

ABO § FURUYA v. Rogers (Cons. no. 25294-G)  
Brownell, et al., etc.)

78/377  
C

Yoshiko Obana  
(now Hisatomi)

Bal. \$300<sup>00</sup>

Agnew, Calif.

CROSS-REFERENCE

August 10 1954

FILE OF: SASANO, Mary Mariko

CLASSIFICATION: \_\_\_\_\_

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REFER TO FILE:	HUSBAND: SASANO, Nobutsugu
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CLASSIFICATION:	_____
	_____

Obana, Susumi

P.O. Box 147.

Chatsworth, Calif.

Bul # 270<sup>ov</sup>



1 was, by Section 405 of the Act of June 27, 1952, 66 Stat. 280,  
2 effective December 24, 1952, continued in force and effect for  
3 the purpose of this cause, and pursuant to the terms of such  
4 stipulation.

5 IT IS ORDERED, ADJUDGED, AND DECREED as and for a final  
6 order, judgment and decree directed to be entered in this cause;

7 I.

8 That the plaintiffs hereinafter identified are and at all  
9 times have been natives, nationals, and citizens of the United  
10 States of America, entitled to the rights and privileges of such  
11 nationality and citizenship, notwithstanding their purported  
12 application for renunciation of United States nationality pursuant  
13 to Sec. 401(i) of the Nationality Act of 1940, as amended, their  
14 purported renunciations of United States nationality pursuant  
15 thereto and the approvals thereof given by the Attorney General,  
16 all of which occurred during the calendar years 1944 and 1945,  
17 and all of which are hereby declared to be, and at all times to  
18 have been null, void and without legal effect upon the status  
19 and rights as nationals and citizens of the United States of  
20 any such plaintiffs, whose names and birthdates are as follows:

21	22	23
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33 II.

34 That no costs shall be taxed by the Clerk to any party.  
35 Done in open Court this 12th day of August, 1955.

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114 APPROVED AS TO FORM:

115 GEORGE S. LEONARD, Acting Assistant Attorney General.  
116 LLOYD H. BURKE, United States Attorney, and a Defendant.  
117 ENOCH E. ELLISON, Attorney, Department of Justice.  
118 PAUL J. GRUMBLY, Attorney, Department of Justice.

119 By: /s/ Charles Elmer Collett  
120 Assistant United States Attorney

121 Attorneys for Defendants

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25294

- - - and - - - - -

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

Cons. No. 25294-G

No. 25295

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court  
in and for the Northern District of California, do hereby certify  
that the annexed and foregoing is a true copy of excerpt of the  
original FINAL ORDER, JUDGMENT AND DECREE AS TO CERTAIN NAMED  
PARTIES-PLAINTIFF WHO WERE INCOMPETENT TO RENOUNCE THEIR CITIZEN-  
SHIP AT THE TIME THEY ATTEMPTED TO DO SO made and filed in the  
above-entitled cause on August 12, 1955, and entered August 15,  
1955, with the name of

OBANA, Susumu,

a plaintiff, remaining among the records of the said Court in my  
office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and  
affixed the seal of the aforesaid Court at San Francisco, California,  
this 24 day of August, A D. 1955.

C. W. CALBREATH,  
Clerk,

By Margaret P. Blair  
Deputy Clerk

1 Wayne M. Collins  
1300 Mills Tower  
2 San Francisco 4, Calif.  
GARfield 1-5827  
3 Attorney for Plaintiffs.

ORIGINAL  
F I L E D

Dec 4, 1956

Clerk, U.S. Dist. Court  
San Francisco

7 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
8 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 TADAYASU ABO, et al., etc.,  
11 Plaintiffs,  
12 -vs-  
13 HERBERT BROWNELL, JR., as Attorney  
14 General of the United States, etc., et al.,  
15 Defendants.

No. 25294

16 and

Cons.No. 25294-G

17 MARY KANAME FURUYA, et al., etc.,  
18 Plaintiffs,  
19 -vs-  
20 HERBERT BROWNELL, JR., as Attorney  
21 General of the United States, etc., et al.,  
22 Defendants.

No. 25295

23 FINAL ORDER, JUDGMENT AND DECREE AS TO CERTAIN NAMED PLAINTIFFS  
24 AS TO WHOM THE DEFENDANTS HAVE WITHDRAWN ALL OFFERS OF PROOF  
25

26 This cause (originally consisting of companion suits Nos.  
27 25294-G and 25295-G which had been consolidated under No. 25294-G)  
28 being submitted to this Court, sitting without a jury, for decision  
29 of the cause of certain individual parties-plaintiff hereinafter  
30 named, pursuant to the "DEFENDANTS' WITHDRAWAL OF OFFERS OF PROOF  
31 AS TO CERTAIN NAMED PLAINTIFFS AND CONSENT TO IMMEDIATE ACTION"  
32 filed herein and approved this date by this Court;



1 applications for renunciation of United States nationality pursuant  
2 to Section 401(i) of the Nationality Act of 1940, as amended, their  
3 purported renunciations of United States nationality pursuant  
4 thereto and the approvals thereof given by the Attorney General, all  
5 of which occurred during the calendar years 1944 and 1945, and all  
6 of which are hereby declared to be and at all times to have been  
7 null, void and without legal effect upon the status and rights as  
8 nationals and citizens of the United States of any such plaintiffs  
9 whose names and birthdates are set forth on the attached schedule.

10 II

11 That no cost shall be taxed by the clerk to any party.

12 Done in open Court this 4th day of December, 1956.

13  
14 /s/ Louis E. Goodman

15 UNITED STATES DISTRICT JUDGE

16  
17  
18 APPROVED AS TO FORM:

19 Lloyd H. Burke, United States Attorney

20 by: /s/ Charles Elmer Collett

21 Assistant United States Attorney

22 Attorneys for Defendants.

23  
24 NAME

BIRTHDATE

25  
26  
27 OBANA, Yoshiko (Hisatomi)

6-12-23 (6-19-23)

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25294

and

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

Cons. No. 25294-G

No. 25295

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court  
in and for the Northern District of California, do hereby certify  
that the annexed and foregoing is a true copy of excerpt of the  
original FINAL ORDER, JUDGMENT AND DECREE AS TO CERTAIN NAMED  
PLAINTIFFS AS TO WHOM THE DEFENDANTS HAVE WITHDRAWN ALL OFFERS OF  
PROOF made and filed in the above-entitled cause on December 4, 1956,  
and entered December 4, 1956, with the name of \_\_\_\_\_

OBANA, Yoshiko (Hisatomi)

a plaintiff, remaining among the records of the said Court in my  
office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and  
affixed the seal of the aforesaid Court at San Francisco, California,  
this 17 day of Dec, A.D. 1956.

C. W. CALBREATH,  
Clerk,

By Margaret Bean  
Deputy Clerk.

Asako Ochi

AN 85953

Bal. \$270.<sup>00</sup>

1 Wayne M. Collins  
1300 Mills Tower  
2 San Francisco 4, Calif.  
GARfield 1-5827  
3 Attorney for Plaintiffs.

ORIGINAL  
F I L E D

Dec 4, 1956

Clerk, U.S. Dist. Court  
San Francisco

4  
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6  
7 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
8 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
9

10 TADAYASU ABO, et al., etc.,

Plaintiffs,

12 -vs-

13 HERBERT BROWNELL, JR., as Attorney  
14 General of the United States, etc., et al.,

Defendants.

15 and  
16 -----

17 MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

19 -vs-

20 HERBERT BROWNELL, JR., as Attorney  
General of the United States, etc., et al.,

21 Defendants.  
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23 FINAL ORDER, JUDGMENT AND DECREE AS TO CERTAIN NAMED PLAINTIFFS

24 AS TO WHOM THE DEFENDANTS HAVE WITHDRAWN ALL OFFERS OF PROOF

25  
26 This cause (originally consisting of companion suits Nos.  
27 25294-G and 25295-G which had been consolidated under No. 25294-G)  
28 being submitted to this Court, sitting without a jury, for decision  
29 of the cause of certain individual parties-plaintiff hereinafter  
30 named, pursuant to the "DEFENDANTS' WITHDRAWAL OF OFFERS OF PROOF  
31 AS TO CERTAIN NAMED PLAINTIFFS AND CONSENT TO IMMEDIATE ACTION"  
32 filed herein and approved this date by this Court;



1 applications for renunciation of United States nationality pursuant  
2 to Section 401(i) of the Nationality Act of 1940, as amended, their  
3 purported renunciations of United States nationality pursuant  
4 thereto and the approvals thereof given by the Attorney General, all  
5 of which occurred during the calendar years 1944 and 1945, and all  
6 of which are hereby declared to be and at all times to have been  
7 null, void and without legal effect upon the status and rights as  
8 nationals and citizens of the United States of any such plaintiffs  
9 whose names and birthdates are set forth on the attached schedule.

10 II

11 That no cost shall be taxed by the clerk to any party.  
12 Done in open Court this 4th day of December, 1956.

13  
14 /s/ Louis E. Goodman  
15 UNITED STATES DISTRICT JUDGE

16  
17  
18 APPROVED AS TO FORM:  
19 Lloyd H. Burke, United States Attorney  
20  
21 by: /s/ Charles Elmer Collett  
22 Assistant United States Attorney  
23 Attorneys for Defendants.

24

25 NAME	26 BIRTHDATE
27 <u>OCHI, Asako</u>	<u>8-24-09</u>

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UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

and

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25294

Cons. No. 25294-G

No. 25295

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court  
in and for the Northern District of California, do hereby certify  
that the annexed and foregoing is a true copy of excerpt of the  
original FINAL ORDER, JUDGMENT AND DECREE AS TO CERTAIN NAMED  
PLAINTIFFS AS TO WHOM THE DEFENDANTS HAVE WITHDRAWN ALL OFFERS OF  
PROOF made and filed in the above-entitled cause on December 4, 1956,  
and entered December 4, 1956, with the name of \_\_\_\_\_

OCHI, Asako

a plaintiff, remaining among the records of the said Court in my  
office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and  
affixed the seal of the aforesaid Court at San Francisco, California,  
this 17 day of Dec, A.D. 1956.

C. W. CALBREATH,  
Clerk,

By Margaret P. Bean  
Deputy Clerk.

ODA, Sachiko (now Yamamoto?)  
P.O. Box 344  
Walnut Grove, Calif.

