

DECLASSIFIED

Authority N 80 333078

IMMIGRATION & NATURALIZATION

ADM-46

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Authority N 10 883078

IMMIGRATION & NATURALIZATION

ADM - 46

FILE
REF
FILE

DECLASSIFIED
Authority N 90 883078

Naturalization

ADM - 51

FILE
REF. FILE
102

INTERIM MEMORANDUM

DECLASSIFIED

Authority NO 883078

ORIGINATOR: Civilian Deputy Commander, USARCEN

DATE: 20 December 1960

SUBJECT: Form N-426 (I & N Service) - Filipinos

BASIS FOR ISSUE: Letter 29 November 1960 from Immigration and Naturalization Service, Washington, D. C., to Commanding Officer, USARCEN

UNITS AFFECTED: RPRB, SAB, and PWV II Branch

DISTRIBUTION: See Below

EFFECTIVE UNTIL OR ISSUE OF SOP CHANGE BY TARGET DATE
 MEMO-DIRECTIVE

Immigration and Naturalization Service has requested that certification of service on Form N-426 for Filipinos include the fact that service was with the Philippine Scouts, if such was the case. If service was performed in the Philippine Scouts, enter statement to that effect in the space between items 1 and 2 on Form N-426.

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FILE REF. FILE 102

UNITED STATES CODE

1952 Edition

CHAPTER 10

TITLE 8

Par. 1440. Naturalization through active-duty service in the armed forces during World War I or World War II - (a) Requirements.

Any person who, while an alien or a noncitizen national of the United States, has served honorably in an active-duty status in the military, air, or naval forces of the United States during either World War I or during a period beginning September 1, 1939, and ending December 31, 1946, and who, if separated from such service, was separated under honorable conditions, may be naturalized as provided in this section if (1) at the time of enlistment or induction such person shall have been in the United States, the Canal Zone, American Samoa, or Swains Island, whether or not he has been lawfully admitted to the United States for permanent residence, or (2) at any time subsequent to enlistment or induction such person shall have been lawfully admitted to the United States for permanent residence. The executive department under which such person served shall determine whether persons have served honorably in an active-duty status, and whether separation from such service was under honorable conditions: Provided, however, That no person who is or has been separated from such service on account of alienage, or who was a conscientious objector who performed no military, air, or naval duty whatever or refused to wear the uniform, shall be regarded as having served honorably or having been separated under honorable conditions for the purposes of this section. No period of service in the Armed Forces shall be made the basis of a petition for naturalization under this section if the applicant has previously been naturalized on the basis of the same period of service.

(b) Exceptions.

A person filing a petition under subsection (a) of this section shall comply in all other respects with the requirements of this subchapter, except that --

- (1) he may be naturalized regardless of age, and notwithstanding the provisions of section 1442 of this title;
- (2) no period of residence or specified period of physical presence within the United States or any State shall be required;
- (3) the petition for naturalization may be filed in any court having naturalization jurisdiction regardless of the residence of the petitioner;
- (4) service in the military, air, or naval forces of the United States shall be proved by a duly authenticated certification from the executive department under which the petitioner served or is serving, which shall

state whether the petitioner served honorably in an active-duty status during either World War I or during a period beginning September 1, 1939, and ending December 31, 1946, and was separated from such service under honorable conditions; and

(5) notwithstanding section 1447 (c) of this title, the petitioner may be naturalized immediately if prior to the filing of the petition the petitioner and the witnesses shall have appeared before and been examined by a representative of the Service.

~~4~~ MAR 1956

AGAR-RC 201 Manriquez, Rosalo A.
01474 (22 Jan 59)

Honorable Joseph S. Clark, Jr.

United States Senate

Dear Senator Clark:

I refer to your recent inquiry on behalf of Mr. Rosalo A. Manriquez.

A review of records in Mr. Manriquez' case shows he was an officer in the Philippine Commonwealth Army inducted into the service of the Armed Forces of the United States. He was not an officer in the Army of the United States. I am inclosing for your ready reference a copy of a letter furnished you by this office on 7 August 1957 which contains details concerning Mr. Manriquez' service.

