

20:20

YAMASHIRO, ALFREDO MINORU

1950-1954

78/177

c

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

May 9, 1950

The Board of Immigration Appeals  
Department of Justice  
Washington 25, D. C.

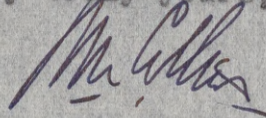
Gentlemen:

In re: Alfredo Minoru Yamashiro

Enclosed find appearance form and three original application forms to reopen cause for the purpose of enabling Alfredo Minoru Yamashiro to apply for a suspension of deportation, together with accompanying affidavit of merits. An original application form is also being sent to the Officer in Charge, USI&NS, Washington, D. C., inasmuch as Mr. Yamashiro now resides at 1426 Massachusetts Ave., N.W., Washington, D. C.

If your Board has not yet acquired jurisdiction in the cause, I would be grateful were you to forward the enclosed application to the Commissioner of Immigration at Washington, D. C., before whom the cause necessarily must be pending if not before your Board.

Very truly yours,



Copy to:  
Officer in Charge, USI&NS  
Washington, D. C.

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

May 15, 1950.

In re: Alfredo Minoru Yamashiro  
File No. 61614.72  
ALM:rmd

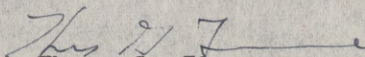
Wayne M. Collins, Esquire  
Mills Tower, 220 Bush Street,  
San Francisco, California.

My dear M r. Collins:

This will acknowledge receipt of your communication dated May 9, 1950, with reference to the above case.

You will be informed of further action which may be taken by the Board. However, the filing of a motion with the Board does not operate to stay the outstanding order in the case. Until such time as a new decision is entered by the Board, the outstanding order remains in full force and effect.

Sincerely yours,

  
Thos. G. Finucane  
Chairman

BEFORE THE BOARD OF IMMIGRATION APPEALS

BEFORE THE COMMISSIONER OF IMMIGRATION

In the Matter of

No. A-5161472

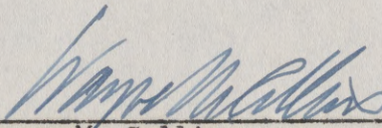
ALFREDO MINORU YAMASHIRO

APPLICATION TO REOPEN CAUSE FOR A SUSPENSION OF DEPORTATION

ALFREDO MINORU YAMASHIRO hereby requests

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

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

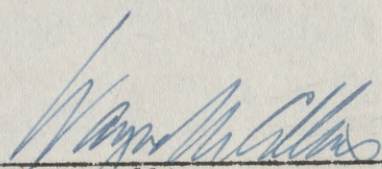
  
Wayne M. Collins  
1701 Mills Tower  
San Francisco 4, Calif.

Attorney for Applicant

AFFIDAVIT OF MERITS

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

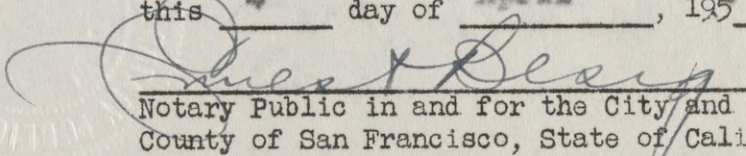
Wayne M. Collins of said City and County and State, being first duly sworn, deposes and says: that he is the attorney for \_\_\_\_\_ ALFREDO MINORU YAMASHIRO, the applicant in the foregoing application named; that he is informed and believes and therefore alleges upon such information and belief that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



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

Attorney for Applicant.

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



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

My Commission Expires  
December 23, 1952

April 4, 1952

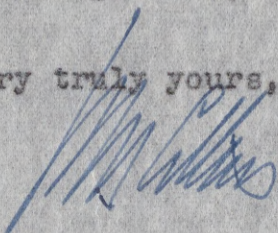
District Director  
Immigration and Naturalization Service  
Lafayette Building, 5th & Chestnut Sts.  
Philadelphia 6, Pennsylvania

Dear Sir:

Re: Alfredo Minoru Yamashiro et al.,  
A-6161472; Seabrook Farms, New Jersey.

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

Very truly yours,



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

File

April 4, 1952

The Commissioner of Immigration  
Washington, D. C.

