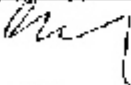


AG 231 (10/01)		APPLICATION FOR FEES AND OTHER EXPENSES UNDER THE EQUAL ACCESS TO JUSTICE ACT Title 28 U.S.C. Section 2412(d), Title II of Public Law 96-481, 94 STAT 2325		
1. COURT:		2. DATE FILED	3. DOCKET NO.	
<input checked="" type="checkbox"/> A. SUPREME COURT <input type="checkbox"/> B. CUSTOMS AND PATENT APPEALS <input type="checkbox"/> C. COURT OF CLAIMS <input type="checkbox"/> D. INTERNATIONAL TRADE		<input type="checkbox"/> E. COURT OF APPEALS <input checked="" type="checkbox"/> F. DISTRICT COURT <input type="checkbox"/> G. BANKRUPTCY COURT	Aug. 4, 2005 C-14-46430W	
4. NAME OF APPLICANT (One per form):		5. GOVERNMENT AGENCY INVOLVED IN CLAIM (Use agency code on reverse side)		
Eugenie G. Wong		DHS (Former INS)		
6. NATURE OF APPLICATION:		7. APPEAL FROM:		
A. <input checked="" type="checkbox"/> Original application under 28 USC 2412 (d)(1) (A) after judgment in civil action against U.S. B. <input type="checkbox"/> Appeal of fee and expenses awarded by Lower Court. (If item B is checked go to Item 7.) C. <input type="checkbox"/> Original application under 28 USC 2412 (d)(1) after review of agency decision. D. <input type="checkbox"/> Petition for leave to appeal to administrative agency fee determined under 5 U.S.C. 504 (c) (2).		<input type="checkbox"/> DISTRICT COURT <input type="checkbox"/> BANKRUPTCY COURT <input checked="" type="checkbox"/> OTHER: DHS (Former INS)		
8. ADMINISTRATIVE AGENCY DOCKET #:		9. DATE FILED IN ADMINISTRATIVE AGENCY:		
AAG-936-939		June 30, 2003		
10. SHOWING OF "PREVAILING PARTY" STATUS (28 U.S.C. 2412(d)(1)(B)):				
IS AGENCY ORDER, COURT ORDER, OR OTHER RELEVANT DOCUMENT ATTACHED? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO				
11. SHOWING OF ELIGIBILITY (28 U.S.C. 2412 (d)(2)(B)):				
IS NOT-WORTH INFORMATION ATTACHED? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO				
12. STATE ALLEGATION THAT GOVERNMENT POSITION WAS NOT SUBSTANTIALLY JUSTIFIED (28 U.S.C. 2412 (d)(3)(B)):				
The government's position was not substantially justified because the petitioner, who was and is legally blind with a 99 percent hearing deficit, was qualified for a disability waiver to exempt him from the English language and history and government requirements of the naturalization examination.				
13. FOR EACH AMOUNT CLAIMED, PLEASE ATTACH ITEMIZATION INFORMATION INDICATING SERVICE PROVIDED, DATE, HOURS, AND RATE (28 U.S.C. § 2412 (d)(2)(A)):				
AMOUNT CLAIMED				
A. ATTORNEY FEES..... \$ 154.00 B. STUDY..... C. ANALYSIS..... D. ENGINEERING REPORT..... E. TEST..... F. DIRECT..... G. EXPERT WITNESS - fees..... H. OTHER FEES AND EXPENSES - SPECIFY 11: _____ 12: _____ 13: _____				
14. SIGNATURE 				
15. DATE 08/04/2005				

NOTE: THIS FORM SHOULD ACCOMPANY YOUR CLAIM WHEN FILED WITH THE CLERK OF COURT.

1 KEVIN V. RYAN (CBRN 118321)
2 United States Attorney
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3 Chief, Civil Division
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7 Attorneys for Plaintiff:

8
9 UNITED STATES DISTRICT COURT
10 NORTHERN DISTRICT OF CALIFORNIA

11 YICK HUNG SIM. > No. C 04-4643 CW
12 Petitioner, > ORDER RE NOTICE OF INTENT TO
13 v. > REOPEN NATURALIZATION
14 U.S. CITIZENSHIP AND IMMIGRATION > APPLICATION FOR FAVORABLE
SERVICES, et al., > ADJUDICATION
15 Respondents. >
16 _____)

17 Yick Sim ("Sim") is a lawful permanent resident of the United States who has applied for
18 naturalization. U.S. Citizenship and Immigration Services ("CIS") denied Mr. Sim's naturalization
19 application due to his failure to meet two of the requirements of naturalization, to wit, the English
20 language requirement and the requirement that he demonstrate knowledge and understanding of the
21 fundamentals of history and the principles and form of government of the United States.