\$200.00

MARRIED

Mrs. Yamamoto  
San Francisco

Address : ?  
Oda, Sachiko

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
GARfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
May 29, 1952  
Clerk, U.S. Dist. Court  
San Francisco

4  
5  
6  
7  
8 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10  
11 TADAYASU ABO, et al., etc., )

12 Plaintiffs, )

13 -vs- )

No. 25294

14 JAMES P. McGRANERY, as Attorney General )  
15 of the United States, etc., et al., )

Cons. No. 25294

16 Defendants. )  
17 )

18 ORDER, JUDGMENT AND DECREE EXECUTING MANDATE  
19 OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

20 In compliance with the Mandate of the United States Court of  
21 Appeals for the Ninth Circuit entered in this cause on October 17,  
1951,

22 (A) It is Ordered that the Final Order, Judgment and Decree  
23 of this Court entered in this cause on April 12, 1949, and modified  
24 by an order of this Court entered in this cause on May 2, 1949,  
25 insofar as it pertained to the following named defendants sued in  
26 their representative capacities herein, to-wit, Dean Acheson, as  
Secretary of State, John W. Snyder, as the Secretary of the Treas-  
ury, Julius A. Krug, as the Secretary of the Interior, Dillon S.  
Myer, as Director, War Relocation Authority, and Raymond R. Best,  
as Project Director, Tule Lake Center, be and the same hereby is  
set aside.

27 (B) It is Further Ordered that the Final Order, Judgment and  
28 Decree of this Court, entered in this cause on April 12, 1949,  
29 and modified by an Order of this Court entered in this cause on  
May 2, 1949, be, and the same hereby is amended to read as follows:

30 "IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
31 judgment and decree against the defendants herein, excepting those  
32

1 specified in paragraph (A) hereinabove, and in favor of each and  
2 all of the One Thousand Four (1,004) specifically named plaintiffs  
3 listed and set forth in the following thirty-two (32) pages and  
4 of whom 985 are plaintiffs in proceeding No. 25294 herein and of  
5 whom 19, indicated by an asterisk following their respective names,  
6 are plaintiffs in proceeding No. 25295 herein, consolidated there-  
7 with, to-wit:-

8	NAME	BIRTHDATE
9	ODA, Sachiko	4/13/24

10 as follows:

11 1. The application for renunciation of United States nation-  
12 ality and citizenship heretofore executed by each of the plaintiffs  
13 hereinabove specifically named in paragraph (B) hereof in 1944  
14 or 1945, the renunciation of his or her United States nationality  
15 and citizenship and the order of the defendant Attorney General  
16 approving each such application and renunciation are, and each of  
17 said things is, wholly illegal, contrary to law and public policy,  
18 null and void ab initio, and they are, and each of said things is,  
19 hereby cancelled and set aside.

20 2. Each of the plaintiffs hereinabove specifically named in  
21 paragraph (B) hereof at birth and ever since then has been and now  
22 is a native born national and citizen of the United States of  
23 America and domiciled therein and each is entitled to the full  
24 and complete exercise and enjoyment of all his or her rights,  
25 privileges, liberty and immunities of United States nationality  
26 and citizenship.

27 3. The remaining defendants, other than those hereinabove  
28 specifically named in paragraph (A) hereof, are, and each of them  
29 is, and their agents, servants, employees and representatives are,  
30 and each of them is, hereby permanently enjoined from detaining,  
31 imprisoning or interning the plaintiffs whose names are listed in  
32 paragraph (B) hereof or any of them and from restraining them  
or any of them of liberty and from removing them or any of them  
to Japan or elsewhere and from interfering with their freedom of  
movement within the United States and right of access to their  
homes in the United States from abroad and from interfering with  
their full and complete exercise and enjoyment of each and all  
of their rights, privileges and immunities of United States  
nationality and citizenship."

33 (C) It is Further Ordered that as to the Plaintiffs in this  
34 cause excepting those hereinabove specifically listed by name  
35 in paragraph (B) hereof, the Order, Judgment and Decree of this  
36 Court entered on April 12, 1949, hereby is set aside and that, as  
37 to such remaining plaintiffs in this cause, further proceedings  
38 be had in this cause in accordance with the said Mandate of the  
39 said United States Court of Appeals entered in this cause on  
40 October 17, 1951.

41 Done in Open Court this 29th day of May, 1952.

42 LOUIS E. GOODMAN,  
43 UNITED STATES DISTRICT JUDGE

44 Approved as to form:  
45 (S) Edgar R. Bonsall  
46 Asst. U.S. Atty.

**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

JAMES P. McGRANERY, as Attorney General of  
the United States, etc., et al.,

*Defendants.*

No. 25294

Cons. No. 25294

**CERTIFICATE OF CLERK.**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true and full copy of the original ORDER, JUDGMENT AND DECREE EXECUTING MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT made and filed in the above-entitled cause on May 29, 1952, and entered June 2, 1952, with the exception of the listing of the names of the plaintiffs in paragraph (B) thereof other than.....

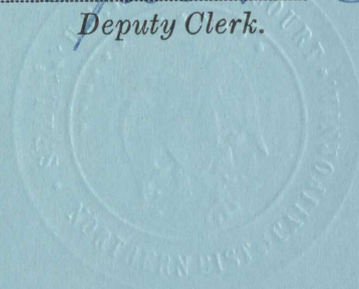
ODA, Sachiko

.....  
now remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this 11th day of June, A. D. 1952.

C. W. CALBREATH,  
*Clerk,*

By *J. O. Jacobsen*  
*Deputy Clerk.*



Ogami, Grace  
Yoshiko

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
Garfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
AUG 12 1955  
Clerk, U.S. Dist. Court  
San Francisco

5 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
6 FOR THE NORTHERN DISTRICT OF CALIFORNIA

7	TADAYASU ABO, et al., etc.,	Plaintiffs,	) <u>No. 25294</u>
8	-vs-		
9	HERBERT BROWNELL, JR., as Attorney General	) Defendants.	) <u>Cons. No. 25294-G</u>
10	of the United States, etc., et al.,		
11	----- and -----		
12	MARY KANAME FURUYA, et al., etc.,	Plaintiffs,	) <u>No. 25295</u>
13	-vs-		
14	HERBERT BROWNELL, JR., as Attorney General	) Defendants,	) <u>No. 25295</u>
15	of the United States, etc., et al.,		
16	-----		

17 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
PARTIES-PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS  
18 UNITED STATES NATIONALS.

19 This cause (originally consisting of companion suits Nos.  
20 25294-G and 25295-G, which have been consolidated under No. 25294-G)  
21 being submitted to this Court, sitting without a jury, for decision  
22 on the merits of the individual causes of certain parties-plaintiff,  
23 hereinafter named, pursuant to a written "Stipulation Re Judgment  
24 as to Certain Named Parties-Plaintiff Who Have Been Documented or  
25 Recognized as United States Nationals" entered into between the  
26 parties hereto and filed herein this date; and it being stipulated  
27 that, subsequent to their purported renunciations of United States  
28 nationality pursuant to the provisions of Section 401(i) of the  
29 Nationality Act of 1940, as amended, (former Title 8 U.S.C.,  
30 Section 801(i) during the calendar years, 1944 and 1945, said  
31 plaintiffs have been documented or recognized as United States  
32 nationals upon their applications duly made either to the  
Department of State or to the United States Immigration and  
Naturalization Service, and it being stipulated that such pur-  
ported acts of renunciation occurred while such parties-plaintiff  
were resident at the Segregation Center of the War Relocation  
Authority at Tule Lake, Newell, California; and the attorneys  
for the defendant Attorney General and those acting under his  
authority having withdrawn all offers of proof heretofore made  
herein with respect to such parties-defendant and conceding that  
they have made out a prima facie case for relief under the  
ruling of the United States Court of Appeals for the Ninth Cir-  
cuit in this cause (McGrath v. Abo, 186 F 2d, 766), such con-  
cession being consistent with the Court's conclusions as to the  
effect of applicable law in the circumstances; and formal findings  
of fact and conclusions of law herein being waived; and the Court

1 being advised that counsel for such defendants will offer no  
2 objection to the entry of a final order, judgment and decree  
3 on the merits of the causes herein, in favor of the hereinafter  
specifically identified parties-plaintiff; and there being no  
just reason for delay;

4 NOW, THEREFORE, pursuant to Section 503 of the Nationality  
5 Act of 1940, as amended, (former Title 8, U.S.C., Section 903)  
6 which was, by Section 405 of the Act of June 27, 1952, 66 Stat.  
280 effective December 24, 1952 continued in force and effect  
7 for the purpose of this cause, and pursuant to the terms of such  
stipulation,

8 IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
judgment and decree directed to be entered in this cause:

9 I.

10 That the plaintiffs hereinafter identified are and at all  
11 times have been, natives, nationals and citizens of the United  
12 States of America, and entitled to the rights and privileges of  
13 such nationality and citizenship, notwithstanding their purported  
14 applications for renunciation of United States nationality under  
15 Section 401(i) of the Nationality Act of 1940, as amended, their  
16 purported renunciations of United States nationality pursuant  
thereto and the approvals thereof given by the Attorney General,  
all of which occurred during the calendar years 1944 and 1945,  
A.D., and all of which are hereby declared to be, and at all times  
to have been, null, void and without legal effect upon the status  
and rights as nationals and citizens of the United States of any  
such plaintiffs; whose names and birthdates are as follows:

17	NAME	BIRTHDATE
18	<u>OGAMI, Grace Yoshiko</u>	<u>10-23-23</u>

19 II.

20 That no costs shall be taxed by the Clerk to any party.  
21 Done in open Court this 12th day of August, 1955.

22 /s/ LOUIS E. GOODMAN  
23 UNITED STATES DISTRICT JUDGE

24 APPROVED AS TO FORM:

25 GEORGE S. LEONARD, Acting Assistant Attorney General.  
26 LLOYD H. BURKE, United States Attorney, and a Defendant.  
27 ENOCH E. ELLISON, Attorney, Department of Justice.  
PAUL J. GRUMBLY, Attorney, Department of Justice.

28 By: /s/ Charles Elmer Collett  
Assistant United States Attorney  
29 Attorneys for Defendants  
30  
31  
32

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR. as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25294

- - - - and - - - - -

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

Cons. No. 25294-G

No. 25295

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true copy of excerpt of the original FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED PARTIES-PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS UNITED STATES NATIONALS made and filed in the above-entitled cause on August 12, 1955, and entered August 15, 1955, with the name of

OGAMI, Grace Yoshiko

a plaintiff, remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this 24 day of August, A.D. 1955.

C. W. CALBREATH,  
Clerk,

By Margaret P. Beau  
Deputy Clerk.

Ogawa, Elsie Yoshiji

1 Wayne M. Collins  
Attorney at Law  
2 Mills Tower, 220 Bush Street  
San Francisco 4, Calif.  
3 GARfield 1-5827  
Attorney for Plaintiffs  
4

ORIGINAL  
FILED  
MAY 3 1957

Clerk, U.S. Dist. Court  
San Francisco

5 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
6 FOR THE NORTHERN DISTRICT OF CALIFORNIA

7 TADAYASU ABO, et al., etc.,  
8 Plaintiffs,

-vs-

No. 25294

9 HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,  
10 Defendants.

and

Cons. No. 25294-G

11 MARY KANAME FURUYA, et al., etc.,  
12 Plaintiffs,

-vs-

13 HERBERT BROWNELL, JR., as Attorney General  
14 of the United States, etc., et al.,  
15 Defendants,

No. 25295

16  
17 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
PARTIES PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS  
18 UNITED STATES NATIONALS.