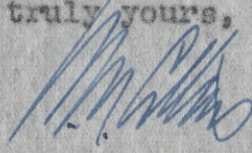
Dear Sir:

In re: Alfredo Minoru Yamashiro et al.,  
A-6161472; Seabrook Farms, New Jersey

Enclosed find appearance forms and three each of original application forms to reopen cause for the purpose of enabling the following Peruvian-Japanese to apply for a suspension of deportation, together with accompanying affidavits of merits: Alfredo Minoru, Alberto Isamu, Augusto Yukio, Daniel Yukihide, Jimer Masayuki, Adolfo Yoshitake and Eduardô Yukinobu Yamashiro. An original application form for each is also being sent to the District Director, USI&NS, Philadelphia, Pennsylvania, inasmuch as the Yamashiro family resides at Seabrook Farms, New Jersey. Notices of appearance had been forwarded previously to the local Immigration office.

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

Very truly yours,



Copy to:  
USI&NS, Philadelphia, Penn.

U. S. DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE  
LAFAYETTE BUILDING, 815 & CHESTNUT STS.,  
PHILADELPHIA 6, PA.

Exp. 0400/19488

April 8, 1952

Mr. Kotoko Yamashiro  
51 Hoover Annex  
Seabrook Farms  
Bridgeton, New Jersey

Dear Sir:

Please furnish this office the complete addresses,  
including street and house numbers, of your children:

Minomu Aldredo Yamashiro  
Isamu Alberto Yamashiro  
Yukio Augusto Yamashiro  
Yukihide Daniel Yamashiro  
Yukinobu Eduardo Yamashiro  
Masayuki Jilmel Yamashiro  
Yoshitaka Adolfe Yamashiro

You may make your reply on the attached copy of this  
letter and an envelope, which requires no postage, is attached  
for your convenience.

Very truly yours,

Karl I. Zimmerman  
District Director

Encls.

CC: Wayne M. Collins, Esquire  
1701 Mills Tower Building  
San Francisco, California

I shall appreciate hearing from you in the above matter if the  
information requested is available.

JAN 26 1953

IN THE MATTER  
OF  
MINORU, ISAMU, AUGUSTO, DANIEL,  
EDUARDO, JILMER and ADOLFO YAMASHIRO

Files: A-6161472  
A-6161466  
A-6161467  
A-6161468  
A-6161469  
A-6161470  
A-6161471

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENTS: Wayne M. Collins, Esquire  
1701 Mills Tower  
220 Bush Street  
San Francisco 4, California

DEPORTABLE: Act of 1924 - No immigration visas  
Act of 1918 - No passports

These cases presently come before us on motions of counsel requesting that the proceedings be reopened for the purpose of enabling the respondents to apply for suspension of deportation, on the basis of seven years' residence in the United States and presence in this country on July 1, 1948.

The respondents are natives of Peru, of the Japanese race, and apparently citizens of both Peru and Japan. Their ages are 24, 22, 20, 19, 16, 14, and 11 years, respectively. They were brought to the United States from Peru on July 2, 1944, for internment with their father (Kotuko Yamashiro, A-5967640), a widower. He was brought here, also, from Peru on February 6, 1943.

These aliens are seven of a group of either Japanese birth or Japanese ancestry who were brought to the United States for internment during World War II. The respondents have not been permitted to return to Peru and that country apparently will not authorize their return. In view of the foregoing, and the fact that so much time has elapsed since they were brought here, we feel that the motions for reopening to enable the respondents to apply for suspension of deportation on the basis of seven years' residence in this country and presence here on July 1, 1948, should be granted.

ORDER: It is ordered that the cases of these aliens be reopened in accordance with the foregoing.

Acting Chairman

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

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

6161472  
6161466  
6161467  
6161468  
6161469  
6161470  
6161471  
Yamashiro

*Ready  
2/2/53*

January 27, 1953

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

Reference is made to your interest in the above case.

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

Sincerely yours,

*Thos. G. Finucane*

Thos. G. Finucane  
Chairman

February 2, 1953

Messrs. Minoru )  
Isamu )  
Augusto ) Yamashiro  
Daniel )  
Edwardo )  
Jilmer and )  
Adolfo )  
Seabrook Farms,  
Bridgeton, New Jersey

Gentlemen:

My motions to reopen the deportation cases of Minoru, Isamu, Augusto, Daniel, Edwardo, Jilmer and Adolfo Yamashiro have been granted by the Board of Immigration Appeals.

In due course your cases will be set down for a hearing on your applications for suspension of deportation, to be made under Title 8 U.S. Code, Sec. 155(a), and Section 244(a) of the Immigration and Nationality Act of 1952. The District Director of the U.S. Immigration Service nearest you will notify you by mail of the time and place of hearing.