22 Mr. Sim filed an administrative appeal of the denial of his naturalization application along with a
23 medical certification of disability and a request that CIS waive the English and history/government
24 requirements. Mr. Sim's request for a waiver was based upon his loss of 80% of his normal vision, due
25 to glaucoma, which renders him legally blind, and a severe hearing deficit (99%) in both ears. Despite
26 the medical certification, CIS denied Mr. Sim's appeal. This action followed.

27 In his complaint, Mr. Sim asks that the Court

28 NOTICE OF INTENT TO REOPEN NATURALIZATION
APPLICATION FOR FAVORABLE ADJUDICATION; ORDER
C 04- 613 CW -1-

- 1 1. Accept jurisdiction and maintain continuing jurisdiction of this action.
2 2. Conduct a de novo proceeding on the Petitioner's naturalization application.
3 3. Declare unlawful, pursuant to 5 U.S.C. § 706(2)(A), the failure of Respondents to approve,
4 without qualification, for both N-648 medical exceptions regarding Petitioner's vision and
5 hearing impairments, so that the requirements of English language literacy and knowledge and
6 understanding of the fundamentals of United States history and principles and form of
7 government of the United States shall be deemed completely waived.
8 4. Award attorney's fees and costs of suit under the Equal Access to Justice Act, 28 U.S.C.
9 § 2412.
10 5. Grant such other relief as this Court may deem just and proper.

11 Petition for Review of DHS's Decision Denying Naturalization, at pp. 9-10.

12 CIS has reconsidered the medical certifications provided by Mr. Sim. At this time, CIS will reopen
13 Mr. Sim's naturalization application, approve the requested waivers, and adjudicate the naturalization
14 application favorably to Mr. Sim.

15 The two issues Mr. Sim challenges herein, to wit, the denial of his naturalization application and
16 CIS's failure to waive the English language and history/government requirements, will be resolved by
17 the action that CIS will take following its reopening of Mr. Sim's naturalization application.

18 Accordingly, CIS requests that the Court dismiss this action upon receipt of notice from defendant that
19 Mr. Sim's naturalization application has been adjudicated in his favor.¹ In the meantime, CIS requests
20 that the Court vacate the case scheduling order of February 14, 2003.

21 ///

22 DATED: February 16, 2003

Respectfully submitted,

KEVIN V. RYAN

23 ¹ Respondents wish to advise the Court that they attempted to submit this to the Court by way
24 of stipulation, but counsel for Mr. Sim indicated that he preferred to proceed with this action.

25 Respondents understand that counsel disagrees with CIS's policy concerning the standard an applicant
26 must meet to qualify for a disability-based waiver of naturalization requirement, and would like the
27 opportunity to litigate that issue here. However, the petition does not challenge the policy, but the
28 denial of the waiver requested by Mr. Sim. Respondents submit that the issue challenged in the
petition is moot as far as Mr. Sim is concerned, since CIS will approve the waivers he has requested as
soon as it reopens his naturalization application.

United States Attorney

/s/ Alison E. Daw
ALISON E. DAW
Assistant United States Attorney

ORDER

Pursuant to respondents' notices of intent to reopen Mr. Sira's naturalization application for favorable adjudication, and good cause appearing therefor, the Court hereby VACATES the scheduling order of February 14, 2005. Respondents shall provide the Court with evidence no later than March 11, 2005 of the favorable adjudication of Mr. Sira's naturalization application. IT IS SO ORDERED.

2/21/05
DATED: _____
M CLAUDIA WILKEN
CLAUDIA WILKEN
United States District Judge

NOTICE OF INTENT TO REOPEN HAZARDOUS WASTE
APPLICATION FOR A VARIANCE APPROVAL; ORDER
C-04-4643-CW

DECLARATION OF VICK HUNG SIK

I, the undersigned, declare:

I. I am the petitioner in Zack Hung Sin v. U.S. Citizenship and Naturalization Service, et al., C-04-1643 CN. My petition was filed on November 2, 2004.

2. When the petition for review was filed on November 7, 2004, my net worth did not exceed \$2,000,000.

I swear under penalty of perjury that the foregoing is true
and correct to the best of my knowledge, information and belief.

Executed on this 25th day of July, 2005 at San Francisco,
California.

Vick Hung Sim

DECLARATION OF VICKI KING SIM