in the Matter of W. This decision was in regard to a person who had not been in his native country for twenty-nine years. In the present case the parents have not been in their native country for thirty-nine years. As to the children, they being of Japanese race, it is doubtful that their return to Peru would be permitted by that country. All have stated that in the event suspension of deportation is to be denied, they desire to be permitted to depart voluntarily without expense to the Government, and if they are to be deported they desire to be deported to Japan.

#### FINDINGS OF FACT:

Upon the basis of all the evidence presented, it is found:

- (1) That the two parent respondents are natives and citizens of Japan;
- (2) That the six children respondents are natives and citizens of Peru, probably holding a dual nationality of Japan;



- (3) That the respondents last entered the United States at New Orleans, La., on March 21, 1944 as internees, brought to this country from Peru by the United States Army;
- (4) That the respondents at the time of last entry were not in possession of a valid immigration visas;
- (5) That the respondents at the time of last entry did not present passports or any documents in lieu of passports.

CONCLUSIONS OF LAW:

Upon the basis of all the evidence presented it is found:

- (1) That under Sections 13 and 14 of the Immigration Act of May 26, 1924 the respondents are subject to deportation on the ground that at the time of entry they were immigrants not in possession of valid immigration visas and not exempt from the presentation thereof by said Act or regulations made thereunder;
- (2) That under Section 19 of the Act of February 5, 1917 and the Passport Act approved May 22, 1918, as amended, the respondents are subject to deportation on the ground that at the time of entry they did not present unexpired passports or official documents in the nature of passports issued by the Governments of the countries to which they owe allegiance or other travel documents showing their origins and identities as required by Executive Order in effect at the time of entry.

ORDER: It is ordered that the deportation of the aliens be suspended under the provisions of Section 19 (c)(2)(b) 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 this case be certified to the Commissioner Immigration and Naturalization for review.

---

G. D. Graham, Special Inquiry Officer.



*File*

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

September 26, 1952

Mr. & Mrs. Iwaichi Naganuma  
1745 Laguna Street  
San Francisco, California

Dear Mr. & Mrs. Naganuma:

The Immigration Service has sent you a notice to appear for your hearing on Nov. 24th, 1952, at 9:00 A.M. in Room 1346, Appraiser Building, 630 Sansome Street, San Francisco.

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,



Revised 7/25/52

UNITED STATES DEPARTMENT OF JUSTICE  
Immigration and Naturalization Service  
Appraisers Building, 630 Sansome St.,  
San Francisco 11, California

**Mr. & Mrs. Iwaichi L. Naganuma****1745 Laguna Street****San Francisco, California**

OCT 2 1952

(Date of Notice)

A6 153 095;099;

A6 153 102;103;100;098;097;096

(File Number)

Pursuant to warrant of arrest served on you on March 30, 1946,  
you are advised to appear 8:30 M., on October 21, 1952, in Room 1346  
at the above address., 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 are directed to fill in and complete the attached Form I-256-A and bring  
it with you to the hearing together with the documents which you list under  
Item 45, as required by the instruction sheet (page 7).

**This hearing also refers to your  
children who should be present at the time of the  
hearing.**

**Gabriela, Kazumi, Jorge C., Flor de  
Maria, Jose and Julio.**

*L. E. Gowen*  
L. E. Gowen  
Acting Chief  
Hearing Unit

CC-Wayne M. Collins

Mills Tower, San Francisco, Calif.



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

October 3, 1952

Mr. & Mrs. Iwaichi L. Naganuma  
1745 Laguna Street  
San Francisco, California

Dear Mr. & Mrs. Naganuma:

The Immigration Service has sent you a notice to appear for your hearing on Oct. 21, 1952, at 8:30 A.M. in Room 1346, Appraiser Building, 630 Sansome Street, San Francisco.

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,

This hearing also refers to your children who should be present at the time of the hearing.



I-226  
2/14/51

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

October 31, 1952

(Date of Notice)

Mr. and Mrs. Iwaichi NAGANUMA  
1745 Laguna Street  
San Francisco, California

A6 153 103, A6 153 102, A6 153 098,  
A6 153 100, A6 153 096, A6 153 095,  
A6 153 097 and A6 153 099  
(File Number)

Pursuant to warrant of arrest served on you on March 10, 1946, you are advised to appear 9:00 AM., on November 24, 1952, in Room 1346 at the above address, 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 (8U.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.

This hearing refers to the entire family; however, only the adults need appear. The minor children need not come.

*L. E. Gowen*  
L. E. Gowen  
Acting Chief  
Hearing Unit

cc: Wayne M. Collins, Attorney at Law  
Mills Tower  
San Francisco, California



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

IN REPLYING PLEASE REFER TO THIS  
FILE NUMBER

February 19, 1953

HU-GDG

Files:

A-6153103 A-6153096  
A-6153102 A-6133095  
A-6153098 A-6153097  
A-6153100 A-6153099

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

Re:	Iwaichi Naganuma	Sumika Naganuma
	Isoka Naganuma	Kazuchigue Naganuma
	Kiyoka Naganuma	Kazaharu Naganuma
	Kazumi Naganuma	Kazumi Julia Cesar Niganuma

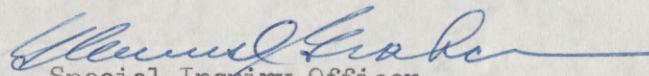
Dear Sir:

There is enclosed herewith a copy of Findings of Fact, Conclusions of Law and Order, in the case of the above named Iwaichi Niganuma, his wife and six children.

This order is not final until such time as it is affirmed by the Commissioner of Immigration and Naturalization, at which time you will be further advised.

Please acknowledge under (1) below, service of Special Inquiry Officer's decision.

Respectfully,

  
Special Inquiry Officer  
San Francisco District.

\_\_\_\_(1) I, the undersigned, do hereby acknowledge service  
of the Special Inquiry Officer's decision.

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
(Name)

Encl.



February 20, 1953

Mr. Iwaichi Naganuma  
1745 Laguna St.  
San Francisco, Calif.

Dear Mr. Naganuma:

G. D. Graham, the Special Inquiry Officer of the U.S. Immigration Service has rendered a favorable opinion in connection with the applications of Iwaichi, Isoka, Kiyoka, Kazumi, Sumika, Kazuchigue, Kazahara and Kazumi Julia Cesar Naganuma, that their deportation be suspended. The decision will be forwarded to the Commissioner of Immigration for review and if it is upheld by him and Congress thereafter approves the suspension you will receive permanent resident status in this country.

Very truly yours,



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

Files: A-6153103 A-6153096  
A-6153102 A-6153095  
A-6153098 A-6153097  
A-6153100 A-6153099

February 13, 1953

In re: IWAICHI NAGANUMA SUMIKA NAGANUMA  
ISOKA NAGANUMA KAZUCHIOUE NAGANUMA  
KIYOKA NAGANUMA KAZAHARU NAGANUMA  
KAZUMI NAGANUMA KAZUMI JULIA CESAR NAGANUMA

IN EXPULSION PROCEEDINGS

IN BEHALF OF RESPONDENT: Wayne M. Collins  
1701 Mills Tower  
220 Bush Street  
San Francisco, California

CHARGES:

Warrants: Act of 1924 - Immigrants - No visas  
Act of 1917 - No passports

Lodged: None

APPLICATION: Suspension of deportation - Seven years residence

DETENTION STATUS: All on conditional parole

WARRANTS OF ARREST SERVED: April 3, 1946.

DISCUSSION AS TO DEPORTABILITY: This record refers to a 62-year-old married male alien, his 50-year-old alien wife and his six unmarried children, aged 26, 24, 19, 16, 15, and 11 years, respectively. The adult male alien and his wife are natives and citizens of Japan and the six children are natives and citizens of Peru, probably citizens of Japan through their parents. The adult male alien last entered the United States on March 21, 1944 at New Orleans, La., and the wife and children accompanied him at that time and all were brought to this country by United States Army authorities as internees from Peru. They were not in possession of valid immigration visas and they were not in possession of passports or any documents in lieu of a passport showing their true origin and identities. The aliens are all subject to deportation only on the charges contained in the warrants of arrest.

DISCUSSION AS TO ELIGIBILITY FOR SUSPENSION OF DEPORTATION: Evidence of record shows that the parents in this family were legally married on October 13, 1923 and certificates of birth show that the six children are the legitimate children of the parents. The adult male respondent is employed as a handy-man with an income of \$32.50 per week and the adult female respondent is employed as a presser earning



\$40.00 a week. The two older children are employed with earnings of \$330.00 per month between them. The family assets consist of \$1,000.00 cash and unlisted household goods and personal possessions valued at \$1700.00. The four unemployed children are in regular attendance at school. Affidavits, records of employment and receipts, and most of all, the records of this Service, show conclusively that all of the respondents have resided in the United States in excess of seven years and were so residing on July 1, 1948. It is established that they have met the residence requirement for suspension of deportation under Section 19 (c) (2) (b) of the Immigration Act of 1917.

The respondents are quota immigrants chargeable to a quota which is over-subscribed and they could not readily obtain visas if granted the privilege of voluntary departure.