I will not be necessary for me to be present. However, you should ask the hearing officer to send to me a copy of the decisions in each of your cases and a copy of the transcript of those hearings.

Very truly yours,

UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

File No. A 6 161 472

Date: April 21, 1953

Minoru Alfredo Yamashiro  
1735 Buchanan Street  
San Francisco, California

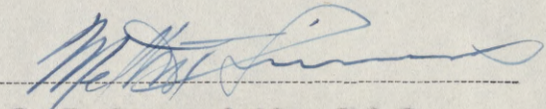
Pursuant to the warrant of arrest served on April 3, 19 46, you are advised to appear in Room 1146, 630 Sansome Street, S.F., Calif. on May 19, 19 53, at 1:00 P. M., for a hearing to enable you to show cause why you should not be deported from the United States in conformity with law.

You are charged with being an alien illegally in the United States and subject to deportation upon the following grounds:

The Immigration Act of May 26, 1924, in that, at the time of entry, he was an immigrant not in possession of a valid immigration visa and not exempted from the presentation thereof by said Act or regulations made thereunder; the Passport Act approved May 22, 1918, as amended, and the Act of Feb. 5, 1917, in that, at the time of entry, he did not present an unexpired passport or official document in the nature of a passport issued by the government of the country to which ~~x~~ he owes allegiance or other travel document showing his origin and identity, as required by Executive Order in effect at time of entry.

At the hearing you may be represented by an attorney or other person or organization authorized to practice before the Immigration and Naturalization Service. Such representation shall be without expense to the Government. You should bring to the hearing any documents which you desire to have considered in connection with the case. If any document is in a foreign language you should bring the original and certified translation thereof.

cc: Wayne M. Collins, Esq.  
1701 Mills Tower  
San Francisco, California



L. E. Gowen, Acting Chief  
Hearing Unit

REGISTERED MAIL

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

April 24, 1953

Mr. Minoru Alfredo Yamashiro  
1735 Buchanan Street  
San Francisco, California

Dear Mr. Yamashiro:

The Immigration Service has sent you a notice to appear for your hearing on May 19, 1953, at 1:00P M. in Room 1146 Appraiser Building, 530 Sansome Street, San Francisco.

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

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

Very truly yours,

UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Daniel Yukihide Yamashiro  
51 Hoover Annex  
Seabrook Farms  
Bridgeton, New Jersey

IU  
File No. T-2,729,582  
Date: April 27, 1953

Dear Sir:

Pursuant to the warrant of arrest served on April 3, 1946, you are advised to appear in Room 717 Lafayette Building, 5th and Chestnut Sts., Philadelphia, Pennsylvania on May 6, 1953, at 1:00 PM M., for a hearing to enable you to show cause why you should not be deported from the United States in conformity with law.

You are charged with being an alien illegally in the United States and subject to deportation upon the following grounds:

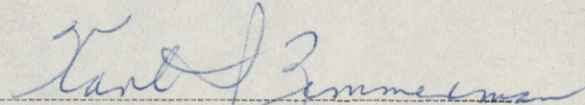
You entered the United States at New Orleans, Louisiana on July 2, 1944, and that you are in the United States in violation of the Immigration Act of May 26, 1924, in that at the time of entry you were an immigrant not in possession of a valid immigration visa and not exempt from the presentation thereof by said Act or regulations made thereunder; The Passport Act approved May 22, 1918, as amended, and the Act of Feb. 5, 1917, in that, at the time of entry, you did not present an unexpired passport or official document in the nature of a passport issued by the government of the country to which you owe allegiance or other travel document showing your origin and identity as required by Executive Order in effect at time of entry.

At the hearing you may be represented by an attorney or other person or organization authorized to practice before the Immigration and Naturalization Service. Such representation shall be without expense to the Government. You should bring to the hearing any documents which you desire to have considered in connection with the case. If any document is in a foreign language you should bring the original and certified translation thereof.

A copy of this letter is being furnished your counsel, Wayne M. Collins, Esquire, 1701 Mills Tower, 220 Bush Street, San Francisco 4, California..

COPY TO:

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

  
Karl I. Zimmerman  
District Director

REGISTERED MAIL

UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Jilmer Masayuki Yamashiro  
51 Hoover Annex  
Seabrook Farms  
Bridgeton, New Jersey

IU  
File No. T-2,729,584

Date: April 27, 1953

Dear Sir:

Pursuant to the warrant of arrest served on April 3, 19 46, you are advised to appear in Room 717 Lafayette Building, 5th and Chestnut Sts., Philadelphia, Pennsylvania on May 6, 19 53, at 1:00 PM M., for a hearing to enable you to show cause why you should not be deported from the United States in conformity with law.