While the form inclosed with your letter does not specifically apply to Mr. Manriquez' case, an official statement of his service has been appended to the form as suggested by a representative of the Immigration and Naturalization Service with whom the matter was discussed. Mr. Manriquez should attach the form and the statement of service to his petition for naturalization.

I regret the inconvenience and delay caused Mr. Manriquez in this matter.

Sincerely yours,

Inclosures

R. V. LEE
Major General, USA
The Adjutant General

WR See Attached sheets

FILE
REF. FILE
102

DECLASSIFIED

Authority NO 88278

OFFICIAL STATEMENT of the MILITARY SERVICE

of

ROMULO A. MANRIQUEZ
Service Number O1 474

The official records show that Romulo A. Manriques, service number O1474, performed military service as a member of the Philippine Commonwealth Army in the service of the Armed Forces of the United States from 7 March 1942 to 22 August 1942; was inducted 23 August 1942 as a recognized guerrilla and served until 27 September 1945 when he returned to military control. He was processed into the Regular Philippine Army and served until 30 June 1946, date of release from the service of the Armed Forces of the United States.

This official statement furnished 20 February 1959.

By Order of Wilber M. Brucker, Secretary of the Army:

R. V. LEE
Major General, USA
The Adjutant General

*Immigration &
Naturalization
Folder
866*

AGAR-RC 201 Avecilla, Marcelino J.
(16 Jul 56)

Mr. Francis L. Giordano
Counsellor at Law
26 Court Street
Brooklyn 1, N. Y.

Dear Mr. Giordano:

This is in reference to your letter of 16 July 1956 in the interests of Marcelino J. Avecilla concerning a verification of service to the Immigration and Naturalization Service of the United States.

A re-examination of the records revealed the correctness of the report made to the Immigration and Naturalization Service to the effect that Marcelino J. Avecilla, service number O-33 136, rendered service as a member of the Philippine Commonwealth Army in the service of the Armed Forces of the United States. Further, no record has been found to show that subject individual rendered any military service as a member of the Army of the United States or of the Philippine Scouts during the period 1 September 1941 to 7 November 1946.

It is apparent from your letter that both you and Dr. Avecilla are of the opinion that during the period of service in the Philippine Army he is to be credited for service in the United States Army. On the basis of information available to this office, it appears that Public Law 301, 79th United States Congress, approved 18 February 1946, as amended, contains the answer to the specific question as to credit for which Philippine Army service may be given. The pertinent part is quoted as follows:

"That service in the organized military forces of the Government of the Commonwealth of the Philippines, while such forces were in the service of the Armed Forces of the United States pursuant to the military order of the President of the United States dated July 26, 1941, shall not be deemed to be or to have been service in the military or naval forces of the United States or any component thereof for the purposes of any law of the United States conferring rights, privileges, or benefits upon any person in the military or naval forces of the United States or any component thereof, except benefits

Hgs RPRB STAYBACK COPY

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Authority N 0 8 8 2 0 7 8

AGAR-RC 201 Avocilla, Marcelino J.
(16 Jul 56)
Mr. Francis L. Giordano

under (1) the National Service Life Insurance Act of 1940, as amended, under contracts heretofore entered into, and (2) laws administered by the Veterans Administration providing for the payment of pensions on account of service connected disability or death, and (3) the Missing Persons Act, approved March 7, 1942 (56 Stat. 143), as amended."

To further clarify the status of the Philippine Army and the personnel thereof during the period of service in World War II, your attention is invited to the Military Order of the President of the United States dated 26 July 1941. By virtue of this order, all of the organized military forces of the Government of the Commonwealth of the Philippines were called and ordered into the service of the Armed Forces of the United States for the period of the existing emergency and were placed under the command of a general officer, United States Army. In accordance with a directive by competent authority, the Commanding General, United States Army Forces in the Far East, issued such orders effecting the call into the service of the Armed Forces of the United States the units of the Philippine Army. The act of issuing orders for such service did not constitute induction or enlistment in the Army of the United States. Commissions and enlistments remained unchanged as to status in the Philippine Army. The expression "was inducted into the United States Armed Forces in the Far East," is an accepted means of identifying those individuals who served in the Philippine Army while such forces were in the service of the Armed Forces of the United States. The use of this expression by both the United States Army and the Philippine Army in official correspondence has established its identity to Philippine Army Personnel with service beginning subsequent to 26 July 1941 or not later than the 6th of May 1942.