A check of the appropriate local and federal records has failed to reveal an arrest or criminal record in regard to any of the respondents. Kazumi Naganuma is the only member of the family eligible for registration under the Selective Service Act of 1948 and is so registered. Inquiry has disclosed that they have no connection with any subversive groups. Witnesses have been produced to establish that the respondents have been persons of good moral character for the preceding five years. On the record, the aliens have established their eligibility for suspension of deportation.

Hearings in deportation proceedings in regard to these respondents were held on April 3, 1946. Deportation was ordered and on February 19, 1947 the Board of Immigration Appeals affirmed that order but further ordered that these proceedings be held in abeyance pending the outcome of litigation then being processed. On September 9, 1951, these hearings were ordered reopened to permit the respondents to apply for suspension of deportation and the warrants of deportation and orders of deportation outstanding were withdrawn. This decision is made in accordance with the policy set forth in Interim Decision No. 225, decided by the Acting Attorney General, May 6, 1952 in the Matter of W. This decision was in regard to a person who had not been in his native country for twenty-nine years. In the present case the parents have not been in their native country for thirty-nine years. As to the children, they being of Japanese race, it is doubtful that their return to Peru would be permitted by that country. All have stated that in the event suspension of deportation is to be denied, they desire to be permitted to depart voluntarily without expense to the Government, and if they are to be deported, they desire to be deported to Japan.

#### FINDINGS OF FACT:

Upon the basis of all the evidence presented, it is found:

- (1) That the two parents respondents are natives and citizens of Japan;
- (2) That the six children respondents are natives and citizens of Peru, probably holding dual nationality of Japan.



- (3) That the respondents last entered the United States at New Orleans, La., on March 21, 1944 as internees, brought to this country from Peru by the United States Army;
- (4) That the respondents at the time of last entry were not in possession of a valid immigration visa;
- (5) That the respondents at the time of last entry did not present passports or any documents in lieu of passports.

CONCLUSIONS OF LAW:

Upon the basis of all the evidence presented it is found:

- (1) That under Sections 13 and 14 of the Immigration Act of May 26, 1924, the respondents are subject to deportation on the ground that at the time of entry they were immigrants not in possession of valid immigration visas and not exempt from the presentation thereof by said Act or regulations made thereunder;
- (2) That under Section 19 of the Act of February 5, 1917 and the Passport Act approved May 22, 1918, as amended, the respondents are subject to deportation on the ground that at the time of entry they did not present unexpired passports or official documents in the nature of passports issued by the Governments of the countries to which they owe allegiance or other travel documents showing their origins and identities as required by Executive Order in effect at the time of entry.

ORDER: It is ordered that the deportation of the aliens be suspended under the provisions of Section 19 (c) (2) (b) 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 this case be certified to the Commissioner Immigration and Naturalization for review.

Glenn D. Graham, Special Inquiry Officer

APPROVED

GEO/mt

ASSISTANT COMMISSIONER  
INSPECTIONS & EXAMINATIONS DIVISION



RECEIVED  
MAR 9 1953  
U.S. IMMIGRATION  
& NAT. SERVICE  
SAN FRANCISCO  
CALIF.



TO: DIRECTOR, U.S. IMMIGRATION & NAT. SERVICE  
FROM: SAC, NEW YORK (100-100000) (P)  
SUBJECT: [Illegible]

RE: [Illegible]

[Illegible text block]

[Illegible text block]



February 19, 1953

HU-GDG

Files:

A-6153103 A-6153096  
A-6153102 A-6133095  
A-6153098 A-6153097  
A-6153100 A-6153099

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

Re: Iwaichi Naganuma	Sumika Naganuma
Isoka Naganuma	Kazuchigue Naganuma
Kiyoka Naganuma	Kazaharu Naganuma
Kazumi Naganuma	Kazumi Julia Cesar Niganuma

Dear Sir:

There is enclosed herewith a copy of Findings of Fact, Conclusions of Law and Order, in the case of the above named Iwaichi Niganuma, his wife and six children.

This order is not final until such time as it is affirmed by the Commissioner of Immigration and Naturalization, at which time you will be further advised.

Please acknowledge under (1) below, service of Special Inquiry Officer's decision.

Respectfully,

Special Inquiry Officer  
San Francisco District.

✓ (1) I, the undersigned, do hereby acknowledge service of the Special Inquiry Officer's decision.

Feb 20, 1953  
(Date)

Wm Collins  
(Name)

GDG/mt  
Encl.



UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

SAN FRANCISCO, CALIFORNIA

March 10, 1953

IN REPLYING PLEASE REFER TO THIS  
FILE NUMBER

A-6153103

A-653096

A-6153102

A-6153095

A-6153098

A-6153097

A-6153100

A-6153099

13-323  
1/21/53

IWAICHI NAGANUMA and family.

c/o Wayne M. Collins  
1701 Mills Tower,  
220 Bush Street,  
San Francisco, California.

Dear Sir:

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. BARBER  
District Director

*L. E. Gowen*

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



March 12, 1953

Mr. Iwaichi Naganuma  
1745 Laguna Street  
San Francisco, Calif.

Dear Mr. Naganuma:

The favorable decision of the hearing officer in the cases of Sumika, Kasuchique, Kazaharu and Kazumi Julia Cesar Naganuma have been approved by the Assistant Commissioner of Immigration, Inspections and Examinations Division. In consequence, the applications of each of said persons for a suspension of deportation has been referred to Congress.

If Congress approves those applications each of said persons will be granted permanent residence status in the United States.

Very truly yours,



WAYNE M. COLLINS  
Attorney at Law  
1701 Mills Tower  
220 Bush Street  
San Francisco 4, California

Garfield 1-1218

April 23, 1953

Commissioner of Immigration  
Washington, D. C.

District Director,  
U.S. Immigration Service  
258 South Spring Street  
Los Angeles, Calif.

Gentlemen:

On motions to reopen and for reconsideration of causes in deportation and suspension cases your Los Angeles Office requires separate motions, in lieu of a joint or consolidated one, to be made for each member of a family of aliens, that is to say, for spouses and their children, and requires that each member pay a filing fee of \$5 thereon. Likewise, on appeals to the Board of Immigration Appeals your Los Angeles Office requires that each such family member file a separate appeal in lieu of a joint consolidated family appeal, although the facts and applicable law are common to each family member, and thereon requires of each a \$25 filing appeal.

As examples, I refer you to the following Nakamatsu family group of Peruvian Japanese in the Los Angeles area in whose cases separate motions and separate appeals were required to be filed for each parent and for each of their children (accompanied by supporting briefs) and to the Shiga family group consisting of a husband and his wife and their three foster-children (Suematsu by name), in each group of which the questions of fact and of law were common to the respective family group. Each member of said families, including minors, was required to pay a \$5 filing fee on a motion to reopen and for reconsideration and also a \$25 fee for filing an appeal. The names of the members of the groups are as follows:

1. Yako Nakamatsu, A6 967 513 IB  
Tokusei Nakamatsu, A6 153 129 IB  
Sueko Nakamatsu, A6 153 130 IB  
Seiko Nakamatsu, A6 153 131 IB  
Seisun Nakamatsu, A6 153 132 IB  
Masayoshi Nakamatsu, A6 153 133 IB  
Kameyo Nakamatsu, A6 153 134 IB  
Shizuo Nakamatsu, A6 153 135 IB

Total fee paid on motions on Feb. 2, 1953, \$40.00

Total fee paid on appeals on March 23, 1953, \$200.00



2. Yoshisada Shiga, A6 161 498  
Masako Takahashi Shiga, A6 161 497

Total fees paid on like motions \$10, and on like appeals \$50.

3. Masayoshi Suematsu, A6 161 501  
Teruko Suematsu Sakai, A6 161 502  
Shizuko Suematsu Iwamoto, A6 161 503

Total fees paid on like motions, \$30 and on like appeals \$75.

Your attention is directed to the fact that the collection of separate filing fees from moving or appealing parents on the part of their minor children imposes an undue financial burden on those parents. Further, it would appear that the preparation of separate motions, appeal forms and briefs for each such person in a family group results in an expenditure of much time and effort devoted to rather useless duplication.

Your San Francisco Office, I believe, permits a joint or consolidated motion to reopen and for reconsideration and a joint or consolidated appeal to be taken and brief to be filed for a family group and charges but a single \$5 filing fee for such motions and a single \$25 filing fee for such an appeal.

For the sake of uniformity in the interpretation of the fee schedule established by Title 8 C.F.R., Sec. 2.5, I request a ruling on the question whether separate motions and appeals must be filed by each member of a family group where the questions of fact and law are common to each member and whether or not each family member making such a motion or taking such an appeal must pay a separate fee thereunder.

If your ruling is that consolidated motions and appeals may be made for family groups and but single filing fees assessed thereon I would thank you to favor me with a refund of the excessive fees paid on the said motions and said appeals for the above named persons which I advanced for them.