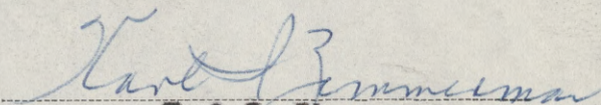
You are charged with being an alien illegally in the United States and subject to deportation upon the following grounds: You entered the United States at New Orleans, Louisiana on July 2, 1944, and that you are in the United States in violation of the Immigration Act of May 26, 1924, in that at the time of entry, you were an immigrant not in possession of a valid immigration visa and not exempted from the presentation thereof by said Act or regulations made thereunder; the Passport Act approved May 22, 1918, as amended, and the Act of Feb. 5, 1917, in that, at the time of entry, you did not present an unexpired passport or official document in the nature of a passport issued by the government of the country to which you owe allegiance or other travel document showing your origin and identity as required by Executive Order in effect at the time of entry.

At the hearing you may be represented by an attorney or other person or organization authorized to practice before the Immigration and Naturalization Service. Such representation shall be without expense to the Government. You should bring to the hearing any documents which you desire to have considered in connection with the case. If any document is in a foreign language you should bring the original and certified translation thereof.

A copy of this letter is being furnished your counsel, Wayne M. Collins, Esquire  
1701 Mills Tower, 220 Bush Street, San Francisco, California.

✓ COPY TO:

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

  
Karl I. Zimmerman  
District Director

REGISTERED MAIL

UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Muando Yukinobu Yamashiro  
51 Hoover Annex  
Seabrook Farms  
Bridgeton, New Jersey

File No. **IU** 3-2,729,583

Date: April 27, 1953

Dear Sir:

Pursuant to the warrant of arrest served on April 3, 1946, you are advised to appear in Room 717 Lafayette Building, 5th and Chestnut Sts., Philadelphia, Pennsylvania on May 6, 1953, at 1:00 PM M., for a hearing to enable you to show cause why you should not be deported from the United States in conformity with law.

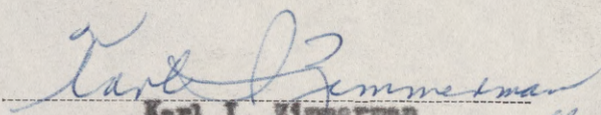
You are charged with being an alien illegally in the United States and subject to deportation upon the following grounds: **You entered the United States at New Orleans, Louisiana on July 2, 1944, and that you are in the United States in violation of the Immigration Act of May 26, 1924, in that at the time of entry, you were an immigrant not in possession of a valid immigration visa and not exempted from the presentation thereof by said Act or regulations made thereunder; the Passport Act approved May 22, 1918, as amended, and the Act of Feb. 5, 1917, in that, at the time of entry, you did not present an unexpired passport or official document in the nature of a passport issued by the government of the country to which you owe allegiance or other travel document showing your origin and identity as required by Executive Order in effect at the time of entry.**

At the hearing you may be represented by an attorney or other person or organization authorized to practice before the Immigration and Naturalization Service. Such representation shall be without expense to the Government. You should bring to the hearing any documents which you desire to have considered in connection with the case. If any document is in a foreign language you should bring the original and certified translation thereof.

A copy of this letter is being furnished your counsel, Wayne M. Collins, Esquire 1701 Mills Tower, 220 Bush Street, San Francisco 4, California.

✓ COPY TO:

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

  
Karl I. Zimmerman  
District Director

REGISTERED MAIL

UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

Adolfo Yoshitaka Yamashiro  
51 Hoover Annex  
Seabrook Farms  
Bridgeton, New Jersey

IU  
File No. A-6,161,470-T

Date: April 27, 1953

Dear Sir:

Pursuant to the warrant of arrest served on April 3, 19 46, you are advised to appear in Room 717 Lafayette Building, 5th and Chestnut Sts., Philadelphia, Pennsylvania on May 6, 19 53, at 1:00 PM M., for a hearing to enable you to show cause why you should not be deported from the United States in conformity with law.