19 This cause (originally consisting of companion suits Nos.  
20 25294-G and 25295-G, which have been consolidated under No. 25294-G)  
being submitted to this Court, sitting without a jury, for decision  
21 on the merits of the individual causes of certain parties-plaintiff,  
hereinafter named, pursuant to a written "Stipulation Re Judgment  
22 as to Certain Named Parties-Plaintiff Who Have Been Documented or  
Recognized as United States Nationals" entered into between the  
23 parties hereto and filed herein this date; and it being stipulated  
that, subsequent to their purported renunciations of United States  
24 nationality pursuant to the provisions of Section 401 (i) of the  
Nationality Act of 1940, as amended, (former Title 8 U.S.C., Section  
25 801 (i) during the calendar years, 1944 and 1945, said plaintiffs  
have been documented or recognized as United States nationals upon  
26 their applications duly made either to the Department of State or to  
the United States Immigration and Naturalization Service, and it  
27 being stipulated that such purported acts of renunciation occurred  
while such parties-plaintiff were resident at the Segregation Center  
of the War Relocation Authority at Tule Lake, Newell, California;  
28 and the attorneys for the defendant Attorney General and those acting  
under his authority having withdrawn all offers of proof heretofore  
29 made herein with respect to such parties-defendant and conceding that  
they have made out a prima facie case for relief under the ruling of  
30 the United States Court of Appeals for the Ninth Circuit in this  
cause (McGrath v. Abo, 186 F 2d, 766), such concession being consis-  
31 tent with the Court's conclusions as to the effect of applicable law  
in the circumstances; and formal findings of fact and conclusions of  
32 law herein being waived; and the Court being advised that counsel  
for such defendants will offer no objection to the entry of a final

1 order, judgment and decree on the merits of the causes herein, in  
2 favor of the hereinafter specifically identified parties-plaintiff;  
and there being no just reason for delay;

3 NOW, THEREFORE, pursuant to Section 503 of the Nationality Act  
4 of 1940, as amended, (former Title 8, U.S.C., Section 903) which  
was, by Section 405 of the Act of June 27, 1952, 66 Stat. 280 effec-  
5 tive December 24, 1952 continued in force and effect for the purpose  
of this cause, and pursuant to the terms of such stipulation,

6 IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
7 judgment and decree directed to be entered in this cause:

8 I.

9 That the plaintiffs hereinafter identified are and at all  
10 times have been, natives, nationals and citizens of the United  
States of America, and entitled to the rights and privileges of  
11 such nationality and citizenship, notwithstanding their purported  
applications for renunciation of United States nationality under  
12 Section 401 (i) of the Nationality Act of 1940, as amended, their  
purported renunciations of United States nationality pursuant  
13 thereto and the approvals thereof given by the Attorney General,  
all of which occurred during the calendar years 1944 and 1945,  
14 A.D., and all of which are hereby declared to be, and at all times  
to have been, null, void and without legal effect upon the status  
and rights as nationals and citizens of the United States of any  
15 such plaintiffs, whose names and birthdates are as follows:

16 NAME	BIRTHDATE
17 OGAWA, Elsie Yoshiye	3-2-22

18 II.

19 That no costs shall be taxed by the Clerk to any party.  
20 Done in open Court this 3rd. day of May, 1957 .

21 /s/ EDWARD P. MURPHY

22 UNITED STATES DISTRICT JUDGE

23 APPROVED AS TO FORM:

24 GEORGE COCHRAN DOUB, Assistant Attorney General.  
25 LLOYD H. BURKE, United States Attorney, and a Defendant.  
26 ENOCH E. ELLISON, Attorney, Department of Justice.  
PAUL J. GRUMBLY, Attorney, Department of Justice.

27 By:

28 /s/ Charles Elmer Collett /By M.D.M.  
Assistant United States Attorney  
29 Attorneys for Defendants  
30  
31  
32

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

No. 25294

-vs-

HERBERT BROWNELL, JR. as Attorney General  
of the United States, etc., et al.,

Defendants.

- - - and - - - - -

Cons. No. 25294-G

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

No. 25295

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

- - - - -

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court  
in and for the Northern District of California, do hereby certify  
that the annexed and foregoing is a true copy of excerpt of the  
original FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
PARTIES-PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS UNITED  
STATES NATIONALS made and filed in the above-entitled cause on

MAY 3 1957 , and entered MAY 3 1957 , with the name of  
OGAWA, Elsie Yoshiye

a plaintiff, remaining among the records of the said Court in my  
office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and  
affixed the seal of the aforesaid Court at San Francisco, California,  
this 8<sup>th</sup> day of May, A.D. 1957.

C. W. CALBREATH,  
Clerk,

By Margaret P. Blair  
Deputy Clerk.

OHARA, Namio (\*)

Rt. 1 Box 405 )M.R.

San Jose, Calif.)12/4/51

\$200.00

*Ohara, Kamico*

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
GARfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
May 29, 1952  
Clerk, U.S. Dist. Court  
San Francisco

8 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

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TADAYASU ABO, et al., etc., )  
Plaintiffs, )  
-vs- ) No. 25294  
JAMES P. McGRANERY, as Attorney General ) Cons. No. 25294  
of the United States, etc., et al., )  
Defendants. )

ORDER, JUDGMENT AND DECREE EXECUTING MANDATE  
OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

In compliance with the Mandate of the United States Court of Appeals for the Ninth Circuit entered in this cause on October 17, 1951,

(A) It is Ordered that the Final Order, Judgment and Decree of this Court entered in this cause on April 12, 1949, and modified by an order of this Court entered in this cause on May 2, 1949, insofar as it pertained to the following named defendants sued in their representative capacities herein, to-wit, Dean Acheson, as Secretary of State, John W. Snyder, as the Secretary of the Treasury, Julius A. Krug, as the Secretary of the Interior, Dillon S. Myer, as Director, War Relocation Authority, and Raymond R. Best, as Project Director, Tule Lake Center, be and the same hereby is set aside.

(B) It is Further Ordered that the Final Order, Judgment and Decree of this Court, entered in this cause on April 12, 1949, and modified by an Order of this Court entered in this cause on May 2, 1949, be, and the same hereby is amended to read as follows:

"IT IS ORDERED, ADJUDGED AND DECREED as and for a final order, judgment and decree against the defendants herein, excepting those

1 specified in paragraph (A) hereinabove, and in favor of each and  
2 all of the One Thousand Four (1,004) specifically named plaintiffs  
3 listed and set forth in the following thirty-two (32) pages and  
4 of whom 985 are plaintiffs in proceeding No. 25294 herein and of  
5 whom 19, indicated by an asterisk following their respective names,  
6 are plaintiffs in proceeding No. 25295 herein, consolidated there-  
7 with, to-wit:-

8	9	10	11
12	13	14	15
16	17	18	19
20	21	22	23

NAME	BIRTHDATE
OHARA, Namio (*)	12/8/25

as follows:

1. The application for renunciation of United States nation-  
ality and citizenship heretofore executed by each of the plaintiffs  
hereinabove specifically named in paragraph (B) hereof in 1944  
or 1945, the renunciation of his or her United States nationality  
and citizenship and the order of the defendant Attorney General  
approving each such application and renunciation are, and each of  
said things is, wholly illegal, contrary to law and public policy,  
null and void ab initio, and they are, and each of said things is,  
hereby cancelled and set aside.

2. Each of the plaintiffs hereinabove specifically named in  
paragraph (B) hereof at birth and ever since then has been and now  
is a native born national and citizen of the United States of  
America and domiciled therein and each is entitled to the full  
and complete exercise and enjoyment of all his or her rights,  
privileges, liberty and immunities of United States nationality  
and citizenship.

3. The remaining defendants, other than those hereinabove  
specifically named in paragraph (A) hereof, are, and each of them  
is, and their agents, servants, employees and representatives are,  
and each of them is, hereby permanently enjoined from detaining,  
imprisoning or interning the plaintiffs whose names are listed in  
paragraph (B) hereof or any of them and from restraining them  
or any of them of liberty and from removing them or any of them  
to Japan or elsewhere and from interfering with their freedom of  
movement within the United States and right of access to their  
homes in the United States from abroad and from interfering with  
their full and complete exercise and enjoyment of each and all  
of their rights, privileges and immunities of United States  
nationality and citizenship."

(C) It is Further Ordered that as to the Plaintiffs in this  
cause excepting those hereinabove specifically listed by name  
in paragraph (B) hereof, the Order, Judgment and Decree of this  
Court entered on April 12, 1949, hereby is set aside and that, as  
to such remaining plaintiffs in this cause, further proceedings  
be had in this cause in accordance with the said Mandate of the  
said United States Court of Appeals entered in this cause on  
October 17, 1951.

Done in Open Court this 29th day of May, 1952.

LOUIS E. GOODMAN,  
UNITED STATES DISTRICT JUDGE

Approved as to form:  
(S) Edgar R. Bonsall  
Asst. U.S. Atty.

**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

JAMES P. McGRANERY, as Attorney General of  
the United States, etc., et al.,

*Defendants.*

No. 25294

Cons. No. 25294

**CERTIFICATE OF CLERK.**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true and full copy of the original ORDER, JUDGMENT AND DECREE EXECUTING MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT made and filed in the above-entitled cause on May 29, 1952, and entered June 2, 1952, with the exception of the listing of the names of the plaintiffs in paragraph (B) thereof other than.....

OHARA, Namio (\*)

.....  
now remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this 17<sup>th</sup> day of June, A. D. 1952.

C. W. CALBREATH,  
*Clerk,*

By

*L. O. Jacobsen*  
*Deputy Clerk.*

*Oka, Takashi*

1 Wayne M. Collins  
Attorney at Law  
2 Mills Tower, 220 Bush Street  
San Francisco 4, Calif.  
3 Garfield 1-5827  
Attorney for Plaintiffs  
4

ORIGINAL  
FILED  
MAY 3 1957  
Clerk, U.S. Dist. Court  
San Francisco

5 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
6 FOR THE NORTHERN DISTRICT OF CALIFORNIA

7 TADAYASU ABO, et al., etc.,  
8 Plaintiffs,

-vs-

No. 25294

9 HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,  
10 Defendants.

and

Cons. No. 25294-G

11 MARY KANAME FURUYA, et al., etc.,  
12 Plaintiffs,

-vs-

13 HERBERT BROWNELL, JR., as Attorney General  
14 of the United States, etc., et al.,  
15 Defendants,

No. 25295

16  
17 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
PARTIES PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS  
18 UNITED STATES NATIONALS.