In view of the foregoing, I know of no other action that may be taken.

Sincerely yours,

DAVID H. ARP
Colonel, AGC
Commanding

*File
immig + nat.
FBI*

AGRC-RV 201 Perez, Abraham A.
(16 May 55)

District Director
Immigration and Naturalization Service
United States Department of Justice
Lafayette Building
9th and Chestnut Streets
Philadelphia 6, Pennsylvania

Dear Sir:

Reference is made to your letter of 16 May 1955, file number NC A-7 849 766, requesting information regarding military service in the case of Mr. Abraham A. Perez, an applicant for naturalization.

No record has been found to show that subject individual rendered any military service as a member of the Army of the United States or of the Philippine Scouts. Any military service performed with the armed forces of the United States in this case would have been rendered as an inducted member of the Commonwealth Army of the Philippines or as a member of a recognized guerrilla organization.

For your information, Public Law 301, 79th Congress, approved 18 February 1946, is quoted in part as follows:

"That service in the organized military forces of the Government of the Commonwealth of the Philippines, while such forces were in the service of the armed forces of the United States pursuant to the military order of the President of the United States dated July 26, 1941, shall not be deemed to be or to have been service in the military or naval forces of the United States or any component thereof for the purposes of any law of the United States conferring rights, privileges, or benefits upon any person by reason of the service of such person or the service of any other person in the military or naval forces of the United States or any component thereof, except benefits under (1) the National Service Life Insurance Act of 1940, as amended, under contracts heretofore entered into, and (2) laws administered by the Veterans' Administration providing for the payment of pensions on account of service connected disability or death."

Sincerely yours,

1 Incl
Form N-426 (dupe copy)

DAVID H. AEP
Colonel, AGC
Commanding

7/20/55

AGRC-RV 201 Pangilinan, Jonathon C.
(26 Apr 55)

Mr. Jonathon C. Pangilinan
1875A Int. 10, Juan Luna
Tondo, Manila
Philippines

Dear Mr. Pangilinan:

With reference to your recent letter regarding military service, Public Law 301, 79th Congress, approved 18 February 1946, is quoted in part for your information as follows:

"That service in the organized military forces of the Government of the Commonwealth of the Philippines, while such forces were in the service of the Armed forces of the United States pursuant to the military order of the President of the United States dated July 26, 1941, shall not be deemed to be or to have been service in the military or naval forces of the United States or any component thereof for the purposes of any law of the United States conferring rights, privileges, or benefits upon any person in the military or naval forces of the United States or any component thereof, except benefits under (1) the National Service Life Insurance Act of 1940, as amended, under contracts heretofore entered into, and (2) laws administered by the Veterans' Administration providing for the payment of pensions on account of service connected disability or death."

Sincerely yours,

DAVID H. ARP
Colonel, AGC
Commanding

DECLASSIFIED
Authority NNO 883078

6/13/55

AGRC-RV 201 Osias, Nicolasa L.
(17 Mar 55)

District Director
Immigration and Naturalization Service
United States Department of Justice
815 Airport Way
Seattle 4, Washington

Dear Sir:

Reference is made to the inclosed Form N-426 in the case of Nicolasa O. Ostrea, nee Nicolasa L. Osias.

No record has been found to show that subject individual rendered any military service as a member of the Army of the United States or of the Philippine Scouts. Any military service performed with the armed forces of the United States in this case would have been rendered as a member of a recognized guerrilla organization of the Commonwealth Army of the Philippines.

