

UNITED STATES DEPARTMENT OF JUSTICE  
IMMIGRATION AND NATURALIZATION SERVICE

1200-K- 6828

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

Seattle, Washington

October 27, 1949

Mrs. Masaye Kakutani Urakawa  
1214 East Fir Street  
Seattle, Washington

Your application to file a declaration of intention (Form N-300) has been forwarded to the clerk of the

U. S. DISTRICT COURT,  
ROOM 308, NEW U. S. COURT HOUSE, (5th & Madison St.)  
SEATTLE, WASHINGTON.

You may call at his office to file your declaration of intention. You must then pay the clerk a fee of \$3, which is required by law. No witnesses are required.

If you do not respond to this notice within 90 days, your application will be returned to this office.

Very truly yours,

JOHN P. BOYD

(Signature of officer)

District Director - Seattle District

(Title)

SHOW THIS LETTER TO THE CLERK OF THE COURT

COPY TO CLERK OF COURT:

Application Form N-300 and copy of certificate of arrival, or Form N-310 (Notice of Eligibility of Alien to File a Declaration of Intention without a Certificate of Arrival) are attached.

After the declaration of intention has been prepared and filed, please pin this letter, the Form N-300, and the copy of the certificate of arrival (or Form N-310) to the duplicate declaration and forward all such papers to this office at the end of the month, with your report on Form N-4.

If the applicant does not appear at your office within 90 days, return the application form and all supporting papers to this office. Do not hold the papers longer than that period.

Very truly yours,

PLEASE EXHIBIT YOUR ALIEN REGISTRATION RECEIPT CARD TO THE CLERK OF THE COURT.

12-98  
10/17/46

UNITED STATES DEPARTMENT OF JUSTICE  
Immigration and Naturalization Service  
815 Airport Way  
Seattle 4, Washington

Dear Sir or Madam:

Your application to file a declaration of intention is receiving attention and you will be notified when and where to appear to file your declaration.

While an alien may file a declaration of intention regardless of his race, aliens of some races are not eligible to naturalization. The provisions of Section 303 of the Nationality Act of 1940, as amended, are as follows:

"Section 303. (a) The right to become a naturalized citizen under the provisions of this Act shall extend only to -

- (1) white persons, persons of African nativity or descent, and persons who are descendants of races indigenous to the continents of North or South America or adjacent islands and Filipino persons or persons of Filipino descent;
- (2) persons who possess, either singly or in combination, a preponderance of blood of one or more of the classes specified in clause (1);
- (3) Chinese persons and persons of Chinese descent, and persons of races indigenous to India; and
- (4) persons who possess, either singly or in combination, a preponderance of blood of one or more of the classes specified in clause (3) or, either singly or in combination, as much as one-half blood of those classes and some additional blood of one of the classes specified in clause (1)."

Respectfully,

~~JOHN P. BOYD~~  
R. P. BONHAM  
District Director  
Seattle District

By *Edmund C. Morse*  
Edmund C. Morse  
Chief, Nationality, Status  
and Expulsion Section