19 This cause (originally consisting of companion suits Nos.  
20 25294-G and 25295-G, which have been consolidated under No. 25294-G)  
being submitted to this Court, sitting without a jury, for decision  
21 on the merits of the individual causes of certain parties-plaintiff,  
hereinafter named, pursuant to a written "Stipulation Re Judgment  
22 as to Certain Named Parties-Plaintiff Who Have Been Documented or  
Recognized as United States Nationals" entered into between the  
23 parties hereto and filed herein this date; and it being stipulated  
that, subsequent to their purported renunciations of United States  
24 nationality pursuant to the provisions of Section 401 (i) of the  
Nationality Act of 1940, as amended, (former Title 8 U.S.C., Section  
25 801 (i) during the calendar years, 1944 and 1945, said plaintiffs  
have been documented or recognized as United States nationals upon  
26 their applications duly made either to the Department of State or to  
the United States Immigration and Naturalization Service, and it  
27 being stipulated that such purported acts of renunciation occurred  
while such parties-plaintiff were resident at the Segregation Center  
of the War Relocation Authority at Tule Lake, Newell, California;  
28 and the attorneys for the defendant Attorney General and those acting  
under his authority having withdrawn all offers of proof heretofore  
29 made herein with respect to such parties-defendant and conceding that  
they have made out a prima facie case for relief under the ruling of  
30 the United States Court of Appeals for the Ninth Circuit in this  
cause (McGrath v. Abo, 186 F 2d, 766), such concession being consis-  
31 tent with the Court's conclusions as to the effect of applicable law  
in the circumstances; and formal findings of fact and conclusions of  
32 law herein being waived; and the Court being advised that counsel  
for such defendants will offer no objection to the entry of a final

1 order, judgment and decree on the merits of the causes herein, in  
2 favor of the hereinafter specifically identified parties-plaintiff;  
and there being no just reason for delay;

3 NOW, THEREFORE, pursuant to Section 503 of the Nationality Act  
4 of 1940, as amended, (former Title 8, U.S.C., Section 903) which  
was, by Section 405 of the Act of June 27, 1952, 66 Stat. 280 effec-  
5 tive December 24, 1952 continued in force and effect for the purpose  
of this cause, and pursuant to the terms of such stipulation,

6 IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
7 judgment and decree directed to be entered in this cause:

8 I.

9 That the plaintiffs hereinafter identified are and at all  
10 times have been, natives, nationals and citizens of the United  
States of America, and entitled to the rights and privileges of  
11 such nationality and citizenship, notwithstanding their purported  
applications for renunciation of United States nationality under  
12 Section 401 (i) of the Nationality Act of 1940, as amended, their  
purported renunciations of United States nationality pursuant  
thereto and the approvals thereof given by the Attorney General,  
13 all of which occurred during the calendar years 1944 and 1945,  
A.D., and all of which are hereby declared to be, and at all times  
14 to have been, null, void and without legal effect upon the status  
and rights as nationals and citizens of the United States of any  
15 such plaintiffs, whose names and birthdates are as follows:

16	NAME	BIRTHDATE
17	OKA, Takeshi	3-13-22

18 II.

19 That no costs shall be taxed by the Clerk to any party.  
20 Done in open Court this 3rd. day of May, 1957 .

21 /s/ EDWARD P. MURPHY

22 UNITED STATES DISTRICT JUDGE

23 APPROVED AS TO FORM:

24 GEORGE COCHRAN DOUB, Assistant Attorney General.  
25 LLOYD H. BURKE, United States Attorney, and a Defendant.  
26 ENOCH E. ELLISON, Attorney, Department of Justice.  
PAUL J. GRUMBLY, Attorney, Department of Justice.

27 By:

28 /s/ Charles Elmer Collett /By M.D.M.  
Assistant United States Attorney  
29 Attorneys for Defendants  
30  
31  
32

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR. as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25294

- - - and - - - - -

Cons. No. 25294-G

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25295

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court  
in and for the Northern District of California, do hereby certify  
that the annexed and foregoing is a true copy of excerpt of the  
original FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
PARTIES-PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS UNITED  
STATES NATIONALS made and filed in the above-entitled cause on

MAY 3 1957 , and entered MAY 3 1957 , with the name of  
OKA, Takeshi

a plaintiff, remaining among the records of the said Court in my  
office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and  
affixed the seal of the aforesaid Court at San Francisco, California,  
this 8<sup>th</sup> day of May, A.D. 1957.

C. W. CALBREATH,  
Clerk,

By Margaret P. Beir  
Deputy Clerk.

*Okada, Harry*

1 Wayne M. Collins  
1300 Mills Tower  
2 San Francisco 4, Calif.  
Garfield 1-5827  
3 Attorney for Plaintiffs.

ORIGINAL  
F I L E D

Dec 4, 1956

Clerk, U.S. Dist. Court  
San Francisco

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IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 TADAYASU ABO, et al., etc.,

Plaintiffs,

12 -vs-

13 HERBERT BROWNELL, JR., as Attorney  
General of the United States, etc., et al.,

14 Defendants.

15 and

16 -----  
17 MARY KANAME FURUYA, et al., etc.,

18 Plaintiffs,

19 -vs-

20 HERBERT BROWNELL, JR., as Attorney  
General of the United States, etc., et al.,

21 Defendants.

22 -----  
23 FINAL ORDER, JUDGMENT AND DECREE AS TO CERTAIN NAMED PLAINTIFFS

24 AS TO WHOM THE DEFENDANTS HAVE WITHDRAWN ALL OFFERS OF PROOF

25  
26 This cause (originally consisting of companion suits Nos.  
27 25294-G and 25295-G which had been consolidated under No. 25294-G)  
28 being submitted to this Court, sitting without a jury, for decision  
29 of the cause of certain individual parties-plaintiff hereinafter  
30 named, pursuant to the "DEFENDANTS' WITHDRAWAL OF OFFERS OF PROOF  
31 AS TO CERTAIN NAMED PLAINTIFFS AND CONSENT TO IMMEDIATE ACTION"  
32 filed herein and approved this date by this Court;





UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25294

and

Cons. No. 25294-G

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

No. 25295

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court  
in and for the Northern District of California, do hereby certify  
that the annexed and foregoing is a true copy of excerpt of the  
original FINAL ORDER, JUDGMENT AND DECREE AS TO CERTAIN NAMED  
PLAINTIFFS AS TO WHOM THE DEFENDANTS HAVE WITHDRAWN ALL OFFERS OF  
PROOF made and filed in the above-entitled cause on December 4, 1956,  
and entered December 4, 1956, with the name of \_\_\_\_\_

OKADA, Haruyo

a plaintiff, remaining among the records of the said Court in my  
office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and  
affixed the seal of the aforesaid Court at San Francisco, California,  
this 17 day of Dec, A.D. 1956.

C. W. CALBREATH,  
Clerk,

By Margaret P. Blair  
Deputy Clerk.

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
Garfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
AUG 12 1955  
Clerk, U.S. Dist. Court  
San Francisco

4

5 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
6 FOR THE NORTHERN DISTRICT OF CALIFORNIA

7 TADAYASU ABO, et al., etc., )  
Plaintiffs, )  
8 -vs- ) No. 25294  
9 HERBERT BROWNELL, JR., as Attorney General )  
of the United States, etc., et al., )  
10 Defendants. )  
11 and ) Cons. No. 25294-G  
----- )  
12 MARY KANAME FURUYA, et al., etc., )  
Plaintiffs, )  
13 -vs- )  
14 HERBERT BROWNELL, JR., as Attorney General ) No. 25295  
of the United States, etc., et al., )  
15 Defendants, )  
----- )

16

17 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
PARTIES-PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS  
18 UNITED STATES NATIONALS.

19 This cause (originally consisting of companion suits Nos.  
20 25294-G and 25295-G, which have been consolidated under No. 25294-G)  
being submitted to this Court, sitting without a jury, for decision  
21 on the merits of the individual causes of certain parties-plaintiff,  
hereinafter named, pursuant to a written "Stipulation Re Judgment  
22 as to Certain Named Parties-Plaintiff Who Have Been Documented or  
Recognized as United States Nationals" entered into between the  
23 parties hereto and filed herein this date; and it being stipulated  
that, subsequent to their purported renunciations of United States  
24 nationality pursuant to the provisions of Section 401(i) of the  
Nationality Act of 1940, as amended, (former Title 8 U.S.C.,  
25 Section 801(i) during the calendar years, 1944 and 1945, said  
plaintiffs have been documented or recognized as United States  
26 nationals upon their applications duly made either to the  
Department of State or to the United States Immigration and  
27 Naturalization Service, and it being stipulated that such pur-  
ported acts of renunciation occurred while such parties-plaintiff  
28 were resident at the Segregation Center of the War Relocation  
Authority at Tule Lake, Newell, California; and the attorneys  
29 for the defendant Attorney General and those acting under his  
authority having withdrawn all offers of proof heretofore made  
30 herein with respect to such parties-defendant and conceding that  
they have made out a prima facie case for relief under the  
31 ruling of the United States Court of Appeals for the Ninth Cir-  
cuit in this cause (McGrath v. Abo, 186 F 2d, 766), such con-  
32 cession being consistent with the Court's conclusions as to the  
effect of applicable law in the circumstances; and formal findings  
of fact and conclusions of law herein being waived; and the Court

1 being advised that counsel for such defendants will offer no  
2 objection to the entry of a final order, judgment and decree  
3 on the merits of the causes herein, in favor of the hereinafter  
specifically identified parties-plaintiff; and there being no  
just reason for delay;

4 NOW, THEREFORE, pursuant to Section 503 of the Nationality  
5 Act of 1940, as amended, (former Title 8, U.S.C., Section 903)  
6 which was, by Section 405 of the Act of June 27, 1952, 66 Stat.  
280 effective December 24, 1952 continued in force and effect  
7 for the purpose of this cause, and pursuant to the terms of such  
stipulation,

8 IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
judgment and decree directed to be entered in this cause:

9 I.

10 That the plaintiffs hereinafter identified are and at all  
11 times have been, natives, nationals and citizens of the United  
12 States of America, and entitled to the rights and privileges of  
13 such nationality and citizenship, notwithstanding their purported  
14 applications for renunciation of United States nationality under  
15 Section 401(i) of the Nationality Act of 1940, as amended, their  
16 purported renunciations of United States nationality pursuant  
thereto and the approvals thereof given by the Attorney General,  
all of which occurred during the calendar years 1944 and 1945,  
A.D., and all of which are hereby declared to be, and at all times  
to have been, null, void and without legal effect upon the status  
and rights as nationals and citizens of the United States of any  
such plaintiffs, whose names and birthdates are as follows:

17	NAME	BIRTHDATE
18	<u>OKADA, Hideko</u>	<u>10-21-23</u>

19 II.

20 That no costs shall be taxed by the Clerk to any party.  
21 Done in open Court this 12th day of August, 1955.

22 /s/ LOUIS E. GOODMAN  
23 UNITED STATES DISTRICT JUDGE

24 APPROVED AS TO FORM:

25 GEORGE S. LEONARD, Acting Assistant Attorney General.  
26 LLOYD H. BURKE, United States Attorney, and a Defendant.  
27 ENOCH E. ELLISON, Attorney, Department of Justice.  
28 PAUL J. GRUMBLY, Attorney, Department of Justice.