For your information, Public Law 301, 79th Congress, approved 18 February 1946, is quoted in part as follows:

"That service in the organized military forces of the Government of the Commonwealth of the Philippines, while such forces were in the service of the Armed forces of the United States pursuant to the military order of the President of the United States dated July 26, 1941, shall not be deemed to be or to have been service in the military or naval forces of the United States or any component thereof for the purposes of any law of the United States conferring rights, privileges, or benefits upon any person in the military or naval forces of the United States or any component thereof, except benefits under (1) the National Service Life Insurance Act of 1940, as amended, under contracts heretofore entered into, and (2) laws administered by the Veterans' Administration providing for the payment of pensions on account of service connected disability or death."

Sincerely yours,

1 Incl
Form N-426, dtd 17 Mar 55
(dupe cy)

DAVID H. ARP
Colonel, AGC
Commanding

6/13/55

AGRC-NV 201 Peres, Abraham A.
(16 May 55)

District Director
Immigration and Naturalization Service
United States Department of Justice
Lafayette Building
5th and Chestnut Streets
Philadelphia 6, Pennsylvania

Dear Sir:

1 Reference is made to your letter of 16 May 1955, file number
MC A-7 849 766, requesting information regarding military service in
the case of Mr. Abraham A. Peres, an applicant for naturalization.

2 No record has been found to show that subject individual rendered
any military service as a member of the Army of the United
States or of the Philippine Scouts. Any military service performed
with the armed forces of the United States in this case would have
been rendered as an inducted member of the Commonwealth Army of the
Philippines or as a member of a recognized guerrilla organization.

3 For your information, Public Law 301, 79th Congress, approved
18 February 1946, is quoted in part as follows:

"That service in the organized military forces of the Government
of the Commonwealth of the Philippines, while such forces were in the
service of the armed forces of the United States pursuant to the mili-
tary order of the President of the United States dated July 26, 1941,
shall not be deemed to be or to have been service in the military or
naval forces of the United States or any component thereof for the pur-
poses of any law of the United States conferring rights, privileges, or
benefits upon any person by reason of the service of such person or the
service of any other person in the military or naval forces of the United
States or any component thereof, except benefits under (1) the National
Service Life Insurance Act of 1940, as amended, under contracts heretofore
entered into, and (2) laws administered by the Veterans' Administration
providing for the payment of pensions on account of service connected
disability or death."

Sincerely yours,

1 Incl
Form N-426 (dupe copy)

dated

DAVID H. ARP
Colonel, AGC
Commanding

1. SUBJECT

Administrative Determinations Regarding Character of Sv of Indivs in the Army and their Separation Therefrom in Connection with Nationality Act of 1940, As Amended

2. INDEX OR CROSS REFERENCE

3. DECIMAL FILE NUMBER

AG 220.8 (6 Aug 48) (1)

4. ORIGINATING AGENCY

Precedent & History Sec,
Tech Info Br, AGO

5. Branch File No. 6. Master Policy No. 7. Date Established

AGCT 32

325

14 Dec 1948

8. BACKGROUND Sec 324A, Nationality Act of 1940, as amended (added by P.L. 567, 80th Cong, apd 1 Jun 48) provides for naturalization of any person not a citizen who served honorably in an AD status in US mil forces in either WW I or period, 1 Sep 39-31 Dec 46, or was honorably separated therefrom. No person disch "on acct of alienage" or who was a con objtr performing no dy or refusing to wear the uniform shall be considered as serving honorably or having been disch honorably. Ex Dept under which person served shall determine nature of sv or character of separation. Determinations vary with indiv case. Pers may have served honorably and recd hon disch for mil purposes but still be determined not serving honorably for naturalization purposes due to refusal in writing to bear arms against a US enemy. Again, aliens may have been subj to mil disciplinary action but, due to espionage on behalf of US Govt, be determined as having served honorably for naturalization purposes. In 2 recent cases, Immigration & Naturalization Sv called upon DA for determinations and lengthy correspondence ensued due to (1) Failure to obtain all facts from both AG 201 & ID, GSUSA Files & (2) Minsinterpretation of such data. Fol policy is, therefore, reqd:

9. SYNOPSIS OF POLICY OR PRECEDENT

Matters relating to character of sv of indivs in Army and their separation therefrom are under adm supervision of TAG. Prior to making the adm determination required by Sec 324A, Nationality Act of 1940, as amended (added by P.L. 567, 80th Cong, apd 1 Jun 48), as to nature of sv and character of separation of aliens serving in US mil forces during either WW I or period, 1 Sep 39-31 Dec 46, the action Branch within TAGO processing such cases will consult all facts of record, both in AG 201 and ID, GSUSA, Files. Summaries of information from ID, GSUSA, are considered inadequate for the purpose. Determinations will be based on merits of the indiv case, care being exercised to obtain all facts since determinations are tantamount to granting or depriving a person of United States citizenship.

DECLASSIFIED
Authority NNO 889078

17 May 1961

AGCE-DC-S 201 Jensen, Andrew C.
(5 May 61)

Honorable Joseph R. McCarthy
United States Senate

Dear Senator McCarthy:

Your communication of 25 April 1961 to the Department of the Navy, written in behalf of Mr. Andrew C. Jensen, 612 26th Street, Room 105, Kenosha, Wisconsin, who desires certification of his military service for use in filing a petition for naturalization, has been referred to this office for reply. Mr. Jensen's request was submitted to you by Mr. Don R. Pfamiller, Veterans Service Officer, Room 105, Court House, Kenosha, Wisconsin.

Matters pertaining to naturalization are under the jurisdiction of the Commissioner, Immigration and Naturalization Service, United States Department of Justice, Washington 25, D. C. Accordingly, I have forwarded copies of your request and inclosures, together with an official statement of the military service of Andrew C. Jensen, Army service number 38 200 871, to that official for consideration.

Sincerely yours,

Wm. H. HUBBIE
Major General, USA
Acting The Adjutant General

COPY FURNISHED:
Chief, Legislative Liaison, OCS
Attn: Major Guy F. LeVecchio, AGC

(Ref Referral Slip CEILD 014.33-41,
dtd 5 May 61)

Memo for Record (See attached Sheet)

17 May 1951

AGRS-DC-6 201 Jensen, Andrew C.
(5 May 51)

Commissioner
Immigration and Naturalization Service
U. S. Department of Justice
Washington 25, D. C.

Dear Sir:

The inclosed Form D-126, Certification of Military or Naval Service Under Section 224A of Nationality Act of 1940, executed by Andrew C. Jensen, together with copies of communications from the Honorable Joseph R. McCarthy, United States Senate, and Mr. Eben R. Pfanzeller, Veterans Service Officer, Room 103, Court House, Kenosha, Wisconsin, is forwarded for your consideration and such action as you may deem appropriate.

There is also inclosed an official statement of the military service of Andrew C. Jensen, Army service number 36 260 871.

Sincerely yours,

5 Incls

1. Copy ltr
25 Apr 51
2. Copy ltr 17 Apr
51
3. Form D-626
4. Statement of
Service, AGO
Form 0045 (in
dup)
5. Copy ltr AGO 17 May
51

Wm. E. HUGHES
Major General, USA
Acting The Adjutant General

DECLASSIFIED
Authority NO 883078

Memo for Record

Ref Slip fr LLD to TAG - DPFB dtd 6 May 51 incl
ltr fr Mr. Evan R. Pfamiller, Vet Svc Ofcr, Kenosha,
Wisc., and appl for cert of mil svc for naturalization
purposes, executed by Andrew C. Jensen, SG 216 87L.
Cort was referred to Dept. of Navy by Sen McCarthy, and
then fwded to OSA.

Official stat of svc for naturalization purposes furn
Commissioner of Im & Nat Svc, Wash, D.C. Sen McCarthy
advised.