Very truly yours,



13-358  
Rev. 5/7/54

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

File: **A6 153 099**

C.R.No. **60**

Date: **June 2, 1954**

**Mr. Julio Cesar Kazumi Naganuma**  
**1638 Webster Street**  
**San Francisco, California**

*Peruvian*

Dear Sir ~~and 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 M. 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)



13-358  
Rev. 5/7/54

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

File: **A6 153 097**

C.R.No. **60**

Date: **June 2, 1954**

**Mr. Carlos Jorge Kazuharu Naganuma**  
**1638 Webster Street**  
**San Francisco, California**

*Peruvian*

Dear Sir ~~xxxxxx~~:

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,

Bruce G. Barber  
District Director

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

By: **(Sgd.) STAN OLSON**  
Stan Olson  
Chief  
Detention, Deportation  
and Parole Section

(Mail in duplicate)



13-358  
Rev. 5/7/54

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

File: **A6 153 095**

C.R.No. **60**

Date: **June 2, 1954**

**Mr. Jose Antonio Kazuchiguo Naganuma**  
**1638 Webster Street**  
**San Francisco, California**

*Peruvian*

Dear Sir ~~or 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,

Bruce G. Barber  
District Director

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

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

Stan Olson  
Chief  
Detention, Deportation  
and Parole Section

(Mail in duplicate)



13-358  
Rev. 5/7/54

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

File: **A6 153 096**

C.R.No. **60**

Date: **June 2, 1954**

**Miss Flor de Maria Sumika Naganuma**  
**1638 Webster Street**  
**San Francisco, California**

*Peruvian*

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.

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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,

Bruce G. Barber  
District Director

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

By: **(Sgd.) STAN OLSON**  
Stan Olson  
Chief  
Detention, Deportation  
and Parole Section

(Mail in duplicate)



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

File: **A6 153 100**

C.R.No. **60**

Date: **June 2, 1954**

**Mr. Luis Pedro Kazumi Naganuma**  
**1638 Webster Street**  
**San Francisco, California**

*Paroled*

Dear Sir ~~or 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.

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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 M. 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)



13-358  
Rev. 5/7/54

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

File: **A6 153 098**

C.R.No. **60**

Date: **June 2, 1954**

**Miss Gabriela Marina Kyoka Naganuma**  
**1638 Webster Street**  
**San Francisco, California**

*Peruviana*

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.

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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,

Bruce G. Barber  
District Director

cc: **Wayne M. Collins**  
**Attorney at Law**  
**1701 Mills Tower**  
**San Francisco, Calif.**

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

Stan Olson  
Chief  
Detention, Deportation  
and Parole Section

(Mail in duplicate)



13-358  
Rev. 5/7/54

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

File: **A6 153 102**

C.R.No. **60**

Date: **June 2, 1954**

*Parsons*  
**Mrs. Isoka Naganuma  
1638 Webster Street  
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.

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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 M. 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)



13-358  
Rev. 5/7/54

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

File: **A6 153 103**

C.R.No. **60**

Date: **June 2, 1954**

*Perman*  
**Mr. Iwaichi Naganuma**  
**1638 Webster Street**  
**San Francisco, California**

Dear Sir ~~or 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.

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Very truly yours,

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

Bruce G. Barber  
District Director

**(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 - Japanese*

Mr. Julio Cesar Kazumi Naganuma  
1638 Webster Street  
San Francisco, California

Dear Mr. Naganuma:

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,



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

June 4, 1954

*Permanently  
Japanese*

Mr. Carlos Jorge Kazuharu Naganuma  
1638 Webster Street  
San Francisco, California

Dear Mr. Naganuma:

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".

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Very truly yours,



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

June 4, 1954

*Permanently granted*

Mr. Jose Antonio Kazuchigue Naganuma  
1638 Webster Street  
San Francisco, California

Dear Mr. Naganuma:

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,

ONE COPY FILED



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

June 4, 1954

*Peruvian  
Japonese*

Miss Flor de Maria Sumika Naganuma  
1638 Webster Street  
San Francisco, California

Dear Miss Naganuma:

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,



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

June 4, 1954

*Peruvian - Jaganuma*

Mr. Luis Pedro Kazumi Naganuma  
1638 Webster Street  
San Francisco, California

Dear Mr. Naganuma:

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,



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

June 4, 1954

*Permanently*

Miss Gabriela Marina Kyoka Naganuma  
1638 Webster Street  
San Francisco, California

Dear Miss Naganuma:

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,



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

June 4, 1954

*Peruvian-Japanese*

Mrs. Isoka Naganuma  
1638 Webster Street  
San Francisco, California

Dear Mrs. Naganuma:

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,

DELIVERABLE ONION SKIN  
PAC CONTENT



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

June 4, 1954

*Permanently approved*

Mr. Iwaichi Naganuma  
1638 Webster Street  
San Francisco, California

Dear Mr. Naganuma:

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".

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Very truly yours,



6/7/54

Peruvian  
Japanese

Rev. Furukawa  
placed the Nagamura's  
but paid \$18<sup>00</sup> for 5 US\$Kms



Mr IWAICHI NAGANUMA

MRS ISOKA NAGANUMA

And: GABRIELA MARINA KYOKA NAGANUMA  
LUIS PEDRO KAZUMI NAGANUMA  
FLOR DE MARIA SUMIKA NAGANUMA  
JOSE ANTONIO KAZUSHIGE NAGANUMA  
CARLOS JORGE KAZUHARUN NAGANUMA  
JULIO CESAR KAZUMU NAGANUMA

1638 Webster Street

San Francisco 15, California

June 9, 1954

Mr. Wayne M Collins

Mills Tower

220 Bush Street

San Francisco 4, Calif

Dear Sir:

We received your letter about the good news that we had granted permanent residence in the United States and we are very glad for it and we don't know how to thank you enough for making it possible.

We want to notify you that we made the payment of 18 dollars each person to the Commissioner of Immigration & Naturalization as in the form of a U.S. Postal Money Order at the post office on the 8th of June.  
We thank you again for everything.

Very truly yours,

*Mr. & Mrs. Iwaichi Naganuma  
and Family*



August 11, 1954  
San Francisco, Calif.

Mr. Wyne Collins  
200 Bush Street  
San Francisco, Calif.

Dear Mr. Collins:

We would like to express our heartfelt thanks for your constant efforts to suspend our deportation.

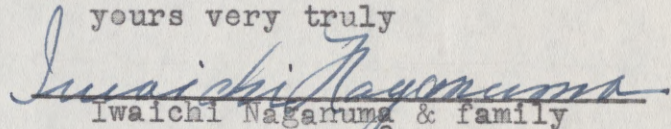
All of my family have received the bright information dated July 21, 1954 from the Justice Department that the records of our lawful entry for permanent residence have been created showing our entry at

New Orleans on March 21, 1944.

Please accept the enclosed check of \$100 as an only small token of our gratitude for your efforts to enable us such fortunate result.

Thanking again for your great favour in the past,

yours very truly

  
Iwaichi Nagamura & family

1638 Webster Street  
San Francisco, Calif. / some



San Francisco, Calif  
August 28, 1955.

Mr. Wayne M. Collins.  
Attorney at Law  
220 Bush Street  
San Francisco, California

Dear Mr. Collins.

This is to notify you that I have changed my address from 1638 Webster Street, San Francisco to 422 Laurel Street, and from Gabriela Marina Kiyoka Haganuma to Gabriela Marina Kiyoka Matsuoka in account of getting marry. My marry name is Gabriela Marina Kiyoka Matsuoka  
LAST NAME.

My registration number is A6 153098.

Yours Very Truly.

Noted ( Gabriela Marina Kiyoka Matsuoka  
422 Laurel Street  
San Francisco, California.



Aug. 20, 1954

To: WMC

Attached is letter from  
Naganuma family, Peruvian-Japanese,  
enclosing payment.

Please return letter to us for  
filing.

DP

A large, stylized handwritten signature in dark ink, consisting of several loops and a long horizontal stroke at the bottom.



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Field File No.

Central Office  
File No.

Alien  
Registration No.

(For office use. Do not write in this space)

GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.  
☐ Voluntary departure and/or preexamination.