29 By: /s/ Charles Elmer Collett  
30 Assistant United States Attorney  
31 Attorneys for Defendants  
32



*Okada, Katsumi*

1 Wayne M. Collins  
Attorney at Law  
2 Mills Tower, 220 Bush Street  
San Francisco 4, Calif.  
3 GARfield 1-5827  
4 Attorney for Plaintiffs

ORIGINAL  
FILED

MAY 3 1957  
Clerk, U.S. Dist. Court  
San Francisco

5 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
6 FOR THE NORTHERN DISTRICT OF CALIFORNIA

7 TADAYASU ABO, et al., etc.,  
8 Plaintiffs,

-vs-

No. 25294

9 HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,  
10 Defendants.

and

Cons. No. 25294-G

11 -----  
12 MARY KANAME FURUYA, et al., etc.,  
Plaintiffs,

-vs-

13 HERBERT BROWNELL, JR., as Attorney General  
14 of the United States, etc., et al.,  
Defendants,

No. 25295

15 -----  
16 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
17 PARTIES PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS  
18 UNITED STATES NATIONALS.

19 This cause (originally consisting of companion suits Nos.  
20 25294-G and 25295-G, which have been consolidated under No. 25294-G)  
21 being submitted to this Court, sitting without a jury, for decision  
22 on the merits of the individual causes of certain parties-plaintiff,  
23 hereinafter named, pursuant to a written "Stipulation Re Judgment  
24 as to Certain Named Parties-Plaintiff Who Have Been Documented or  
25 Recognized as United States Nationals" entered into between the  
26 parties hereto and filed herein this date; and it being stipulated  
27 that, subsequent to their purported renunciations of United States  
28 nationality pursuant to the provisions of Section 401 (i) of the  
29 Nationality Act of 1940, as amended, (former Title 8 U.S.C., Section  
30 801 (i) during the calendar years, 1944 and 1945, said plaintiffs  
31 have been documented or recognized as United States nationals upon  
32 their applications duly made either to the Department of State or to  
the United States Immigration and Naturalization Service, and it  
being stipulated that such purported acts of renunciation occurred  
while such parties-plaintiff were resident at the Segregation Center  
of the War Relocation Authority at Tule Lake, Newell, California;  
and the attorneys for the defendant Attorney General and those acting  
under his authority having withdrawn all offers of proof heretofore  
made herein with respect to such parties-defendant and conceding that  
they have made out a prima facie case for relief under the ruling of  
the United States Court of Appeals for the Ninth Circuit in this  
cause (McGrath v. Abo, 186 F 2d, 766), such concession being consis-  
tent with the Court's conclusions as to the effect of applicable law  
in the circumstances; and formal findings of fact and conclusions of  
law herein being waived; and the Court being advised that counsel  
for such defendants will offer no objection to the entry of a final

1 order, judgment and decree on the merits of the causes herein, in  
2 favor of the hereinafter specifically identified parties-plaintiff;  
and there being no just reason for delay;

3 NOW, THEREFORE, pursuant to Section 503 of the Nationality Act  
4 of 1940, as amended, (former Title 8, U.S.C., Section 903) which  
was, by Section 405 of the Act of June 27, 1952, 66 Stat. 280 effec-  
5 tive December 24, 1952 continued in force and effect for the purpose  
of this cause, and pursuant to the terms of such stipulation,

6 IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
7 judgment and decree directed to be entered in this cause:

8 I.

9 That the plaintiffs hereinafter identified are and at all  
10 times have been, natives, nationals and citizens of the United  
States of America, and entitled to the rights and privileges of  
11 such nationality and citizenship, notwithstanding their purported  
applications for renunciation of United States nationality under  
12 Section 401 (i) of the Nationality Act of 1940, as amended, their  
purported renunciations of United States nationality pursuant  
13 thereto and the approvals thereof given by the Attorney General,  
all of which occurred during the calendar years 1944 and 1945,  
14 A.D., and all of which are hereby declared to be, and at all times  
to have been, null, void and without legal effect upon the status  
and rights as nationals and citizens of the United States of any  
15 such plaintiffs, whose names and birthdates are as follows:

16 NAME	BIRTHDATE
17 OKADA, Katsumi	6-16-23

18 II.

19 That no costs shall be taxed by the Clerk to any party.  
20 Done in open Court this 3rd. day of May, 1957 .

21 /s/ EDWARD P. MURPHY

22 UNITED STATES DISTRICT JUDGE

23 APPROVED AS TO FORM:

24 GEORGE COCHRAN DOUB, Assistant Attorney General.  
LLOYD H. BURKE, United States Attorney, and a Defendant.  
25 ENOCH E. ELLISON, Attorney, Department of Justice.  
26 PAUL J. GRUMBLY, Attorney, Department of Justice.

27 By:

28 /s/ Charles Elmer Collett /By M.D.M.  
Assistant United States Attorney  
Attorneys for Defendants

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA, SOUTHERN DIVISION

TADAYASU ABO, et al., etc.,

Plaintiffs,

No. 25294

-vs-

HERBERT BROWNELL, JR. as Attorney General  
of the United States, etc., et al.,

Defendants.

- - - and - - - - -

Cons. No. 25294-G

MARY KANAME FURUYA, et al., etc.,

Plaintiffs,

No. 25295

-vs-

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

Defendants.

CERTIFICATE OF CLERK

I, C. W. CALBREATH, Clerk of the United States District Court  
in and for the Northern District of California, do hereby certify  
that the annexed and foregoing is a true copy of excerpt of the  
original FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
PARTIES-PLAINTIFF WHO HAVE BEEN DOCUMENTED OR RECOGNIZED AS UNITED  
STATES NATIONALS made and filed in the above-entitled cause on

MAY 3 1957 , and entered MAY 3 1957 , with the name of  
OKADA, Katsumi

\_\_\_\_\_ ,  
a plaintiff, remaining among the records of the said Court in my  
office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and  
affixed the seal of the aforesaid Court at San Francisco, California,  
this 8<sup>th</sup> day of May, A.D. 1957.

C. W. CALBREATH,  
Clerk,

By Margaret Bear  
Deputy Clerk.

OKADA, Masayoshi George, aka

OKADA, George Masayoshi

c/o Hiro <sup>LIAISON</sup> ~~Liasion~~ Office  
Hiro Machi, Kure Shi  
Hiroshima-ken, Japan

) M. R.  
12/4/51

\$300.00

*Okada, Masayoshi*  
*Pres*

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
GARfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
May 29, 1952  
Clerk, U.S. Dist. Court  
San Francisco

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8 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10  
11 TADAYASU ABO, et al., etc., )  
12 )  
13 Plaintiffs, )  
14 -vs- ) No. 25294  
15 JAMES P. McGRANERY, as Attorney General )  
of the United States, etc., et al., ) Cons. No. 25294  
16 Defendants. )  
17 )

18 ORDER, JUDGMENT AND DECREE EXECUTING MANDATE  
19 OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

20 In compliance with the Mandate of the United States Court of  
21 Appeals for the Ninth Circuit entered in this cause on October 17,  
1951,

22 (A) It is Ordered that the Final Order, Judgment and Decree  
23 of this Court entered in this cause on April 12, 1949, and modified  
24 by an order of this Court entered in this cause on May 2, 1949,  
25 insofar as it pertained to the following named defendants sued in  
26 their representative capacities herein, to-wit, Dean Acheson, as  
Secretary of State, John W. Snyder, as the Secretary of the Treas-  
ury, Julius A. Krug, as the Secretary of the Interior, Dillon S.  
Myer, as Director, War Relocation Authority, and Raymond R. Best,  
as Project Director, Tule Lake Center, be and the same hereby is  
set aside.

27 (B) It is Further Ordered that the Final Order, Judgment and  
28 Decree of this Court, entered in this cause on April 12, 1949,  
29 and modified by an Order of this Court entered in this cause on  
May 2, 1949, be, and the same hereby is amended to read as follows:

30 "IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
31 judgment and decree against the defendants herein, excepting those

1 specified in paragraph (A) hereinabove, and in favor of each and  
2 all of the One Thousand Four (1,004) specifically named plaintiffs  
3 listed and set forth in the following thirty-two (32) pages and  
4 of whom 985 are plaintiffs in proceeding No. 25294 herein and of  
5 whom 19, indicated by an asterisk following their respective names,  
6 are plaintiffs in proceeding No. 25295 herein, consolidated there-  
7 with, to-wit:-

8	NAME	BIRTHDATE
9	<u>OKADA, Masayoshi George, aka OKADA, George Masayoshi</u>	<u>2/23/25</u>

10 as follows:

11 1. The application for renunciation of United States nation-  
12 ality and citizenship heretofore executed by each of the plaintiffs  
13 hereinabove specifically named in paragraph (B) hereof in 1944  
14 or 1945, the renunciation of his or her United States nationality  
15 and citizenship and the order of the defendant Attorney General  
16 approving each such application and renunciation are, and each of  
17 said things is, wholly illegal, contrary to law and public policy,  
18 null and void ab initio, and they are, and each of said things is,  
19 hereby cancelled and set aside.

20 2. Each of the plaintiffs hereinabove specifically named in  
21 paragraph (B) hereof at birth and ever since then has been and now  
22 is a native born national and citizen of the United States of  
23 America and domiciled therein and each is entitled to the full  
24 and complete exercise and enjoyment of all his or her rights,  
25 privileges, liberty and immunities of United States nationality  
26 and citizenship.

27 3. The remaining defendants, other than those hereinabove  
28 specifically named in paragraph (A) hereof, are, and each of them  
29 is, and their agents, servants, employees and representatives are,  
30 and each of them is, hereby permanently enjoined from detaining,  
31 imprisoning or interning the plaintiffs whose names are listed in  
32 paragraph (B) hereof or any of them and from restraining them  
or any of them of liberty and from removing them or any of them  
to Japan or elsewhere and from interfering with their freedom of  
movement within the United States and right of access to their  
homes in the United States from abroad and from interfering with  
their full and complete exercise and enjoyment of each and all  
of their rights, privileges and immunities of United States  
nationality and citizenship."

33 (C) It is Further Ordered that as to the Plaintiffs in this  
34 cause excepting those hereinabove specifically listed by name  
35 in paragraph (B) hereof, the Order, Judgment and Decree of this  
36 Court entered on April 12, 1949, hereby is set aside and that, as  
37 to such remaining plaintiffs in this cause, further proceedings  
38 be had in this cause in accordance with the said Mandate of the  
39 said United States Court of Appeals entered in this cause on  
40 October 17, 1951.

41 Done in Open Court this 29th day of May, 1952.

42 LOUIS E. GOODMAN,  
43 UNITED STATES DISTRICT JUDGE

44 Approved as to form:

45 (S) Edgar R. Bonsall  
46 Asst. U.S. Atty.

**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

JAMES P. McGRANERY, as Attorney General of  
the United States, etc., et al.,

*Defendants.*

No. 25294

Cons. No. 25294

**CERTIFICATE OF CLERK.**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true and full copy of the original ORDER, JUDGMENT AND DECREE EXECUTING MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT made and filed in the above-entitled cause on May 29, 1952, and entered June 2, 1952, with the exception of the listing of the names of the plaintiffs in paragraph (B) thereof other than.....