You are charged with being an alien illegally in the United States and subject to deportation upon the following grounds:

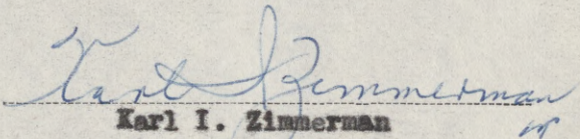
You entered the United States at New Orleans, Louisiana on July 2, 1944, and that you are in the United States in violation of the Immigration Act of May 26, 1924, in that, at the time of entry you were an immigrant not in possession of a valid immigration visa and not exempted from the presentation thereof by said Act or regulations made thereunder; the Passport Act approved May 22, 1918, as amended, and the Act of Feb. 5, 1917, in that, at the time of entry, you did not present an unexpired passport or official document in the nature of a passport issued by the government of the country to which you owe allegiance or other travel document showing your origin and identity as required by Executive Order in effect at the time of entry.

At the hearing you may be represented by an attorney or other person or organization authorized to practice before the Immigration and Naturalization Service. Such representation shall be without expense to the Government. You should bring to the hearing any documents which you desire to have considered in connection with the case. If any document is in a foreign language you should bring the original and certified translation thereof.

A copy of this letter is being furnished your counsel, Wayne M. Collins, Esquire, 1701 Mills Tower, 220 Bush Street, San Francisco 4, California.

✓ COPY TO:

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

  
Karl I. Zimmerman  
District Director

REGISTERED MAIL

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

May 1, 1953

Mr. Daniel Yukihide Yamashiro  
Mr. Jilmer Masayuki Yamashiro  
Mr. Riuardo Yukinobu Yamashiro  
Adolfo Yoshitaka Yamashiro  
51 Hoover Annex, Seabrook Farms  
Bridgeton, New Jersey

Dear Messrs. Yamashiro:

The Immigration Service has sent you a notice to appear for your hearing on May 6, 1953, at 1:00 P.M. in Room 717, Lafayette Building, 5th and Chestnut Sts., Philadelphia, Pennsylvania

You should appear there promptly and bring with you any documents which you desire to have considered in connection with the case.

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

Very truly yours,

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

File : A 6 161 472

(No Appeal)

In re : ALFRED MINORU YAMASHIRO

NOV 3 - 1953

IN DEPORTATION PROCEEDINGS

IN BEHALF OF RESPONDENT: Wayne M. Collins  
Attorney at Law  
1701 Mills Tower  
220 Bush Street  
San Francisco 4, California

CHARGES:

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

Lodged : None

APPLICATION: Suspension of Deportation - Serious Economic Detriment  
and seven years residence

DETENTION STATUS: Released on Conditional Parole

WARRANT OF ARREST SERVED: April 3, 1946

DISCUSSION AS TO DEPORTABILITY: This record relates to a 25 year old married male, a native and citizen of Peru of Japanese ancestry, who last entered the United States at the port of New Orleans, Louisiana, on July 1, 1944, as a passenger on the USAT "Cuba". He was brought to the United States from Peru for internment with his father during World War II. That entry has been verified. He was not inspected and admitted as a non-immigrant and must, therefore, be considered to have been an immigrant at the time of entry. He was not in possession of an immigration visa or a passport. For immigration purposes his entry was unlawful. He is, therefore, deportable under the Immigration Act of 1924 and the Passport Act of 1918.

The record shows that hearing in this case was originally conducted April 3, 1946. On April 4, 1952, counsel filed a formal motion to reopen proceedings on behalf of the respondent in order that he might be afforded an opportunity to apply for suspension of deportation under Section 19(e) of the 1917 Act. The motion was granted.

DISCUSSION AS TO ELIGIBILITY FOR SUSPENSION OF DEPORTATION: The record further shows that the applicant was legally married to a native born citizen of the United States on November 4, 1951. They have one child and are expecting a second about November 1953. The applicant's wife is employed by the Federal Government as a stenographer at \$3,175.00 per year. He is employed as an accountant by an insurance company at a salary of \$67.50 per week. They have assets in the form of community property consisting of \$600.00 in cash and personal property valued at \$5,850.00. It is clear from the record that the applicant's deportation would result in a serious economic detriment to his citizen wife and child.

The respondent is a nonquota immigrant under Section 101(a)(27)(A) of the Immigration and Nationality Act. The record shows that it is possible for the respondent to return to Peru without fear of physical persecution. However, Peru has refused to permit his return.

A check of the appropriate local and federal records has failed to reveal an arrest or criminal record relating to the respondent. He is registered under the Universal Military Training and Service Act of 1951. Inquiry has disclosed that the alien has no connection with any subversive groups. Witnesses have been produced to establish that the respondent has been a person of good moral character for the preceding five years. On the record the alien has established his eligibility for suspension of deportation.