MEMO ROUTING SLIP

NEVER USE FOR APPROVALS, DISAPPROVALS,
CONCURRENCES, OR SIMILAR ACTIONS

| 1 NAME OR TITLE | INITIALS | CIRCULATE |
|---|----------|------------------|
| Mr. D. B. Helnap ORGANIZATION AND LOCATION Adm Svs Div, AGO | DATE | COORDINATION |
| 2 Room 1A 881, The Pentagon | | FILE |
| | | INFORMATION |
| 3 | | NECESSARY ACTION |
| | | NOTE AND RETURN |
| 4 Schwartz, Ernest, 32 802 702 | | SEE ME |
| | | SIGNATURE |

REMARKS

In accordance with instructions of the Secretary of the Army (File No. SPGAL/014.32 Gen (3 Nov 44)) the naturalization certificate of Ernest Schwartz, 32 802 702, is being forwarded to the Commissioner of Immigration and Naturalization for transmittal to the former soldier.

DECLASSIFIED
Authority NO 883078

FROM NAME OR TITLE
Hager/DIA, Chief ClerkDATE
31 Jan 51ORGANIZATION AND LOCATION
WW II Corr Sec, DPRB, RACTELEPHONE
LV 3011 Ext 777FORM NO 95
1 OCT 48Replaces DA AGO Form 95,
1 Apr 45, which may be used.

16-4847-3 ☆ GPO

, HOR, requested
naturalization cert be mailed to former soldier.

Cert fwd to Commissioner of Immigration and Naturalization for transmittal to former soldier in accordance with instructions of Secretary of the Army (File No. SPGAL/014.32 Gen (3 Nov 44)). Army LNO, HOR, advised

RETURN TO:
Bauer-S
DPRB

February 1951

2 February 1951

Service

Schwartz, 32 802 702

est of 30 January
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AGRS-DC-S 201 Schwartz, Ernest
(30 Jan 51)

2 February 1951

AGRS-DC-S 201 Schwartz, Ernest
(30 Jan 51)

2 February 1951

MEMORANDUM FOR: ARMY LIAISON OFFICER
House of Representatives
Suite 224, House Office Building
Commissioner of Immigration and Naturalization Service
U. S. Department of Justice
Washington, D. C.

SUBJECT: Naturalization Certificate of Ernest Schwartz, 32 802 702

1. Reference is made to your personal request of 30 January 1951, that the naturalization certificate of Ernest Schwartz, 32 802 702, be forwarded to him at Post Office Box 178, Ocean City, New Jersey.

2. The Secretary of War directed on 10 November 1944 that if a naturalization certificate is not delivered to a person at the time of honorable separation from the service in accordance with the provisions of paragraph 6.a., Circular No. 382, War Department, 1944, such certificate will be forwarded to the Immigration and Naturalization Service, Department of Justice, with an appropriate letter of transmittal which will include the last address of the naturalized person.

3. In view thereof the certificate has been forwarded to the Immigration and Naturalization Service, Washington, D. C., for transmittal to Mr. Schwartz.

1 Incl
Certificate of
Naturalization

EDWARD F. WITSELL
Major General, USA
The Adjutant General

Memo for Record

TWX dated 30 Jan 51 from Col Robertson, Army LNO, HOR, requested naturalization cert be mailed to former soldier.

Cert fwd to Commissioner of Immigration and Naturalization for transmittal to former soldier in accordance with instructions of Secretary of the Army (File No. SPGAL/014.32 Gen (3 Nov 44)). Army LNO, HOR, advised

RETURN TO:
Bauer-S
DPRB

DECLASSIFIED
Authority N 0 883078

AGRS-DC-S 201 Schwartz, Ernest
(30 Jan 51)

2 February 1951

Commissioner of Immigration and Naturalization Service
U. S. Department of Justice
Washington 25, D.C.

Dear Sir:

This office has been requested to forward the naturalization certificate of Ernest Schwartz, service number 32 802 702, direct to him at Post Office Box 176, Ocean City, New Jersey.

In accordance with the policy of the Department of the Army, the certificate of naturalization is inclosed for transmittal to Mr. Schwartz.