.....OKADA, Masayoshi George, aka OKADA, George Masayoshi.....  
now remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this.....11<sup>th</sup>.....day of June, A. D. 1952.

C. W. CALBREATH,  
*Clerk,*

By.....*J. O. Jacobsen*.....  
*Deputy Clerk.*

OKADA, Michiyo

Nihomachi, Hosogi )M.R.  
Hiroshima-shi, Japan)1/30/52

\$300.00

*Okada, Michiyo*

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
GARfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
May 29, 1952  
Clerk, U.S. Dist. Court  
San Francisco

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8 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10  
11 TADAYASU ABO, et al., etc., )

12 Plaintiffs, )

13 -vs- )

No. 25294

14 JAMES P. McGRANERY, as Attorney General )  
15 of the United States, etc., et al., )

Cons. No. 25294

16 Defendants. )

17  
18 ORDER, JUDGMENT AND DECREE EXECUTING MANDATE  
19 OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

20 In compliance with the Mandate of the United States Court of  
21 Appeals for the Ninth Circuit entered in this cause on October 17,  
1951,

22 (A) It is Ordered that the Final Order, Judgment and Decree  
23 of this Court entered in this cause on April 12, 1949, and modified  
24 by an order of this Court entered in this cause on May 2, 1949,  
25 insofar as it pertained to the following named defendants sued in  
26 their representative capacities herein, to-wit, Dean Acheson, as  
Secretary of State, John W. Snyder, as the Secretary of the Treas-  
27 ury, Julius A. Krug, as the Secretary of the Interior, Dillon S.  
28 Myer, as Director, War Relocation Authority, and Raymond R. Best,  
29 as Project Director, Tule Lake Center, be and the same hereby is  
set aside.

30 (B) It is Further Ordered that the Final Order, Judgment and  
31 Decree of this Court, entered in this cause on April 12, 1949,  
and modified by an Order of this Court entered in this cause on  
32 May 2, 1949, be, and the same hereby is amended to read as follows:

"IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
judgment and decree against the defendants herein, excepting those

1 specified in paragraph (A) hereinabove, and in favor of each and  
2 all of the One Thousand Four (1,004) specifically named plaintiffs  
3 listed and set forth in the following thirty-two (32) pages and  
4 of whom 985 are plaintiffs in proceeding No. 25294 herein and of  
5 whom 19, indicated by an asterisk following their respective names,  
6 are plaintiffs in proceeding No. 25295 herein, consolidated there-  
7 with, to-wit:-

8	NAME	BIRTHDATE
9	OKADA, Michiyo	7/1/01

10 as follows:

11 1. The application for renunciation of United States nation-  
12 ality and citizenship heretofore executed by each of the plaintiffs  
13 hereinabove specifically named in paragraph (B) hereof in 1944  
14 or 1945, the renunciation of his or her United States nationality  
15 and citizenship and the order of the defendant Attorney General  
16 approving each such application and renunciation are, and each of  
17 said things is, wholly illegal, contrary to law and public policy,  
18 null and void ab initio, and they are, and each of said things is,  
19 hereby cancelled and set aside.

20 2. Each of the plaintiffs hereinabove specifically named in  
21 paragraph (B) hereof at birth and ever since then has been and now  
22 is a native born national and citizen of the United States of  
23 America and domiciled therein and each is entitled to the full  
24 and complete exercise and enjoyment of all his or her rights,  
25 privileges, liberty and immunities of United States nationality  
26 and citizenship.

27 3. The remaining defendants, other than those hereinabove  
28 specifically named in paragraph (A) hereof, are, and each of them  
29 is, and their agents, servants, employees and representatives are,  
30 and each of them is, hereby permanently enjoined from detaining,  
31 imprisoning or interning the plaintiffs whose names are listed in  
32 paragraph (B) hereof or any of them and from restraining them  
or any of them of liberty and from removing them or any of them  
to Japan or elsewhere and from interfering with their freedom of  
movement within the United States and right of access to their  
homes in the United States from abroad and from interfering with  
their full and complete exercise and enjoyment of each and all  
of their rights, privileges and immunities of United States  
nationality and citizenship."

(C) It is Further Ordered that as to the Plaintiffs in this  
cause excepting those hereinabove specifically listed by name  
in paragraph (B) hereof, the Order, Judgment and Decree of this  
Court entered on April 12, 1949, hereby is set aside and that, as  
to such remaining plaintiffs in this cause, further proceedings  
be had in this cause in accordance with the said Mandate of the  
said United States Court of Appeals entered in this cause on  
October 17, 1951.

Done in Open Court this 29th day of May, 1952.

LOUIS E. GOODMAN,  
UNITED STATES DISTRICT JUDGE

Approved as to form:  
(S) Edgar R. Bonsall  
Asst. U.S. Atty.

**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

JAMES P. McGRANEY, as Attorney General of  
the United States, etc., et al.,

*Defendants.*

No. 25294

Cons. No. 25294

**CERTIFICATE OF CLERK.**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true and full copy of the original ORDER, JUDGMENT AND DECREE EXECUTING MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT made and filed in the above-entitled cause on May 29, 1952, and entered June 2, 1952, with the exception of the listing of the names of the plaintiffs in paragraph (B) thereof other than.....

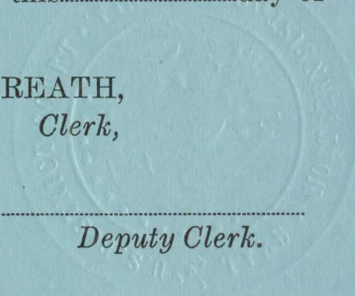
OKADA, Michiyo

.....  
now remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this.....day of June, A. D. 1952.

C. W. CALBREATH,  
*Clerk,*

By.....  
*Deputy Clerk.*



Okada, Yukiko

1 Wayne M. Collins  
1300 Mills Tower  
2 San Francisco 4, Calif.  
Garfield 1-5827  
3 Attorney for Plaintiffs.

ORIGINAL  
FILED  
JUL 16 1957  
Clerk, U.S. Dist. Court  
San Francisco

4 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
5 FOR THE NORTHERN DISTRICT OF CALIFORNIA

6 TADAYASU ABO, et al., etc.,  
Plaintiffs,  
7 -vs-  
8 HERBERT BROWNELL, JR., as Attorney  
General of the United States, etc., et al.,  
Defendants.

No. 25294

9 ----- and -----

Cons. No. 25294-G

10 MARY KANAME FURUYA, et al., etc.,  
Plaintiffs,  
11 -vs-  
12 HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,  
Defendants.

No. 25295

15 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
16 PLAINTIFFS WHO HAVE SUBMITTED AFFIDAVITS IN LIEU OF ORAL TESTIMONY.

17 This cause (originally consisting of companion suits Nos. 25294  
and 25295-G which had been consolidated under No. 25294-G) being  
18 submitted to this Court, sitting without a jury, for decision of  
the causes of certain individual parties-plaintiff hereinafter named  
19 pursuant to a written "Stipulation That Certain Plaintiffs May  
Introduce Affidavits In Lieu Of Oral Testimony And That Entry Of  
Final Judgments Against Certain Defendants Will Not Be Opposed In  
20 Such Cases" entered into between the parties hereto and filed herein  
this date together with certain affidavits which are hereby accepted  
21 in lieu of the oral testimony of affiants in accordance with the  
provisions of such stipulation;

22  
23 And it being conceded by counsel for certain defendants, namely  
the Attorney General of the United States, and those under his  
24 authority, that notwithstanding the proofs heretofore made and  
offered in this cause, the representations set forth in such affi-  
25 davits, in the light of the decisions of the United States Court  
of Appeals for the Ninth Circuit in the cases of Acheson v. Murakami  
176 F. 2d 953 and McGrath v. Abo 186 F 2d 766, among others remove  
26 any efficacious defense to the suits of such parties-plaintiff,  
and such concession being consistent with the Court's conclusion  
27 as to the effect of applicable law in the circumstances; and  
formal findings of fact and conclusions of law having been waived.  
28

29 And the Court having been advised that counsel for such parties-  
defendant will offer no objection to the entry of a final order,  
30 judgment, and decree on the merits of the causes herein, in favor  
of the hereinafter specifically identified parties-plaintiff; and  
31 there being no just reason for delay,

32 NOW, THEREFORE, pursuant to Section 503 of the Nationality Act

1 of 1940 as amended, (former Title 8 USC Sec. 903), which was, by  
2 Section 405 of the Act of June 27, 1952, 66 Stat. 280 effective  
3 of this cause, and pursuant to the terms of such stipulation,

4 IT IS ORDERED, ADJUDGED, AND DECREED as and for a final order,  
5 judgment and decree directed to be entered in this cause;

6 I.

7 That the plaintiffs hereinafter identified are and at all  
8 times have been, natives, nationals and citizens of the United  
9 States of America, and entitled to the rights and privileges of  
10 such nationality and citizenship, notwithstanding their purported  
11 applications for renunciation of United States nationality pur-  
12 suant to Section 401(i) of the Nationality Act of 1940, as  
13 amended, their purported renunciations of United States National-  
14 ity pursuant thereto and the approvals thereof given by the  
15 Attorney General, all of which occurred during the calendar years  
16 1944 and 1945, and all of which are hereby declared to be, and at  
17 all times to have been, null, void, and without legal effect upon  
18 the status and rights as nationals and citizens of the United  
19 States of any of such plaintiffs, whose names and birthdates are  
20 as follows:

21	22	23
	NAME	BIRTHDATE
24	<u>OKADA, Yukiko</u>	<u>July 12, 1914</u>

25 II.

26 That no costs shall be taxed by the Clerk to any party.  
27 Done in open Court this day of JUL 16 1957.

28 /s/ LOUIS E. GOODMAN  
29 UNITED STATES DISTRICT JUDGE

30 APPROVED AS TO FORM:

31 GEORGE COCHRAN DOUB, Assistant Attorney General.  
32 LLOYD H. BURKE, United States Attorney, and a Defendant.  
33 ENOCH E. ELLISON, Attorney, Department of Justice.  
34 PAUL J. GRUMBLY, Attorney, Department of Justice.

35 By: /s/ Charles Elmer Collett

36 Assistant United States Attorney

37 Attorneys for Defendants

**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

*Defendants,*

and

MARY KANAME FURUYA, et al., etc.,

*Plaintiffs,*

vs.

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

*Defendants.*

No. 25294

Cons. No. 25294-G

No. 25295

**CERTIFICATE OF CLERK**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true copy of excerpt of the original FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED PLAINTIFFS WHO HAVE SUBMITTED AFFIDAVITS IN LIEU OF ORAL TESTIMONY made and filed in the above-entitled cause on July 16, 1957, and entered July 16, 1957, with the name of YUKIKO OKADA, a plaintiff, remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this 16th day of July, A. D. 1957.

