California Denies Vote

To Naturalized Japanese SAN FRANCISCO, Friday, July 27.

-A Japanese, admitted to citizenship

by the federal courts by reason of service in the American Army, is not entitled to vote in California, according to a decision by the State Supreme Court vesterday. The case was that of Ichizo Sato.

who brought suit against Hary W. Hall, clerk of Sacramento County. asking the Superior Court for a writ of mandamus to compel the latter to register him as a citizen. Sato enlisted in the United States Army at Komoto, Japan, in 1918, and was discharged at Henolulu June 29, 1919; The United States District Court for the territory of Hawaii admitted him

The Superior Court denied the writ and an appeal was taken to the Su-

to citizenship July 21, 1919.

prome Court. Sato's attorneys argued and that state must be bound by the that the Federal Court order was state law in that regard. final and that a state tribunal must be bound by it. In yesterday's opin- For taking motion pictures from ion the Supreme Court held that boats a pendulum mounting for

amendments to the California constl- cameras has been invented that keeps tution expressly forbid the natural- them level no matter what the moveization of persons of the yellow races | ments of the craft carrying them.

The most htful ride I have ever known in my life"