Sincerely yours,

Edward F. Witsell
31 Jan 51
11:10 AM

1 Incl
Certificate of
Naturalization

EDWARD F. WITSELL
Major General, USA
The Adjutant General

DECLASSIFIED
Authority NO 883078

~~FOR COL ROBERTSON ARMY LNO HOR~~

~~URMSG 5 JAN 50 ON ERNEST SCHWARTZ 32 802 702 MEMORANDUM AND LETTER TRANSMITTING
NATURALIZATION CERTIFICATE FORWARDED FOR SIGNATURE TAG 31 JAN 51~~

Bauer-Spec Corr
31 Jan 51
11:15 AM

TWX reply not made per instr
Miss Hager

C
O
P
Y

DECLASSIFIED
Authority N NO 883078

FOR COL ROBERTSON ARMY LNO HOR
ON ERNEST SCHWARTZ 32802702 FURN ANY RECORD OF NATURALIZATION AND
IF NATURALIZATION PAPERS HAVE BEEN FILED IN RECORDS ADVISE SO
APPLICATION FOR DUPLICATE PAPERS WILL NOT BE MADE

Msg 4 24 Jan 51

FOR COL ROBERTSON ARMY LIAISON HOR URMSG 4 26 JAN ON ERNEST
SCHWARTZ 32802702 NATURALIZATION CERN NR 5832896 DATED 28 MAY 43 ON
FILE

Msg 50 29 Jan 51

RECALL COL ROBERTSON ARMY LNO HOR REOURMSG 4-26 JAN URMSG 50-29 JAN ON
ERNEST SCHWARTZ 32802702 SEND NATURALIZATION CERTIFICATE TO MAN AT
PO BOX 176 OCEAN CITY NJ SEND BY REGISTERED MAIL

Msg 5 30 Jan 51

C
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P
Y

Copy

HEADQUARTERS AFWESPAC
Check Sheet

(4)

Do not remove from attached sheets

File No. Subject: SX 41829 GSAPA 18 July 1946

(1) JVF/jsj

FROM: CG, Special Troops TO: CG, Recovered Pers DET
Mil Pers Section APO 707

The following radio from CG, AFWESPAC, is quoted for your information.

"RE OUR RADIO SX 41807 GSAPA 16 JULY 46.

FOLLOWING CLARIFICATION RECEIVED FROM COMMANDER-IN-CHIEF AFPAC: IT IS NOT A REQUIREMENT THAT A NATIVE BORN FILIPINO WHO SERVE IN THE PHILIPPINE SCOUTS OR AUS DURING THE PRESENT WAR SHALL HAVE EITHER RESIDED IN THE CONTINENTAL US OR THAT HE SHALL HAVE PERFORMED THREE YEARS SERVICE.

MR. PHILLIPS IS AUTHORIZED TO, AND WILL, PROCESS ONLY APPLICANTS WHO ARE NOW IN THE ARMED FORCES OF THE US AND WHO SERVED IN THE PHILIPPINE SCOUTS OR AUS DURING THE PRESENT WAR PRIOR TO 28 DECEMBER 1945.

MR. PHILLIPS IS NOT AUTHORIZED TO PROCESS ANY OTHER PERSONS WHO MAY BE ELIGIBLE".

without phonetic alphabet
~~DECLASSIFIED TRUE COPY~~

/s/ James V. Preuit
/t/ JAMES V PREUIT
2D LT FA
PERS ADJUTANT

From: G-1 To: RPD
Mr Phillips is representative of Immigration & Naturalization
Service presently in Japan or Korea. ^{copy} Is expected AFWESPAC after 1 Aug 46.
To accept petitions for naturalizing personnel who are eligible

DECLASSIFIED

Authority NO 889078

HEADQUARTERS AFWESPAC

CHECK SHEET

File No: Subject: SX 41829 GSAPA 18 July 1946

607 (5)

mm
mm

JVP/jsj

FROM: CO, Special Troops
Mil Pers Section TO: CO, Recovered Pers DET
APO 707

The following radio from CG, AFWESPAC, is quoted for your information.