C. W. CALBREATH,  
*Clerk,*

By

*Margaret Blair*  
*Deputy Clerk.*

Okamoto, Chiyoko

1 Wayne M. Collins  
1300 Mills Tower  
2 San Francisco 4, Calif.  
Garfield 1-5827  
3 Attorney for Plaintiffs.

ORIGINAL  
F I L E D  
JUN 12 1957  
Clerk, U.S. Dist. Court  
San Francisco

4 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
5 FOR THE NORTHERN DISTRICT OF CALIFORNIA

6 TADAYASU ABO, et al., etc.,  
Plaintiffs,  
7 -vs-  
8 HERBERT BROWNELL, JR., as Attorney  
General of the United States, etc., et al.,  
Defendants.  
9 and  
10 MARY KANAME FURUYA, et al., etc.,  
Plaintiffs,  
11 -vs-  
12 HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,  
13 Defendants.

No. 25294

Cons. No. 25294-G

No. 25295

14  
15 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
16 PLAINTIFFS WHO HAVE SUBMITTED AFFIDAVITS IN LIEU OF ORAL TESTIMONY.

17 This cause (originally consisting of companion suits Nos. 25294  
18 and 25295-G which had been consolidated under No. 25294-G) being  
19 submitted to this Court, sitting without a jury, for decision of  
20 the causes of certain individual parties-plaintiff hereinafter named  
21 pursuant to a written "Stipulation That Certain Plaintiffs May  
22 Introduce Affidavits In Lieu Of Oral Testimony And That Entry Of  
Final Judgments Against Certain Defendants Will Not Be Opposed In  
Such Cases" entered into between the parties hereto and filed herein  
this date together with certain affidavits which are hereby accepted  
in lieu of the oral testimony of affiants in accordance with the  
provisions of such stipulation;

23 And it being conceded by counsel for certain defendants, namely  
24 the Attorney General of the United States, and those under his  
25 authority, that notwithstanding the proofs heretofore made and  
26 offered in this cause, the representations set forth in such affi-  
27 davits, in the light of the decisions of the United States Court  
28 of Appeals for the Ninth Circuit in the cases of Acheson v. Murakami  
176 F. 2d 953 and McGrath v. Abo 186 F 2d 766, among others remove  
any efficacious defense to the suits of such parties-plaintiff,  
and such concession being consistent with the Court's conclusion  
as to the effect of applicable law in the circumstances; and  
formal findings of fact and conclusions of law having been waived.

29 And the Court having been advised that counsel for such parties-  
30 defendant will offer no objection to the entry of a final order,  
31 judgment, and decree on the merits of the causes herein, in favor  
of the hereinafter specifically identified parties-plaintiff; and  
there being no just reason for delay,

32 NOW, THEREFORE, pursuant to Section 503 of the Nationality Act

1 of 1940 as amended, (former Title 8 USC Sec. 903), which was, by  
2 Section 405 of the Act of June 27, 1952, 66 Stat. 280 effective  
3 December 24, 1952, continued in force and effect for purposes  
4 of this cause, and pursuant to the terms of such stipulation,

5 IT IS ORDERED, ADJUDGED, AND DECREED as and for a final order,  
6 judgment and decree directed to be entered in this cause;

7 I.

8 That the plaintiffs hereinafter identified are and at all  
9 times have been, natives, nationals and citizens of the United  
10 States of America, and entitled to the rights and privileges of  
11 such nationality and citizenship, notwithstanding their purported  
12 applications for renunciation of United States nationality pur-  
13 suant to Section 401(i) of the Nationality Act of 1940, as  
14 amended, their purported renunciations of United States National-  
15 ity pursuant thereto and the approvals thereof given by the  
16 Attorney General, all of which occurred during the calendar years  
17 1944 and 1945, and all of which are hereby declared to be, and at  
18 all times to have been, null, void, and without legal effect upon  
19 the status and rights as nationals and citizens of the United  
20 States of any of such plaintiffs, whose names and birthdates are  
21 as follows:

22	23	24
	NAME	BIRTHDATE
25	<u>OKAMOTO, Chiyoko (nee Oyama)</u>	<u>9-10-14</u>

26 II.

27 That no costs shall be taxed by the Clerk to any party.  
28 Done in open Court this 12th day of June.

29 /s/ LOUIS E. GOODMAN  
30 UNITED STATES DISTRICT JUDGE

31 APPROVED AS TO FORM:

32 GEORGE COCHRAN DOUB, Assistant Attorney General.  
LLOYD H. BURKE, United States Attorney, and a Defendant.  
ENOCH E. ELLISON, Attorney, Department of Justice.  
PAUL J. GRUMBLY, Attorney, Department of Justice.

By: /s/ Charles Elmer Collett

Assistant United States Attorney

Attorneys for Defendants



**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,		
vs.		
HERBERT BROWNELL, JR., as Attorney General of the United States, etc., et al.,		No. 25294
and		
MARY KANAME FURUYA, et al., etc.,		Cons. No. 25294-G
vs.		
HERBERT BROWNELL, JR., as Attorney General of the United States, etc., et al.,		No. 25295

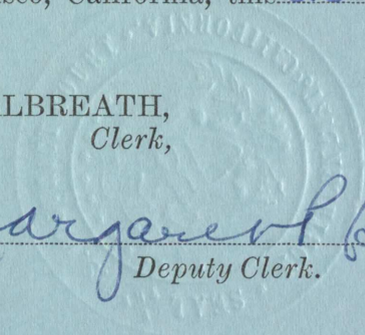
**CERTIFICATE OF CLERK**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true copy of excerpt of the original FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED PLAINTIFFS WHO HAVE SUBMITTED AFFIDAVITS IN LIEU OF ORAL TESTIMONY made and filed in the above-entitled cause on JUN 12 1957, and entered JUN 12 1957, with the name of OKAMOTO, Chiyoko (nee Oyama), a plaintiff, remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this 25 day of June, A. D. 1957.

C. W. CALBREATH,  
Clerk,

By Margaret L. Bear  
Deputy Clerk.



Okamoto, Shigeo

1 Wayne M. Collins  
1300 Mills Tower  
2 San Francisco 4, Calif.  
Garfield 1-5827  
3 Attorney for Plaintiffs.

ORIGINAL  
F I L E D  
JUN 12 1957  
Clerk, U.S. Dist. Court  
San Francisco

4 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
5 FOR THE NORTHERN DISTRICT OF CALIFORNIA

6 TADAYASU ABO, et al., etc.,  
Plaintiffs,  
7 -vs-  
8 HERBERT BROWNELL, JR., as Attorney  
General of the United States, etc., et al.,  
Defendants.

No. 25294

9 -----  
and -----

Cons. No. 25294-G

10 MARY KANAME FURUYA, et al., etc.,  
Plaintiffs,  
11 -vs-  
12 HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,  
Defendants.

No. 25295

13 -----  
14  
15 FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED  
16 PLAINTIFFS WHO HAVE SUBMITTED AFFIDAVITS IN LIEU OF ORAL TESTIMONY.

17 This cause (originally consisting of companion suits Nos. 25294  
and 25295-G which had been consolidated under No. 25294-G) being  
18 submitted to this Court, sitting without a jury, for decision of  
the causes of certain individual parties-plaintiff hereinafter named  
19 pursuant to a written "Stipulation That Certain Plaintiffs May  
Introduce Affidavits In Lieu Of Oral Testimony And That Entry Of  
20 Final Judgments Against Certain Defendants Will Not Be Opposed In  
Such Cases" entered into between the parties hereto and filed herein  
21 this date together with certain affidavits which are hereby accepted  
in lieu of the oral testimony of affiants in accordance with the  
22 provisions of such stipulation;

23 And it being conceded by counsel for certain defendants, namely  
the Attorney General of the United States, and those under his  
24 authority, that notwithstanding the proofs heretofore made and  
offered in this cause, the representations set forth in such affi-  
25 davits, in the light of the decisions of the United States Court  
of Appeals for the Ninth Circuit in the cases of Acheson v. Murakami  
176 F. 2d 953 and McGrath v. Abo 186 F 2d 766, among others remove  
26 any efficacious defense to the suits of such parties-plaintiff,  
and such concession being consistent with the Court's conclusion  
27 as to the effect of applicable law in the circumstances; and  
formal findings of fact and conclusions of law having been waived.  
28

29 And the Court having been advised that counsel for such parties-  
defendant will offer no objection to the entry of a final order,  
30 judgment, and decree on the merits of the causes herein, in favor  
of the hereinafter specifically identified parties-plaintiff; and  
31 there being no just reason for delay,

32 NOW, THEREFORE, pursuant to Section 503 of the Nationality Act

1 of 1940 as amended, (former Title 8 USC Sec. 903), which was, by  
2 Section 405 of the Act of June 27, 1952, 66 Stat. 280 effective  
3 December 24, 1952, continued in force and effect for purposes  
4 of this cause, and pursuant to the terms of such stipulation,

5 IT IS ORDERED, ADJUDGED, AND DECREED as and for a final order,  
6 judgment and decree directed to be entered in this cause;

7 I.

8 That the plaintiffs hereinafter identified are and at all  
9 times have been, natives, nationals and citizens of the United  
10 States of America, and entitled to the rights and privileges of  
11 such nationality and citizenship, notwithstanding their purported  
12 applications for renunciation of United States nationality pur-  
13 suant to Section 401(i) of the Nationality Act of 1940, as  
14 amended, their purported renunciations of United States National-  
15 ity pursuant thereto and the approvals thereof given by the  
16 Attorney General, all of which occurred during the calendar years  
17 1944 and 1945, and all of which are hereby declared to be, and at  
18 all times to have been, null, void, and without legal effect upon  
19 the status and rights as nationals and citizens of the United  
20 States of any of such plaintiffs, whose names and birthdates are  
21 as follows:

22	23	24
	NAME	BIRTHDATE
25	OKAMOTO, Shigeo	7-20-08

26 II.

27 That no costs shall be taxed by the Clerk to any party.  
28 Done in open Court this 12th day of June.

29 /s/ LOUIS E. GOODMAN  
30 UNITED STATES DISTRICT JUDGE

31 APPROVED AS TO FORM:

32 GEORGE COCHRAN DOUB, Assistant Attorney General.  
LLOYD H. BURKE, United States Attorney, and a Defendant.  
ENOCH E. ELLISON, Attorney, Department of Justice.  
PAUL J. GRUMBLY, Attorney, Department of Justice.

By: /s/ Charles Elmer Collett  
Assistant United States Attorney  
Attorneys for Defendants



**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

No. 25294

*Defendants,*

and

Cons. No. 25294-G

MARY KANAME FURUYA, et al., etc.,

*Plaintiffs,*

vs.

HERBERT BROWNELL, JR., as Attorney General  
of the United States, etc., et al.,

No. 25295

*Defendants.*

**CERTIFICATE OF CLERK**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true copy of excerpt of the original FINAL ORDER, JUDGMENT, AND DECREE AS TO CERTAIN NAMED PLAINTIFFS WHO HAVE SUBMITTED AFFIDAVITS IN LIEU OF ORAL TESTIMONY made and filed in the above-entitled cause on JUN 12 1957, and entered JUN 12 1957, with the name of OKAMOTO, Shigeo, a plaintiff, remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this 25 day of June, A. D. 1957.