- (1) My name given at birth was Iwachi Naganuma  
(First) (Middle) (Last)  
(2) I entered the United States under the name of Iwachi Naganuma  
(First) (Middle) (Last)  
(3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)  
(4) I last arrived in the United States on March 21 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)  
by means of U. S. Army transport (name unknown)  
(Name of vessel or railroad. If other means of conveyance was used, describe such conveyance)

- (5) I was inspected and admitted by an immigrant inspector.  
(Was, or was not)  
(6) I was born at Chikuiyo-gun Fukuoka-ken, Japan Feb. 26 1890  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

- (7) My present name is (print full name) Iwaichi Naganuma  
(First) (Middle) (Last)  
(8) I now reside at 1745 Laguna St. San Francisco  
(Number and street) (City or town)  
San Francisco California  
(County) (State)  
(9) My personal description is as follows:  
5' 7½ in. Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)  
Visible distinctive marks: None  
(10) My nationality is Japanese (11) My sex is Male  
(Country of which citizen or subject)

- (12) I did register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)  
Registration Receipt Card is No. 6153103



(13) My father was born in Japan <sup>was</sup> He is a citizen of Japan

(14) My mother was born in Japan <sup>was</sup> She is a citizen of Japan

(15) I am married. The name of my wife ~~or husband is~~ Isoka Naganuma  
(Am, or am not)

We were married on May 16 1925 at Callao Peru  
(Month) (Day) (Year) (City or town) (State)

(16) She or he was born at Shimoge-gun Oita-ken, Japan  
(City or town) (State or country)

on March 10 1902, arrived in the United States at New Orleans  
(Month) (Day) (Year) (City or town)

on March 21 1944, for permanent residence, and now resides at 1745 Laguna St.  
(Month) (Day) (Year) (City)

San Francisco, Calif.; was naturalized on                       
(City or town) (State or country) (Month) (Day) (Year)

at                     , and Certificate No.                      issued.\*  
(City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Total

Cash, including amount in bank . . . . . \$

War bonds (purchase value). . . . . \$

Other . . . . . \$ 500.00 \$ 500.00

(18) I have                      children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—
M. Victoriya Kikuchi	24	Callao, Peru	Los Angeles, Calif.
G. M. Kiyoka Naganuma	22	"	San Francisco, Cal.
L. P. Kazumi	19	"	"
E. M. Sumika	15	"	"
G. A. Kazushige	11	"	"
Jorge Kazuharu	9	"	"
J. Cesar Kazumu	6	"	"

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I.N.S. Det. Station	New Orleans	La.	March	1944	March	1944
Alien Int. Camp	Crystal City	Tex.	March	1944	Aug.	1947
1958 Bush St.	San Francisco	Cal.	Aug.	1947	April	1948
1745 Laguna St.	"	"	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER
				(Wk., mo., yr.)

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local Board is \_\_\_\_\_ My present classification is \_\_\_\_\_

(23) I have been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru for internment by U. S. Army transport and after the war was ordered to be deported to Peru or to Japan.

(24) To the best of my knowledge and belief, I am not a member of any one of the following classes

(Am, or am not)

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation would result in serious economic detriment to my ~~citizen or legally~~  
 (Would, or would not) My daughter Maria Victoria Shizuka  
~~resident alien spouse, parent, or minor child.~~ Kikuchi who was married to Bill Hideo  
Kikuchi, U.S., Citizen

(Signature of applicant)

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

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

(Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at

this \_\_\_\_\_ day of \_\_\_\_\_, Anno Domini 19\_\_\_\_\_

(Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

If you wish, you may take an extra copy of the form to use while you are securing the information. Then, when you are sure that you have answered all the questions clearly on this sample form, you may copy your answers on the three forms which are to be filed.

Any immigration officer or the representative of any social service agency will be glad to explain the questions to you and assist you in filling out this form. The answers to the questions, however, must be your own answers and not those suggested to you by any other person. If you do not have room to answer certain of the questions in the space provided, you may continue your answers by adding ordinary sheets of paper at the end of the form. If you do this, however, be sure to give the number or numbers of the questions which you are answering.

Be sure to answer every question. If you do not know the answer to certain of the questions and cannot find out, write "I do not know," and then explain why you cannot secure the information.

Your attention is called to section 22(c) of the Immigration Act of 1924, which provides that whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both. Your answers to any of the questions in this form may be used as evidence in any proceedings to determine your right to enter, reenter, pass through, or reside in the United States. False answers to any of the questions may result in the denial of your application.



SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file .....

A. R. No. 6153103

I, Iwaichi Naganuma

(Name of alien)

residing at 1745 Laguna St, San Francisco, California

(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service. I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru for Internment by U. S. Army transport  
and I did not bring pass port or visa or any other effective  
documents to enter this Country.

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 was born at Chikuyo-Gun Fukuoka-Ken on Feb 26, 1890

Japan

and am a citizen of Japan

My race is Japanese

I last entered the United States on March 21, 1944 at New Orleans, Louisiana

via ..... under the name of Iwaichi Naganuma

My true name at time of entry was Iwaichi Naganuma

My deportation would result in serious economic detriment to My daughter Maria

Victoria Shizuka Kikuchi

who <sup>is</sup>  
~~are~~

was married to Bill Hideo Kikuchi, United State Citizen

(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizenship.

As a part of this application I have completely filled in and duly executed General Information Form I-55, which is annexed hereto.

.....  
(Signature of applicant)

Subscribed and sworn to (affirmed) before me this ..... day of ....., 194.....

.....  
(Signature)

.....  
(Title)



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICEField File No. Central Office  
File No. Alien  
Registration No.

(For office use. Do not write in this space)

## GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.
- ☐ Voluntary departure and/or preexamination.

- (1) My name given at birth was Isoka Nakao  
(First) (Middle) (Last)
- (2) I entered the United States under the name of Isoka  
(First) (Middle)  
Naganuma (Last)
- (3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)
- (4) I last arrived in the United States on March 21 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)
- by means of U. S. Army transport (name unknown).  
(Name of vessel or railroad. If other means of conveyance was used, describe such conveyance)

- (5) I was inspected and admitted by an immigrant inspector.  
(Was, or was not)
- (6) I was born at Shimoge-gun, Oita-ken, Japan on March 10 1902  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

- (7) My present name is (print full name) Isoka Naganuma  
(First) (Middle) (Last)
- (8) I now reside at 1745 Laguna St. San Francisco  
(Number and street) (City or town)  
San Francisco California  
(County) (State)
- (9) My personal description is as follows:  
5' 2" Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)
- Visible distinctive marks: None
- (10) My nationality is Japanese (11) My sex is Female  
(Country of which citizen or subject)
- (12) I did register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)
- Registration Receipt Card is No. 6153102



(13) My father was born in Japan <sup>was</sup> He is a citizen of Japan

(14) My mother was born in Japan She is a citizen of Japan

(15) I am married. The name of my wife or husband is Iwaichi Naganuma  
(Am, or am not)

We were married on May 16 1925 at Callao, Peru  
(Month) (Day) (Year) (City or town) (State)

(16) She or he was born at Chikujyo-gun, Fukuoka-ken, Japan  
(City or town) (State or country)

on Feb. 26 1890, arrived in the United States at New Orleans  
(Month) (Day) (Year) (City or town)

on March 21 1944, for permanent residence, and now resides at San Francisco  
(Month) (Day) (Year) (City)

California; was naturalized on                       
(City or town) (State or country) (Month) (Day) (Year)

at                     , and Certificate No.                      issued.\*  
(City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Total

Cash, including amount in bank . . . . . \$                     

War bonds (purchase value). . . . . \$                     

Other . . . . . \$ 500.00 \$ 500.00

(18) I have 7 children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—
M.V. Shizuka Kikuchi	24	Callao, Peru	Los Angeles, Calif.
G. M. Kiyoka Naganuma	22	"	San Francisco
L.P. Kazumi	19	"	"
F.M. Sumika	15	"	"
G.A. Kazushige	11	"	"
Jorge Kazuharu	9	"	"
J. Cesar Kazumu		"	"

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I.N.S. Det. Station	New Orleans	La.	March	1944	March	1944
Alien Int. Camp	Crystal City	Tex.	March	1944	Aug.	1947
1958 Bush St.	San Francisco	Cal.	Aug.	1947	April	1948
1745 Laguna St.	"	"	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER
				(Wk., mo., yr.)
French Milanda Laundry	Mangle		1947	\$36.00 wk.

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local

Board is

My present classification is

(23) I have been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru for internment by U. S. Army transport, and after the war was ordered to be deported to Peru or to Japan.

(24) To the best of my knowledge and belief, I am not a member of any one of the following classes

(Am, or am not)

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation would result in serious economic detriment to my ~~citizen or legally~~  
 (Would, or would not)  
~~resident alien spouse, parent, or minor child.~~ My daughter Maria Victoria Shizuka  
 Kikuchi who was married to Bill Hodeo Kikuchi, U.S. Citizen.

(Signature of applicant)

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

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

(Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at  
 this \_\_\_\_\_ day of \_\_\_\_\_, Anno Domini 19\_\_\_\_\_

(Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

If you wish, you may take an extra copy of the form to use while you are securing the information. Then, when you are sure that you have answered all the questions clearly on this sample form, you may copy your answers on the three forms which are to be filed.

Any immigration officer or the representative of any social service agency will be glad to explain the questions to you and assist you in filling out this form. The answers to the questions, however, must be your own answers and not those suggested to you by any other person. If you do not have room to answer certain of the questions in the space provided, you may continue your answers by adding ordinary sheets of paper at the end of the form. If you do this, however, be sure to give the number or numbers of the questions which you are answering.

Be sure to answer every question. If you do not know the answer to certain of the questions and cannot find out, write "I do not know," and then explain why you cannot secure the information.

Your attention is called to section 22 (c) of the Immigration Act of 1924, which provides that whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both. Your answers to any of the questions in this form may be used as evidence in any proceedings to determine your right to enter, reenter, pass through, or reside in the United States. False answers to any of the questions may result in the denial of your application.



SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file \_\_\_\_\_  
6153102

A. R. No. \_\_\_\_\_  
Isoka Naganuma.

I, \_\_\_\_\_  
1745 Laguna St, San Francisco, California  
(Name of alien)  
residing at \_\_\_\_\_  
(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service.  
I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru for Internment by U.S. Army transport  
and I did not bring pass port or visa or any other effective  
documents to enter this Coun try.

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 was born at Shimoge-Gun Oita-Ken on March 10, 1902  
Japan

and am a citizen of Japan My race is Japanese

I last entered the United States on March 21, 1944 at New Orleans, Louisiana

via \_\_\_\_\_ under the name of Isoka Naganuma

My true name at time of entry was Isoka Naganuma

My deportation would result in serious economic detriment to My daughter Maria  
Victoria Shizuka Kikuchi

who is \_\_\_\_\_ Was married to Bill Hideo Kikuchi, United State Citizen  
are \_\_\_\_\_  
(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizen-  
ship.

As a part of this application I have completely filled in and duly executed General Information Form  
I-55, which is annexed hereto.

\_\_\_\_\_  
(Signature of applicant)  
Subscribed and sworn to (affirmed) before me this \_\_\_\_\_ day of \_\_\_\_\_, 194\_\_\_\_

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Title)



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Field File No.

Central Office  
File No.

Alien  
Registration No.

(For office use. Do not write in this space)

GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.  
☐ Voluntary departure and/or preexamination.

- (1) My name given at birth was Gabriela Marina Kiyoka Naganuma  
(First) (Middle) (Last)  
(2) I entered the United States under the name of Gabriela Marina Kiyoka  
(First) (Middle)  
Naganuma (Last)  
(3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)  
(4) I last arrived in the United States on March 21 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)  
by means of U. S. Army transport (name unknown).  
(Name of vessel or railroad. If other means of conveyance was used, describe such conveyance)

- (5) I was inspected and admitted by an immigrant inspector.  
(Was, or was not)  
(6) I was born at Callao, Peru on Sept. 1 1926  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

- (7) My present name is (print full name) Gabriela Marina Kiyoka Naganuma  
(First) (Middle) (Last)  
(8) I now reside at 1745 Laguna St. San Francisco  
(Number and street) (City or town)  
San Francisco California  
(County) (State)

- (9) My personal description is as follows:

5' 4½" Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)

Visible distinctive marks: a small mole on nose

- (10) My nationality is Peruvian (11) My sex is Female  
(Country of which citizen or subject)  
(12) I did register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)  
Registration Receipt Card is No. 6153098



(13) My father was born in Japan He is a citizen of Japan

(14) My mother was born in Japan She is a citizen of Japan

(15) I am not married. The name of my wife or husband is \_\_\_\_\_  
 (Am, or am not)

We were married on \_\_\_\_\_ at \_\_\_\_\_  
 (Month) (Day) (Year) (City or town) (State)

(16) She or he was born at \_\_\_\_\_  
 (City or town) (State or country)

on \_\_\_\_\_, arrived in the United States at \_\_\_\_\_  
 (Month) (Day) (Year) (City or town)

on \_\_\_\_\_, for permanent residence, and now resides at \_\_\_\_\_  
 (Month) (Day) (Year) (City)

\_\_\_\_\_ ; was \_\_\_\_\_ naturalized on \_\_\_\_\_  
 (Month) (Day) (Year)

at \_\_\_\_\_, and Certificate No. \_\_\_\_\_ issued.\*  
 (City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Total

Cash, including amount in bank . . . . . \$ \_\_\_\_\_

War bonds (purchase value). . . . . \$ \_\_\_\_\_

Other . . . . . \$ \_\_\_\_\_ \$ \_\_\_\_\_

(18) I have no children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I.N.S. Det. Station	New Orleans	La.	March	1944	March	1944
Alien Int. Camp	Crystal City	Tex.	March	1944	Aug.	1947
1958 Bush St.	San Francisco	Cal.	Aug.	1947	April	1948
1745 Laguna St.	San Francisco	"	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER
				(Wk., mo., yr.)

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local Board is \_\_\_\_\_ My present classification is \_\_\_\_\_

(23) I have (Have, or have never) been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru by U. S. Army transport for internment and after the war was ordered to be deported to Peru or to Japan.

(24) To the best of my knowledge and belief, I am not (Am, or am not) a member of any one of the following classes

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation ..... result in serious economic detriment to my citizen or legally  
 (Would, or would not)  
 resident-alien spouse, parent, or minor child.

.....  
 (Signature of applicant)

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

I, ..... Gabriela Marina Kiyoka Naganuma do swear (affirm) that I know the contents of  
 this application and the same are true to the best of my knowledge.

.....  
 (Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at .....  
 this ..... day of ....., Anno Domini 19.....

.....  
 (Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

If you wish, you may take an extra copy of the form to use while you are securing the information. Then, when you are sure that you have answered all the questions clearly on this sample form, you may copy your answers on the three forms which are to be filed.

Any immigration officer or the representative of any social service agency will be glad to explain the questions to you and assist you in filling out this form. The answers to the questions, however, must be your own answers and not those suggested to you by any other person. If you do not have room to answer certain of the questions in the space provided, you may continue your answers by adding ordinary sheets of paper at the end of the form. If you do this, however, be sure to give the number or numbers of the questions which you are answering.

Be sure to answer every question. If you do not know the answer to certain of the questions and cannot find out, write "I do not know," and then explain why you cannot secure the information.

Your attention is called to section 22(c) of the Immigration Act of 1924, which provides that whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both. Your answers to any of the questions in this form may be used as evidence in any proceedings to determine your right to enter, reenter, pass through, or reside in the United States. False answers to any of the questions may result in the denial of your application.



SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file \_\_\_\_\_

A. R. No. 6153098

I, Gabriela Marina Kiyoka Naganuma  
(Name of alien)

residing at 1745 Laguna St., San Francisco, California  
(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service. I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru by U. S. Army transport  
for internment and did not bring passport or visa or any other  
effective document to enter this country.

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 was born at Callao, Peru on Sept 1, 1926

and am a citizen of Peru My race is Japanese

I last entered the United States on March 21, 1944 at New Orleans, Louisiana

via \_\_\_\_\_ under the name of Gabriel Marina Kiyoka  
Naganuma

My true name at time of entry was Gabriel Marina Kiyoka Naganuma

My deportation would result in serious economic detriment to My sister

Maria Victoria Shizuka Kikuchi

who ~~is~~ are was married to Bill Hideo Kikuchi, U. S. Citizen.  
(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizenship.

As a part of this application I have completely filled in and duly executed General Information Form I-55, which is annexed hereto.

\_\_\_\_\_  
(Signature of applicant)

Subscribed and sworn to (affirmed) before me this \_\_\_\_\_ day of \_\_\_\_\_, 194\_\_\_\_

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Title)



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Field File No.

Central Office  
File No.

Alien  
Registration No.

(For office use. Do not write in this space)

GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.
- ☐ Voluntary departure and/or preexamination.

(1) My name given at birth was Luis Pedro Kazumi Naganuma  
(First) (Middle) (Last)

(2) I entered the United States under the name of Luis Pedro Kazumi  
(First) (Middle)  
Naganuma (Last)

(3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)

(4) I last arrived in the United States on March 21 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)

by means of U. S. Army transport (name unknown)  
(Name of vessel or railroad. If other means of conveyance was used, describe such conveyance)

(5) I was inspected and admitted by an immigrant inspector.  
(Was, or was not)

(6) I was born at Callao, Peru on July 1 1928  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

(7) My present name is (print full name) Luis Pedro Kazumi Naganuma  
(First) (Middle) (Last)

(8) I now reside at 1745 Laguna St. San Francisco  
(Number and street) (City or town)  
San Francisco California  
(County) (State)

(9) My personal description is as follows:

5' 10" Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)

Visible distinctive marks: a mole on left eyebrow.

(10) My nationality is Peruvian (11) My sex is Male  
(Country of which citizen or subject)

(12) I did register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)

Registration Receipt Card is No. 6153099



(13) My father was born in Japan He is a citizen of Japan

(14) My mother was born in Japan She is a citizen of Japan

(15) I am not married. The name of my wife or husband is \_\_\_\_\_  
(Am, or am not)

We were married on \_\_\_\_\_ at \_\_\_\_\_  
(Month) (Day) (Year) (City or town) (State)

(16) She or he was born at \_\_\_\_\_  
(City or town) (State or country)

on \_\_\_\_\_, arrived in the United States at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

on \_\_\_\_\_, for permanent residence, and now resides at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

\_\_\_\_\_ ; was \_\_\_\_\_ naturalized on \_\_\_\_\_  
(City or town) (State or country) (Month) (Day) (Year)

at \_\_\_\_\_, and Certificate No. \_\_\_\_\_ issued.\*  
(City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Total

Cash, including amount in bank . . . . . \$ \_\_\_\_\_

War bonds (purchase value). . . . . \$ \_\_\_\_\_

Other . . . . . \$ \_\_\_\_\_

(18) I have no children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I.N.S. Det. Station	New Orleans	La.	March	1944	March	1944
Alien Int. Camp	Crystal City	Tex.	March	1944	June	1947
1743 Laguna St.	San Francisco	Cal.	June	1947	Aug.	1947
1958 Bush St.	"	"	Aug.	"	April	1948
1745 Laguna St.	"	"	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21,	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER (Wk., mo., yr.)
Pine St. Laundry	Marker	2325 Pine St. S.F.	1947	\$160 mo.