" REOURAD SUGAR XRAY FOUR ONE EIGHT ZERO SEVEN GEORGE SUGAR ABLE PETER ABLE ONE SIX JULY FOUR SIX PD FOLLOWING CLARIFICATION RECEIVED FROM CINGAPPAC CIN IT IS NOT ABLE REQUIREMENT THAT ABLE NATIVE BORN FILIPINO WHO SERVE IN THE PHILIPPINE SCOUTS OR AUS DURING THE PRESENT WAR SHALL HAVE EITHER RESIDED IN THE CONTINENTAL US OR THAT HE SHALL HAVE PERFORMED THREE YEARS SERVICE PD MR PHILLIPS IS AUTHORIZED TO AND "WILL PROCESS ONLY APPLICANTS WHO ARE NOW IN THE ARMED FORCES OF THE US AND WHO SERVED IN THE PHIL SCOUTS OR AUS DURING THE PRESENT WAR PRIOR TO TWO EIGHT DECEMBER FOUR FIVE PD MR PHILLIPS IS NOT AUTHORIZED TO PROCESS ANY OTHER PERSONS WHO MAY BE ELIGIBLE END"

Naturalization
See also

CERTIFIED TRUE COPY

James V. Pruit
JAMES V PRUIT
2D LT PA
PERS ADJUTANT

3.A.

1930

1946-50 Mr Szach, Andrew
(30 Mar 46)

4 April 1946

OFFICIAL STATEMENT of CITIZENSHIP

Mr. Peter Szach
The records show that at time of his application for enlistment in the Army, Andrew Szach, Army serial number 12 009 136, gave the date and place of his birth as 15 October 1904 in Poland. He further stated that he was a citizen of the United States and that his father was a native born citizen.

In an affidavit dated 7 October 1940, Mr. Peter Szach certified that he was born in the state of Pennsylvania, and that he was the father of Andrew Szach.

This official statement furnished 4 April 1946 to Mr. Peter Szach, Singac Place, Singac, New Jersey.

BY AUTHORITY OF THE SECRETARY OF WAR:

EDWARD F. WITSELL
Major General
The Adjutant General

1 Enc.
Official statement

Countersigned:

EDWARD F. WITSELL
Major General
The Adjutant General

Adjutant General

AGRS-DG 201 Szach, Andrew
(30 Mar 46)

4 April 1946

Sergeant Andrew Szach
Company M, 10th Battalion
Aberdeen Proving Ground
Aberdeen, Maryland

Dear Sergeant Szach:

This office has been advised that you desire a statement regarding citizenship.

I am inclosing an official statement regarding the citizenship of Andrew Szach.

Sincerely yours,

EDWARD P. WITSELL
Major General
The Adjutant General

1 Incl
Official statement

AG 201 Allan, William D.
(11 May 43) RD

11 June 1943.

District Director,
Immigration and Naturalization Service,
112 U. S. Courthouse,
Buffalo, New York.

Dear Sir:

Reference is made to the inclosed copy of your letter of 11 May 1943, to Mr. William D. Allan, advising him that the statement of military service furnished to him by this office on 29 April 1943, is not the document required for naturalization purposes.

Under an agreement entered into between this office and Mr. Lemuel B. Schofield, Special Assistant to the Attorney General, Immigration and Naturalization Service, a general certificate under the seal of the War Department testifying as to the preparation of statements of military service and that The Adjutant General is custodian of the official War Department records was furnished to Mr. Schofield under date of 3 June 1941, and that thereafter, upon receipt of requests made on Immigration and Naturalization Form N-423 from the applicants or from the Immigration and Naturalization Service for copies of service records for use in proceedings under Section 324 of the Nationality Act of 1940, this office would furnish official statements of service under the official seal (embossed) of The Adjutant General.

The statement of service furnished to Mr. Allan was prepared and furnished in accordance with the agreement referred to above as set forth in paragraph 4, Instruction No. 23 from the U. S. Department of Justice, Immigration and Naturalization Service 12 June 1941, (500/2) to the Immigration and Naturalization Service, copy of which was furnished to this office.

Very truly yours,

J. V. Stark,
Lt. Col., A.G.D.,
Chief of Branch.
By:

1 Incl.
Copy Ltr 11 May 1943

Naturalization

DECLASSIFIED
Authority NND 883078