

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

UNITED STATES OF AMERICA,)	
)	Civil Action No. 17-5023 (SRN/BRT)
Plaintiff,)	
)	
v.)	CONSENT JUDGMENT
)	REVOKING NATURALIZATION
FOSIA ABDI ADAN,)	
)	
Defendant.)	
)	

The Court, having considered the Complaint filed by the United States of America (“United States” or “Plaintiff”) against Fosia Abdi Adan (“Defendant”) and this Court having jurisdiction over this matter pursuant to 8 U.S.C. § 1451(a) and 28 U.S.C. §§ 1331 and 1345; the parties having filed a Joint Motion for Consent Judgment; Defendant having been advised by counsel; and Defendant having admitted that she unlawfully procured her naturalization as described in Count V of the Amended Complaint and admitted to in the Joint Motion for Consent Judgment; it is hereby ORDERED as follows:

- (1) The Joint Motion for Consent Judgment [Doc. No. 28] is GRANTED;
- (2) In accordance with the Joint Motion for Consent Judgment, judgment is ENTERED in favor of the United States and against Defendant;
- (3) The Court FINDS and DECLARES that Defendant procured her U.S. citizenship by concealment of a material fact or by willful misrepresentation;
- (4) The order admitting Defendant to U.S. citizenship is REVOKED and SET ASIDE, effective as of the original date of the order, August 16, 2006;

(5) Certificate of Naturalization No. 30129663 is CANCELLED, effective as of the original date of the certificate, August 16, 2006;

(6) Defendant is forever RESTRAINED and ENJOINED from claiming any rights, privileges, benefits, or advantages under any document which evidences U.S. citizenship obtained as a result of her August 16, 2006 naturalization;

(7) Defendant shall, within ten days of this Order, surrender and deliver her Certificate of Naturalization, any and all U.S. passports, and any other indicia of U.S. citizenship, as well as any copies thereof in her possession or control (and shall make good faith efforts to recover and then surrender any copies thereof that she knows are in the possession or control of others), to Counsel for the United States, Anthony D. Bianco; and

(8) The Parties shall appear for a compliance hearing on **Friday, May 4, 2018, at 9:00 a.m.** in Courtroom 7B of the U.S. Courthouse located at 316 N. Robert Street, St. Paul, Minnesota, at which Defendant must demonstrate that she has complied with this Judgment, unless Plaintiff provides notice that Defendant has fully complied and this Judgment is satisfied.

IT IS SO ORDERED.

DATED: April 11, 2018.

BY THE COURT:

s/Susan Richard Nelson
SUSAN RICHARD NELSON
United States District Judge

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA
Civil Action No. 17-5023 (SRN/BRT)

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
v.)	JOINT MOTION FOR CONSENT
)	JUDGMENT
FOSIA ABDI ADAN,)	
)	
Defendant.)	
)	

The United States of America (“United States” or “Plaintiff”) and Fosia Abdi Adan (“Defendant”) jointly move this Court to enter the attached proposed Consent Judgment Revoking Naturalization. This motion is supported by Defendant’s admission to, and acknowledgment of the truth of, the allegations contained in Count V of the Amended Complaint and admitted to herein. *See* Am. Compl., Dkt. No. 24-1; Order, Dkt. No. 26.

Pursuant to 8 U.S.C. § 1451(a), this Court must revoke a naturalized person’s citizenship and cancel her Certificate of Naturalization if that person procured her naturalization by concealment of a material fact or by willful misrepresentation. Defendant admits she willfully misrepresented and concealed: the true nature her relationship to people she had claimed to be her children and whether she had ever given false or misleading information to any U.S. Government official while applying for any immigration benefit or to prevent deportation, exclusion, or removal.

Specifically, Defendant admits she filed a Form N-400, Application for Naturalization (“Form N-400”), with U.S. Citizenship and Immigration Services (“USCIS”) on or about April 7, 2006.