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local Board is 41 San Francisco, Cal. My present classification is alien

(23) I have (Have, or have never) been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru by U. S. Army transport for internment, and after the war was ordered to be deported to Peru or to Japan.

(24) To the best of my knowledge and belief, I am not (Am, or am not) a member of any one of the following classes

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation ..... result in serious economic detriment to my citizen or legally  
 (Would, or would not)  
 resident-alien spouse, parent, or minor child.

.....  
 (Signature of applicant)

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

I, Luis Pedro Kazumi Naganuma....., do swear (affirm) that I know the contents of  
 this application and the same are true to the best of my knowledge.

.....  
 (Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at .....  
 this ..... day of ....., Anno Domini 19.....

.....  
 (Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

If you wish, you may take an extra copy of the form to use while you are securing the information. Then, when you are sure that you have answered all the questions clearly on this sample form, you may copy your answers on the three forms which are to be filed.

Any immigration officer or the representative of any social service agency will be glad to explain the questions to you and assist you in filling out this form. The answers to the questions, however, must be your own answers and not those suggested to you by any other person. If you do not have room to answer certain of the questions in the space provided, you may continue your answers by adding ordinary sheets of paper at the end of the form. If you do this, however, be sure to give the number or numbers of the questions which you are answering.

Be sure to answer every question. If you do not know the answer to certain of the questions and cannot find out, write "I do not know," and then explain why you cannot secure the information.

Your attention is called to section 22(c) of the Immigration Act of 1924, which provides that whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both. Your answers to any of the questions in this form may be used as evidence in any proceedings to determine your right to enter, reenter, pass through, or reside in the United States. False answers to any of the questions may result in the denial of your application.



SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file \_\_\_\_\_

A. R. No. 6153099

I, Luis Pedro Kazumi Naganuma  
(Name of alien)

residing at 1745 Laguna St, San Francisco, California  
(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service. I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru for Internment by U.S. Army transport  
and I did not bring pass port or visa or any other effective  
documents to enter this Country.

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 was born at Callao-Peru on July 1, 1928

and am a citizen of Peru My race is Japanese

I last entered the United States on March 21, 1944 at New Orleans, Louisiana

via \_\_\_\_\_ under the name of Luis Pedro Kazumi  
Naganuma

My true name at time of entry was Luis Pedro Kazumi Naganuma

My deportation would result in serious economic detriment to My sister Maria

Victoria Shizuka Kikuchi

who ~~is~~ are was married to Bill Hideo Kikuchi, U.S. Citizen  
(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizenship.

As a part of this application I have completely filled in and duly executed General Information Form I-55, which is annexed hereto.

\_\_\_\_\_  
(Signature of applicant)

Subscribed and sworn to (affirmed) before me this \_\_\_\_\_ day of \_\_\_\_\_, 194\_\_\_\_

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Title)



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Field File No.

Central Office  
File No.

Alien  
Registration No.

(For office use. Do not write in this space)

GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.
- ☐ Voluntary departure and/or preexamination.

(1) My name given at birth was Flor de Maria Sumika Naganuma  
(First) (Middle) (Last)

(2) I entered the United States under the name of Flor de Maria Sumika  
(First) (Middle)

Naganuma (Last) (3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)

(4) I last arrived in the United States on March 21 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)

by means of U.S. Army Transport (The name was unknown)  
(Name of vessel or railroad. If other means of

conveyance was used, describe such conveyance)

(5) I Was inspected and admitted by an immigrant inspector.  
(Was, or was not)

(6) I was born at Callao-Peru on Nov 14 1933  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

(7) My present name is (print full name) Flor de Maria Sumika Naganuma  
(First) (Middle) (Last)

(8) I now reside at 1745 Laguna St, San Francisco  
(Number and street) (City or town)  
San Francisco, California  
(County) (State)

(9) My personal description is as follows:

5' 6" Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)

Visible distinctive marks: None

(10) My nationality is Peruvian (11) My sex is Female  
(Country of which citizen or subject)

(12) I Did not register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)

Registration Receipt Card is No. \_\_\_\_\_



(13) My father was born in Japan He is a citizen of Japan

(14) My mother was born in Japan She is a citizen of Japan

(15) I am not married. The name of my wife or husband is \_\_\_\_\_  
(Am, or am not)

We were married on \_\_\_\_\_ at \_\_\_\_\_  
(Month) (Day) (Year) (City or town) (State)

(16) She or he was born at \_\_\_\_\_  
(City or town) (State or country)

on \_\_\_\_\_, arrived in the United States at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

on \_\_\_\_\_, for permanent residence, and now resides at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

\_\_\_\_\_ ; was \_\_\_\_\_ naturalized on \_\_\_\_\_  
(State or country) (Month) (Day) (Year)

at \_\_\_\_\_, and Certificate No. \_\_\_\_\_ issued.\*  
(City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Total

Cash, including amount in bank . . . . . \$ \_\_\_\_\_

War bonds (purchase value). . . . . \$ \_\_\_\_\_

Other . . . . . \$ \_\_\_\_\_

(18) I have no children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I. N. S. Det Station	New Orleans	Louisiana	March	1944	March	1944
Alien Int Camp	Crystal City	Texas	March	1944	Aug	1947
1958 Bush St	San Francisco	Calif	Aug	1947	April	1948
1745 Laguna St	San Francisco	Calif	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER (Wk., mo., yr.)

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local Board is \_\_\_\_\_ My present classification is \_\_\_\_\_

(23) I have \_\_\_\_\_ been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru for Internment by U.S. Army transport

and after the war was ordered to be deported to Peru or Japan.

(24) To the best of my knowledge and belief, I am not a member of any one of the following classes

(Am, or am not)

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation \_\_\_\_\_ result in serious economic detriment to my citizen or legally  
 (Would, or would not)  
 resident-alien spouse, parent, or minor child.

(Because of minor age, signed by her mother)

(Signature of applicant)

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

I, Flor de Maria Sumikan Naganuma, do swear (affirm) that I know the contents of  
 this application and the same are true to the best of my knowledge.

(Because of minor age, signed by her mother)

(Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at \_\_\_\_\_  
 this \_\_\_\_\_ day of \_\_\_\_\_, Anno Domini 19\_\_\_\_

(Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

If you wish, you may take an extra copy of the form to use while you are securing the information. Then, when you are sure that you have answered all the questions clearly on this sample form, you may copy your answers on the three forms which are to be filed.

Any immigration officer or the representative of any social service agency will be glad to explain the questions to you and assist you in filling out this form. The answers to the questions, however, must be your own answers and not those suggested to you by any other person. If you do not have room to answer certain of the questions in the space provided, you may continue your answers by adding ordinary sheets of paper at the end of the form. If you do this, however, be sure to give the number or numbers of the questions which you are answering.

Be sure to answer every question. If you do not know the answer to certain of the questions and cannot find out, write "I do not know," and then explain why you cannot secure the information.

Your attention is called to section 22(c) of the Immigration Act of 1924, which provides that whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both. Your answers to any of the questions in this form may be used as evidence in any proceedings to determine your right to enter, reenter, pass through, or reside in the United States. False answers to any of the questions may result in the denial of your application.



SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file \_\_\_\_\_

A. R. No. \_\_\_\_\_

I, Flor de Maria Sumika Naganuma.  
(Name of alien)  
residing at 1745 Laguna St, San Francisco, California.  
(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service. I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru for Internment by U. S. Army transport  
and I did not bring pass port or visa or any other effective  
documents to enter this Country.

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 was born at Callao-Peru on Nov 14, 1933  
and am a citizen of Peru My race is Japanese  
I last entered the United States on March 21, 1944 at New Orleans, Louisiana  
via \_\_\_\_\_ under the name of Flor de Maria Sumika  
Naganuma  
My true name at time of entry was Flor de Maria Sumika Naganuma

My deportation would result in serious economic detriment to \_\_\_\_\_  
who is \_\_\_\_\_  
are \_\_\_\_\_  
(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizenship.

As a part of this application I have completely filled in and duly executed General Information Form I-55, which is annexed hereto.

(Because of minor age, signed by her mother)  
(Signature of applicant)

Subscribed and sworn to (affirmed) before me this \_\_\_\_\_ day of \_\_\_\_\_, 194\_\_\_\_

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Title)



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Field File No.

Central Office  
File No.

Alien  
Registration No.

(For office use. Do not write in this space)

GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.
- ☐ Voluntary departure and/or preexamination.