C. W. CALBREATH,  
*Clerk,*

By Margaret Bear  
*Deputy Clerk.*

OKAMURA, Akira

No Address.

\$275.00

*Okemura, Akira*

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
GARfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
May 29, 1952  
Clerk, U.S. Dist. Court  
San Francisco

8 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

11 TADAYASU ABO, et al., etc., )

12 Plaintiffs, )

13 -vs- )

No. 25294

14 JAMES P. McGRANERY, as Attorney General )  
of the United States, etc., et al., )

Cons. No. 25294

15 Defendants. )  
16 )

17 ORDER, JUDGMENT AND DECREE EXECUTING MANDATE  
18 OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

19  
20 In compliance with the Mandate of the United States Court of  
21 Appeals for the Ninth Circuit entered in this cause on October 17,  
1951,

22 (A) It is Ordered that the Final Order, Judgment and Decree  
23 of this Court entered in this cause on April 12, 1949, and modified  
24 by an order of this Court entered in this cause on May 2, 1949,  
25 insofar as it pertained to the following named defendants sued in  
26 their representative capacities herein, to-wit, Dean Acheson, as  
Secretary of State, John W. Snyder, as the Secretary of the Treas-  
27 ury, Julius A. Krug, as the Secretary of the Interior, Dillon S.  
28 Myer, as Director, War Relocation Authority, and Raymond R. Best,  
29 as Project Director, Tule Lake Center, be and the same hereby is  
set aside.

30 (B) It is Further Ordered that the Final Order, Judgment and  
31 Decree of this Court, entered in this cause on April 12, 1949,  
and modified by an Order of this Court entered in this cause on  
32 May 2, 1949, be, and the same hereby is amended to read as follows:

"IT IS ORDERED, ADJUDGED AND DECREED as and for a final order,  
judgment and decree against the defendants herein, excepting those

1 specified in paragraph (A) hereinabove, and in favor of each and  
2 all of the One Thousand Four (1,004) specifically named plaintiffs  
3 listed and set forth in the following thirty-two (32) pages and  
4 of whom 985 are plaintiffs in proceeding No. 25294 herein and of  
5 whom 19, indicated by an asterisk following their respective names,  
6 are plaintiffs in proceeding No. 25295 herein, consolidated there-  
7 with, to-wit:-

8	NAME	BIRTHDATE
9	OKAMURA, Akira	5/18/24

10 as follows:

11 1. The application for renunciation of United States nation-  
12 ality and citizenship heretofore executed by each of the plaintiffs  
13 hereinabove specifically named in paragraph (B) hereof in 1944  
14 or 1945, the renunciation of his or her United States nationality  
15 and citizenship and the order of the defendant Attorney General  
16 approving each such application and renunciation are, and each of  
17 said things is, wholly illegal, contrary to law and public policy,  
18 null and void ab initio, and they are, and each of said things is,  
19 hereby cancelled and set aside.

20 2. Each of the plaintiffs hereinabove specifically named in  
21 paragraph (B) hereof at birth and ever since then has been and now  
22 is a native born national and citizen of the United States of  
23 America and domiciled therein and each is entitled to the full  
24 and complete exercise and enjoyment of all his or her rights,  
25 privileges, liberty and immunities of United States nationality  
26 and citizenship.

27 3. The remaining defendants, other than those hereinabove  
28 specifically named in paragraph (A) hereof, are, and each of them  
29 is, and their agents, servants, employees and representatives are,  
30 and each of them is, hereby permanently enjoined from detaining,  
31 imprisoning or interning the plaintiffs whose names are listed in  
32 paragraph (B) hereof or any of them and from restraining them  
or any of them of liberty and from removing them or any of them  
to Japan or elsewhere and from interfering with their freedom of  
movement within the United States and right of access to their  
homes in the United States from abroad and from interfering with  
their full and complete exercise and enjoyment of each and all  
of their rights, privileges and immunities of United States  
nationality and citizenship."

33 (C) It is Further Ordered that as to the Plaintiffs in this  
34 cause excepting those hereinabove specifically listed by name  
35 in paragraph (B) hereof, the Order, Judgment and Decree of this  
36 Court entered on April 12, 1949, hereby is set aside and that, as  
37 to such remaining plaintiffs in this cause, further proceedings  
38 be had in this cause in accordance with the said Mandate of the  
39 said United States Court of Appeals entered in this cause on  
40 October 17, 1951.

41 Done in Open Court this 29th day of May, 1952.

42 LOUIS E. GOODMAN,  
43 UNITED STATES DISTRICT JUDGE

44 Approved as to form:  
45 (S) Edgar R. Bonsall  
46 Asst. U.S. Atty.

**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

JAMES P. McGRANERY, as Attorney General of  
the United States, etc., et al.,

*Defendants.*

No. 25294

Cons. No. 25294

**CERTIFICATE OF CLERK.**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true and full copy of the original ORDER, JUDGMENT AND DECREE EXECUTING MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT made and filed in the above-entitled cause on May 29, 1952, and entered June 2, 1952, with the exception of the listing of the names of the plaintiffs in paragraph (B) thereof other than.....

OKAMURA, Akira

.....  
now remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this.....<sup>11<sup>th</sup></sup> day of June, A. D. 1952.

C. W. CALBREATH,  
*Clerk,*

By.....<sup>*L. C. Jacobsen*</sup>  
*Deputy Clerk.*

OKAMURA, James Shuji  
1310 W. George St. )M.R.  
Chicago, Ill. )9/4/52

\$200.00

1 Wayne M. Collins  
1701 Mills Tower  
2 San Francisco 4, Calif.  
Garfield 1-1218  
3 Attorney for Plaintiffs

ORIGINAL  
FILED  
May 29, 1952  
Clerk, U.S. Dist. Court  
San Francisco

8 IN THE SOUTHERN DIVISION OF THE UNITED STATES DISTRICT COURT  
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA

10  
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TADAYASU ABO, et al., etc., )  
Plaintiffs, )  
-vs- ) No. 25294  
JAMES P. McGRANERY, as Attorney General ) Cons. No. 25294  
of the United States, etc., et al., )  
Defendants. )

ORDER, JUDGMENT AND DECREE EXECUTING MANDATE  
OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

In compliance with the Mandate of the United States Court of Appeals for the Ninth Circuit entered in this cause on October 17, 1951,

(A) It is Ordered that the Final Order, Judgment and Decree of this Court entered in this cause on April 12, 1949, and modified by an order of this Court entered in this cause on May 2, 1949, insofar as it pertained to the following named defendants sued in their representative capacities herein, to-wit, Dean Acheson, as Secretary of State, John W. Snyder, as the Secretary of the Treasury, Julius A. Krug, as the Secretary of the Interior, Dillon S. Myer, as Director, War Relocation Authority, and Raymond R. Best, as Project Director, Tule Lake Center, be and the same hereby is set aside.

(B) It is Further Ordered that the Final Order, Judgment and Decree of this Court, entered in this cause on April 12, 1949, and modified by an Order of this Court entered in this cause on May 2, 1949, be, and the same hereby is amended to read as follows:

"IT IS ORDERED, ADJUDGED AND DECREED as and for a final order, judgment and decree against the defendants herein, excepting those

1 specified in paragraph (A) hereinabove, and in favor of each and  
2 all of the One Thousand Four (1,004) specifically named plaintiffs  
3 listed and set forth in the following thirty-two (32) pages and  
4 of whom 985 are plaintiffs in proceeding No. 25294 herein and of  
5 whom 19, indicated by an asterisk following their respective names,  
6 are plaintiffs in proceeding No. 25295 herein, consolidated there-  
7 with, to-wit:-

8	NAME	BIRTHDATE
9	OKAMURA, James Shuji	1/29/26

10 as follows:

11 1. The application for renunciation of United States nation-  
12 ality and citizenship heretofore executed by each of the plaintiffs  
13 hereinabove specifically named in paragraph (B) hereof in 1944  
14 or 1945, the renunciation of his or her United States nationality  
15 and citizenship and the order of the defendant Attorney General  
16 approving each such application and renunciation are, and each of  
17 said things is, wholly illegal, contrary to law and public policy,  
18 null and void ab initio, and they are, and each of said things is,  
19 hereby cancelled and set aside.

20 2. Each of the plaintiffs hereinabove specifically named in  
21 paragraph (B) hereof at birth and ever since then has been and now  
22 is a native born national and citizen of the United States of  
23 America and domiciled therein and each is entitled to the full  
24 and complete exercise and enjoyment of all his or her rights,  
25 privileges, liberty and immunities of United States nationality  
26 and citizenship.

27 3. The remaining defendants, other than those hereinabove  
28 specifically named in paragraph (A) hereof, are, and each of them  
29 is, and their agents, servants, employees and representatives are,  
30 and each of them is, hereby permanently enjoined from detaining,  
31 imprisoning or interning the plaintiffs whose names are listed in  
32 paragraph (B) hereof or any of them and from restraining them  
or any of them of liberty and from removing them or any of them  
to Japan or elsewhere and from interfering with their freedom of  
movement within the United States and right of access to their  
homes in the United States from abroad and from interfering with  
their full and complete exercise and enjoyment of each and all  
of their rights, privileges and immunities of United States  
nationality and citizenship."

33 (C) It is Further Ordered that as to the Plaintiffs in this  
34 cause excepting those hereinabove specifically listed by name  
35 in paragraph (B) hereof, the Order, Judgment and Decree of this  
36 Court entered on April 12, 1949, hereby is set aside and that, as  
37 to such remaining plaintiffs in this cause, further proceedings  
38 be had in this cause in accordance with the said Mandate of the  
39 said United States Court of Appeals entered in this cause on  
40 October 17, 1951.

41 Done in Open Court this 29th day of May, 1952.

42 LOUIS E. GOODMAN,  
43 UNITED STATES DISTRICT JUDGE

44 Approved as to form:  
45 (S) Edgar R. Bonsall  
46 Asst. U.S. Atty.

**United States District Court**  
**For the Northern District of California, Southern Division**

TADAYASU ABO, et al., etc.,

*Plaintiffs,*

vs.

JAMES P. McGRANERY, as Attorney General of  
the United States, etc., et al.,

*Defendants.*

No. 25294

Cons. No. 25294

**CERTIFICATE OF CLERK.**

I, C. W. CALBREATH, Clerk of the United States District Court in and for the Northern District of California, do hereby certify that the annexed and foregoing is a true and full copy of the original ORDER, JUDGMENT AND DECREE EXECUTING MANDATE OF THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT made and filed in the above-entitled cause on May 29, 1952, and entered June 2, 1952, with the exception of the listing of the names of the plaintiffs in paragraph (B) thereof other than.....

OKAMURA, James Shuji

now remaining among the records of the said Court in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the aforesaid Court at San Francisco, California, this.....17th.....day of June, A. D. 1952.

C. W. CALBREATH,

*Clerk,*

By.....

*L. O. Jacobsen*  
*Deputy Clerk.*