- On her Form N-400, in response to Part 9, Section B, which instructed the applicant to “[p]rovide the following information about all of your sons and daughters,” Defendant provided the following responses in the table provided:

Full Name of Son or Daughter	Date of Birth (Month/Day/Year)	INS "A" number (if child has one)	Country of Birth	Current Address (Street, City, State & Country)
MOHAMED JAMA SOLOB (SON)	██████ / 1 9 8 4	A 0 4 7 8 1 0 6 6 4	SOMALIA	████████████████████ EDEN PRAIRIE, MN 55344
MOBARAK JAMA SOLOB (SON)	██████ / 1 9 8 6	A 0 4 7 8 1 0 6 6 5	SOMALIA	████████████████████ EDEN PRAIRIE, MN 55344
MOSTAPHA JAMA SOLOB (SON)	██████ / 1 9 8 9	A N O N E	SOMALIA	NATORIB, KENYA
	██ / ██	A		
	██ / ██	A		

Defendant’s responses were false. At the time she filed her Form N-400, Defendant knew “Mohamed Jama Solob,” “Mobarak Jama Solob,” and “Mostapha Jama Solob” were fictitious identities designed to match the identities of the children Defendant and her purported husband each listed on their immigrant visa applications. At the time she filed her Form N-400, Defendant knew she was neither the biological mother nor the legal mother of the three identified individuals.

- On her Form N-400, Defendant answered “No” in response to Part 10, Section D, Question 23, which asked: “Have you EVER given false or misleading information to any U.S. government official while applying for any immigration benefit or to prevent deportation, exclusion, or removal?” Defendant’s statement regarding whether she had ever given false or misleading information to any U.S. government official while applying for any immigration benefit or to prevent deportation, exclusion, or removal was false. On her Form N-400, Defendant did not disclose that she had provided false or misleading information to U.S. government officials on her application for an immigration visa.

On April 2, 2006, Defendant signed her Form N-400 under the penalty of perjury pursuant to the laws of the United States, thereby certifying that the information she provided was true and correct. Defendant’s April 2, 2006 certification, made under the penalty of perjury, was knowingly false.

Defendant admits she made the above-described misrepresentations voluntarily, despite knowing that such representations were false and misleading. Accordingly, Defendant made these misrepresentations willfully. Defendant further admits her misrepresentations were material to her naturalization because the disclosure of; her true relationship (or lack thereof) to her claimed children;; and the fact that she had given false or misleading information to U.S. Government officials while applying for an immigrant visa all would have had a

natural tendency to influence the U.S. Citizenship and Immigration Services' decision whether to approve Defendant's application for naturalization. Indeed, the parties agree that had Defendant been honest, USCIS would not have granted her application.

Defendant therefore admits she procured her naturalization by willful misrepresentation and concealment of material facts. Pursuant to 8 U.S.C. § 1451(a), this Court must revoke Defendant's naturalization and cancel her Certificate of Naturalization because her naturalization was procured by concealment of a material fact or willful misrepresentation. Defendant admits that her naturalization was procured by willful misrepresentation and concealment of material facts as alleged in Count V of the Amended Complaint. Am. Compl. ¶¶ 177-182.

In light of the facts alleged in Count V of the Amended Complaint which Defendant admits are true, Defendant, having fully discussed the case with her counsel, agrees with Plaintiff that denaturalization is proper and to avoid delay, uncertainty, inconvenience, and expense of further litigation does not wish to further contest denaturalization. Accordingly, Plaintiff and Defendant jointly move this Court for an order providing the relief requested in the attached proposed Consent Judgment Revoking Naturalization. The Parties also jointly request the Court to set a hearing for approximately 21 days from the effective date of the judgment at which Defendant must demonstrate that she has complied with the Judgment, unless

the United States provides notice that Defendant has fully complied and the Judgment is satisfied.

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Respectfully submitted,

FOR Fosia Abdi Adan:

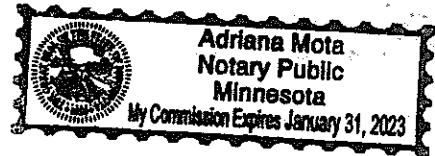
Fosia Adan
FOSIA ABDI ADAN
Defendant

Dated: April 4, 2018

Subscribed and sworn before me this 4th day of April, 2018,

Adriana Mota
Notary Public

My commission expires January 31, 2023



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Counsel for Defendant

Dated: April __, 2018

FOR the United States of America:

CHAD A. READLER
Acting Assistant Attorney General


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Dated: April 9, 2018



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Dated: April 10, 2018