- (1) My name given at birth was Jose Antonio Kazushige Naganuma  
(First) (Middle) (Last)
- (2) I entered the United States under the name of Jose Antonio Kazushige  
(First) (Middle)  
Naganuma (Last)
- (3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)
- (4) I last arrived in the United States on March 21, 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)  
by means of U.S. Army transport (The name was unknown)  
(Name of vessel or railroad. If other means of

conveyance was used, describe such conveyance)

- (5) I was inspected and admitted by an immigrant inspector.  
(Was, or was not)
- (6) I was born at Callao-Peru on May 23 1937  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

- (7) My present name is (print full name) Jose Antonio Kazushige Naganuma  
(First) (Middle) (Last)
- (8) I now reside at 1745 Laguna St San Francisco  
(Number and street) (City or town)  
San Francisco California  
(County) (State)
- (9) My personal description is as follows:  
4' 6" Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)
- Visible distinctive marks: None
- (10) My nationality is Peruvian (11) My sex is Male  
(Country of which citizen or subject)
- (12) I did not register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)
- Registration Receipt Card is No. \_\_\_\_\_



(13) My father was born in Japan He is a citizen of Japan

(14) My mother was born in Japan She is a citizen of Japan

(15) I am not married. The name of my wife or husband is \_\_\_\_\_  
(Am, or am not)

We were married on \_\_\_\_\_ at \_\_\_\_\_  
(Month) (Day) (Year) (City or town) (State)

(16) She or he was born at \_\_\_\_\_  
(City or town) (State or country)

on \_\_\_\_\_, arrived in the United States at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

on \_\_\_\_\_, for permanent residence, and now resides at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

\_\_\_\_\_ ; was naturalized on \_\_\_\_\_  
(Month) (Day) (Year)

at \_\_\_\_\_, and Certificate No. \_\_\_\_\_ issued.\*  
(City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Total

Cash, including amount in bank . . . . . \$ \_\_\_\_\_

War bonds (purchase value). . . . . \$ \_\_\_\_\_

Other . . . . . \$ \_\_\_\_\_ \$ \_\_\_\_\_

(18) I have no children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I. N. S. Det Station	New Orleans	Louisiana	March	1944	March	1944
Alien Int Camp	Crystal City	Texas	March	1944	Aug	1947
1958 Bush St	San Francisco	Calif	Aug	1947	April	1948
1745 Laguna St	San Francisco	Calif	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER
				(Wk., mo., yr.)

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local Board is \_\_\_\_\_ My present classification is \_\_\_\_\_

(23) I have \_\_\_\_\_ (Have, or have never) been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru for Internment by U.S. Army transport and after war was ordered to be deported to Japan or Peru

(24) To the best of my knowledge and belief, I \_\_\_\_\_ a member of any one of the following classes (Am, or am not)

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation ..... result in serious economic detriment to my citizen or legally  
 (Would, or would not)  
 resident-alien spouse, parent, or minor child.

(Because of minor age, signed by his mother)

(Signature of applicant)

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

I, Jose Antonio Kazushige Naganuma, do swear (affirm) that I know the contents of  
 this application and the same are true to the best of my knowledge.

(Because of minor age signed by his mother)

(Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at  
 this ..... day of ....., Anno Domini 19.....

(Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

If you wish, you may take an extra copy of the form to use while you are securing the information. Then, when you are sure that you have answered all the questions clearly on this sample form, you may copy your answers on the three forms which are to be filed.

Any immigration officer or the representative of any social service agency will be glad to explain the questions to you and assist you in filling out this form. The answers to the questions, however, must be your own answers and not those suggested to you by any other person. If you do not have room to answer certain of the questions in the space provided, you may continue your answers by adding ordinary sheets of paper at the end of the form. If you do this, however, be sure to give the number or numbers of the questions which you are answering.

Be sure to answer every question. If you do not know the answer to certain of the questions and cannot find out, write "I do not know," and then explain why you cannot secure the information.

Your attention is called to section 22(c) of the Immigration Act of 1924, which provides that whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both. Your answers to any of the questions in this form may be used as evidence in any proceedings to determine your right to enter, reenter, pass through, or reside in the United States. False answers to any of the questions may result in the denial of your application.



SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file .....

A. R. No. ....

I, José Antonio Kazushige Naganuma,  
(Name of alien)

residing at 1745 Laguna St, San Francisco, California.  
(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service.  
I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru for Internment by U.S. Army transport  
and I did not bring pass port or visa or any other effective  
documents to enter this Country.

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 was born at Callao-Peru on May 23, 1937

and am a citizen of Peru My race is Japanese

I last entered the United States on March 21, 1944 at New Orleans, Louisiana

via ..... under the name of José Antonio Kazushige  
Naganuma

My true name at time of entry was José Antonio Kazushige Naganuma

My deportation would result in serious economic detriment to .....

who is  
are .....  
(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizen-  
ship.

As a part of this application I have completely filled in and duly executed General Information Form  
I-55, which is annexed hereto.

( Because of minor age, signed by his mother)

.....  
(Signature of applicant)

Subscribed and sworn to (affirmed) before me this ..... day of ....., 194.....

.....  
(Signature)

.....  
(Title)



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Field File No.

Central Office  
File No.Alien  
Registration No.

(For office use. Do not write in this space)

## GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.
- ☐ Voluntary departure and/or preexamination.

- (1) My name given at birth was Carlos Jorge Kazuharu Naganuma  
(First) (Middle) (Last)
- (2) I entered the United States under the name of Carlos Jorge Kazuharu  
(First) (Middle) (Last)  
Naganuma Japanese  
(Last) (Middle)
- (3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)
- (4) I last arrived in the United States on March 21 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)  
by means of U. S. Army transport (The name was unknown)  
(Name of vessel or railroad. If other means of conveyance was used, describe such conveyance)

- (5) I was inspected and admitted by an immigrant inspector.  
(Was, or was not)
- (6) I was born at Callao-Peru on Aug 20 1939  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

- (7) My present name is (print full name) Carlos Jorge Kazuharu Naganuma  
(First) (Middle) (Last)
- (8) I now reside at 1745 Laguna St San Francisco  
(Number and street) (City or town)  
San Francisco California  
(County) (State)
- (9) My personal description is as follows:  
4'5" Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)  
Visible distinctive marks: None
- (10) My nationality is Peruvian (Country of which citizen or subject)
- (11) My sex is Male
- (12) I did not register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)
- Registration Receipt Card is No.



(13) My father was born in Japan He is a citizen of Japan

(14) My mother was born in Japan She is a citizen of Japan

(15) I am not married. The name of my wife or husband is \_\_\_\_\_  
(Am, or am not)

We were married on \_\_\_\_\_ at \_\_\_\_\_  
(Month) (Day) (Year) (City or town) (State)

(16) She or he was born at \_\_\_\_\_  
(City or town) (State or country)

on \_\_\_\_\_, arrived in the United States at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

on \_\_\_\_\_, for permanent residence, and now resides at \_\_\_\_\_  
(Month) (Day) (Year) (City or town)

\_\_\_\_\_ ; was \_\_\_\_\_ naturalized on \_\_\_\_\_  
(Month) (Day) (Year)

at \_\_\_\_\_, and Certificate No. \_\_\_\_\_ issued.\*  
(City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Cash, including amount in bank . . . . . \$ \_\_\_\_\_

War bonds (purchase value). . . . . \$ \_\_\_\_\_

Other . . . . . \$ \_\_\_\_\_

Total

(18) I have no children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I. N. S. Det. Station	New Orleans	Louisiana	March	1944	March	1944
Alien Int Camp	Crystal City	Texas	March	1944	Aug	1947
1958 Bush St	San Francisco	California	Aug	1947	April	1948
1745 Laguna St	San Francisco	Calif	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER
				(Wk., mo., yr.)

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local Board is \_\_\_\_\_ My present classification is \_\_\_\_\_

(23) I \_\_\_\_\_ have \_\_\_\_\_ been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru for Internment by U. S. Army transport, \_\_\_\_\_ and after war was ordered to be deported to Peru or Japan \_\_\_\_\_

(24) To the best of my knowledge and belief, I \_\_\_\_\_ a member of any one of the following classes (Am, or am not)

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation ..... result in serious economic detriment to my citizen or legally  
 (Would, or would not)  
 resident-alien spouse, parent, or minor child.  
 (Because of minor age signed by his mother)

(Signature of applicant)

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

I, Carlos Jorge Kazuharu Naganuma, do swear (affirm) that I know the contents of  
 this application and the same are true to the best of my knowledge.  
 (Because of minor age signed by his mother)

(Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at  
 this ..... day of ....., Anno Domini 19.....

(Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

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Be sure to answer every question. If you do not know the answer to certain of the questions and cannot find out, write "I do not know," and then explain why you cannot secure the information.

Your attention is called to section 22 (c) of the Immigration Act of 1924, which provides that whoever knowingly makes under oath any false statement in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, shall, upon conviction thereof, be fined not more than \$10,000 or imprisoned for not more than 5 years, or both. Your answers to any of the questions in this form may be used as evidence in any proceedings to determine your right to enter, reenter, pass through, or reside in the United States. False answers to any of the questions may result in the denial of your application.



SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file .....

A. R. No. ....

I, Carlos Jorge Kazuharu Naganuma.

(Name of alien)

residing at 1745 Laguna St. San Francisco, California.

(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service. I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru for Internment by U. S. Army transport  
and I did not bring pass port or visa or any other effective  
documents to enter this Country.

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 was born at Callao-Peru. on Aug 20, 1939.

and am a citizen of Peru. My race is Japanese.

I last entered the United States on March 21, 1944 at New Orleans, Louisiana.

via Carlos  
under the name of Jorge Kazuharu Naganuma.

My true name at time of entry was Carlos Jorge Kazuharu Naganuma

My deportation would result in serious economic detriment to .....

who is  
are .....

(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizenship.

As a part of this application I have completely filled in and duly executed General Information Form I-55, which is annexed hereto.

(Because of minor age, signed by his mother)

(Signature of applicant)

Subscribed and sworn to (affirmed) before me this ..... day of ....., 194.....

(Signature)

(Title)



U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Field File No.

Central Office  
File No.Alien  
Registration No.

(For office use. Do not write in this space)

## GENERAL INFORMATION FORM

This general information form is submitted in connection with an application for:

- ☐ Suspension of my deportation pursuant to the provisions of Section 19(c) of the Immigration Act of 1917, as amended.
- ☐ Voluntary departure and/or preexamination.

- (1) My name given at birth was Julio César Kazumu Naganuma  
(First) (Middle) (Last)
- (2) I entered the United States under the name of Julio César Kazumu Naganuma  
(First) (Middle) (Last)
- (3) My race is Japanese  
(White, Negro, Japanese, Chinese, or any other)
- (4) I last arrived in the United States on March 21 1944 at New Orleans  
(Month) (Day) (Year) (Port or place of entry)
- by means of U.S. Army transport (The name was unknown)  
(Name of vessel or railroad. If other means of conveyance was used, describe such conveyance)
- (5) I was inspected and admitted by an immigrant inspector.  
(Was, or was not)

- (6) I was born at Callao-Peru on July 28 1942  
(Place and country) (Month) (Day) (Year)

THE FACTS IMMEDIATELY FOLLOWING ARE GIVEN AS OF THE DATE OF THIS APPLICATION:

- (7) My present name is (print full name) Julio César Kazumu Naganuma  
(First) (Middle) (Last)
- (8) I now reside at 1745 Laguna St San Francisco California  
(Number and street) (City or town) (State)
- (9) My personal description is as follows:  
3' Japanese Brown Black  
(Height: Feet-Inches) (Complexion) (Color of eyes) (Color of hair)
- Visible distinctive marks: None
- (10) My nationality is Peruvian (11) My sex is Male  
(Country of which citizen or subject)
- (12) I did not register under the Alien Registration Act, 1940. The number of my Alien  
(Did, or did not)
- Registration Receipt Card is No. \_\_\_\_\_



(13) My father was born in Japan He is a citizen of Japan

(14) My mother was born in Japan She is a citizen of Japan

(15) I am not married. The name of my wife or husband is \_\_\_\_\_  
 (Am, or am not)

We were married on \_\_\_\_\_ at \_\_\_\_\_  
 (Month) (Day) (Year) (City or town) (State)

(16) She or he was born at \_\_\_\_\_  
 (City or town) (State or country)

on \_\_\_\_\_, arrived in the United States at \_\_\_\_\_  
 (Month) (Day) (Year) (City or town)

on \_\_\_\_\_, for permanent residence, and now resides at \_\_\_\_\_  
 (Month) (Day) (Year) (City or town)

\_\_\_\_\_ ; was \_\_\_\_\_ naturalized on \_\_\_\_\_  
 (Month) (Day) (Year)

at \_\_\_\_\_, and Certificate No. \_\_\_\_\_ issued.\*  
 (City or town) (County) (State)

\*If applicant has been previously married give facts relative to each such marriage as to date, place, name of spouse, and manner and date of termination of marriage.

(17) My assets consist of the following:

Total

Cash, including amount in bank . . . . . \$ \_\_\_\_\_

War bonds (purchase value). . . . . \$ \_\_\_\_\_

Other . . . . . \$ \_\_\_\_\_

(18) I have no children, whose names, ages, places of birth, and places of residence are as follows:\*

NAME	AGE	PLACE OF BIRTH	NOW RESIDING AT—

(19) Since the date of entry upon which this application is based I have resided in the United States as follows:\*

STREET AND NUMBER	CITY OR TOWN	STATE	FROM—		TO—	
			MONTH	YEAR	MONTH	YEAR
I. N. S. Det Station	New Orleans	Louisiana	March	1944	March	1944
Alien Int Camp	Crystal City	Texas	March	1944	Aug	1947
1958 Bush St	San Francisco	Calif	Aug	1947	April	1948
1745 Laguna St	San Francisco	Calif	April	1948		

\*Use separate sheet for additional entries.



(20) My entries into and departures from the United States are as follows:\*

ENTRIES				DEPARTURES			
PORT	MONTH	DAY	YEAR	PORT	MONTH	DAY	YEAR
New Orleans	March	21	1944				

(21) During my residence in the United States my employment has been as follows:\*

FULL NAME OF EMPLOYER	NATURE OF WORK	ADDRESS	FROM YEAR TO YEAR	SALARY PER
				(Wk., mo., yr.)

(If not employed by others, describe business or other activities followed since entry.)

(22) I have registered under the Selective Training and Service Act. The number and address of my Local Board is \_\_\_\_\_ My present classification is \_\_\_\_\_

(23) I have \_\_\_\_\_ been debarred from entry into the United States, or deported, ordered deported, permitted in lieu of deportation to depart voluntarily from the United States, or been the subject of an investigation by the immigration authorities.

If answer is in the affirmative in any particular, give complete information in the spaces immediately following:

I was brought from Peru for Internment by U.S. Army transport and after the war was ordered to be deported to Peru or Japan

(24) To the best of my knowledge and belief, I \_\_\_\_\_ a member of any one of the following classes (Am, or am not)

of individuals deportable or excludable under the immigration laws: Idiots; imbeciles; feeble-minded; epileptics; insane persons; persons with constitutional psychopathic inferiority; persons afflicted with chronic alcoholism; persons afflicted with tuberculosis; persons afflicted with a loathsome or contagious disease; persons convicted of or admitting the commission of a crime involving moral turpitude; anarchists; persons who believe in or advocate the overthrow by force or violence of the Government of the United States; persons deportable under provisions of the Act entitled "An Act to exclude and expel from the United States aliens who are members of the Anarchistic and Similar Classes," approved October 16, 1918, as amended; prostitutes, or persons connected with the business of prostitution; polygamists; smugglers of aliens; persons convicted of violating the narcotic laws; or persons convicted under the Alien Registration Act of 1940 of interfering with the military or naval forces of the United States, or of subversive activities against any government in the United States.

\*Use separate sheet for additional entries.



(25) My deportation ..... result in serious economic detriment to my citizen or legally  
 (Would, or would not)  
 resident-alien spouse, parent, or minor child.

(Because of minor age, signed by his mother.)

(Signature of applicant)

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

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

(Because of minor age, signed by his mother.)

(Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at .....  
 this ..... day of ....., Anno Domini 19.....

(Title of officer)

### INSTRUCTIONS TO APPLICANT

The information requested of you in this form is required to assist the Government in deciding upon your application. Your application cannot be granted unless you cooperate with the Government by giving this information as completely as you can. You must file with your application three copies of this form filled out and sworn to before a notary public or an immigrant inspector.

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SUBMISSION TO DEPORTATION PROCESS AND APPLICATION  
FOR SUSPENSION OF DEPORTATION  
(Prior to arrest)

District file .....

A. R. No. ....

I, Julio Cesar Kazumu Naganuma  
(Name of alien)  
residing at 1745 Laguna St, San Francisco, California  
(Residence of alien in the United States)

hereby voluntarily submit myself to the jurisdiction of the Immigration and Naturalization Service. I believe that I am in the United States in violation of immigration laws for the following reasons:

I was brought from Peru for Internment by U.S. Army transport  
and I did not bring pass port or visa or any other effecyive  
documents to enter this Country.

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 was born at Callao-Peru on July 28, 1942  
and am a citizen of Peru My race is Japanese  
I last entered the United States on March 21, 1944 at New Orleance, Louisiana  
via ..... under the name of Julio Cesar Kazumu Naganuma  
My true name at time of entry was Julio Cesar Kazumu Naganuma.

My deportation would result in serious economic detriment to .....  
who is .....  
are .....  
(Citizen(s) or lawful resident(s) of the United States)

I attach documentary evidence of my relationship to the persons named and evidence of their citizenship.

As a part of this application I have completely filled in and duly executed General Information Form I-55, which is annexed hereto.

(Because of minor age, signed by his mother)  
(Signature of applicant)

Subscribed and sworn to (affirmed) before me this ..... day of ....., 194.....

(Signature)

(Title)