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

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

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

1953 NOV 10 10 10 AM '53  
ASSISTANT COMMISSIONER  
INSPECTIONS AND EXAMINATIONS DIVISION

RECEIVED  
U.S. DEPT. OF JUSTICE  
IMMIGRATION & NAT. SERVICE (D-1)

IMM. & NAT. SVCE. (D.D.)  
U.S. DEPT. OF JUSTICE  
SAN FRANCISCO, CALIF.

1953 NOV 9 PM 2 05

Very truly yours,  
[Illegible text]

[Illegible text]

[Illegible text]

[Illegible text]

[Illegible text]

[Illegible text]

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

IN REPLYING PLEASE REFER TO THIS  
FILE NUMBER

November 18, 1953

A 6 161 472

13-323  
1/21/53

*Rec'd 11/22/53*

Wayne M. Collins, Esq.  
1701 Mills Tower  
220 Bush Street  
S.F., Calif.

Dear Sir:

Re: ALFRED MINORU YAMASHIRO

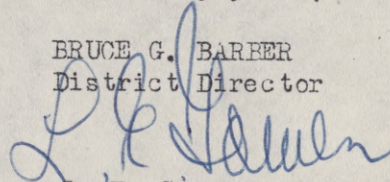
Your application for ~~suspension~~ of deportation to adjust your immigration status to ~~that~~ of a permanent resident has been approved by this Service and your case reported to Congress.

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

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

Very truly yours,

BRUCE G. BARBER  
District Director



L. E. Gowen,  
Acting Chief  
Inquiry Section

By:

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

November 24, 1953

*File*

Mr. Alfred Minoru Yamashiro  
1735 Buchanan Street  
San Francisco, Calif.

Dear Mr. Yamashiro:

The Assistant Commissioner, Inspections and Examinations Division of the U.S. Immigration and Naturalization Service, at San Francisco has recommended that your suspension of deportation be granted and your case reported to Congress.

In consequence, if Congress likewise approves the suspension you will be given permanent residence status in this country. In due course of time the Immigration Service will inform you whether or not Congress grants your suspension.

Very truly yours,

DELETABLE CONTENT

13-358  
Rev. 5/7/54

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

File: A6 161 472 (DD&PS)

C.R.No. 75

Date: August 9, 1954

Mr. Alfredo Minoru Yamashiro-Lescanos  
1566 O'Farrell Street  
San Francisco, California

Dear Sir ~~Mr. Madan~~:

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

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

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

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

Very truly yours,

Bruce G. Barber  
District Director

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

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

(Mail in duplicate)

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

August 13, 1954

*Peruvian - Japanese*

Mr. Alfredo Minoru Yamashiro-Lescanos  
1566 O'Farrell Street  
San Francisco, California

Dear Mr. Yamashiro-Lescanos:

Your application for suspension of deportation has been approved by Congress. Therefore you are entitled to the status of an alien who has permanent residence status in the United States.

However, it is necessary for you immediately to send to the District Director of the Immigration and Naturalization Service, Appraisers Building, 630 Sansome Street, San Francisco, California, along with its letter to you of August 9, 1954, the sum of \$18.00 to create a record of your permanent residence. The remittance in the sum of \$18.00 should be in the form of a U.S. Postal Money Order made payable to "COMMISSIONER OF IMMIGRATION AND NATURALIZATION, SAN FRANCISCO."

As soon as you have sent the \$18.00 to the District Director of the U.S. Immigration and Naturalization Service, kindly send me a post card or letter informing me that you have paid it.

After you have paid that sum to the Immigration Service, that office will issue to you in a month or two your permanent Alien Registration Card.

You must not go to a foreign country, whether it be Canada, Mexico, Cuba, Japan or any other foreign country, unless you first obtain from the Immigration Service, upon an application being made therefor, a re-entry permit. If you do leave the U.S. at any time without first obtaining such a re-entry permit you will be denied the right to enter the U.S. because you will then become an alien who has lost permanent residence status.

When your permanent Alien Registration Card is issued to you by the U.S. Immigration and Naturalization Service, you will become eligible for naturalization as a United States citizen. Therefore, when that card issues to you, you should go to the Immigration Service office nearest you and apply to become a naturalized U.S. citizen as soon as possible.

Very truly yours,

By Phone

8/18/54 P.M.

YAMASHIRO, Alfred Minoru (Peruvian-Japanese)

Paid the \$18.00 fee necessary to create  
a record for suspension of deportation.

NEW ADDRESS:

2807 San Mateo Street  
Richmond Annex 8, California

) noted on  
card.

rn