The Case of Gordon Hirabayashi

During the First World War Mitsu and Shiungo Hirabayashi sought the shores of a free land and settled near Seattle believing that at last they had found a Christian country where their children might grow up under the influence of a democratic society. Gordon Hirabayashi, their oldest son was born in this country and raised a Christian American citizen. He entered the University of Washington and by his senior year (the time of the evacuation) was majoring in the social sciences with a minor in mathematics. Although he was a quiet, thoughtful type of person, well-read and with strong convictions, he was also active in student activities, and was personally popular with his classmates. In his junior year he was vicepresident of the campus Y.M.C.A. and was of great assistance to the general secretary. He became a member of the Society of Friends in November, 1941.

At the time of the Japanese evacuation he refused to register and surrendered to the U S. district attorney. He submitted at that time a written statement. In part it said: "The violation of human personality is the violation of the most sacred thing which man owns. This order for the mass evacuation of all persons of Japanese descent denies them the right to live. It forces thousands of energetic, law abiding individuals to exist in miserable psychological conditions and a horrible physical atmosphere. This order limits to almost full extent the creative expressions of those subjected. It kills the desire for a higher life. Hope for the future is exterminated. Human personalities are poisoned. . . . If I were to register and cooperate under these circumstances, I would be giving helpless consent to the denial of practically all of the things which give me incentive to live. I must maintain my Christian principles. I consider it my duty to maintain the democratic standards for which this nation lives. Therefore, I must refuse this order of evacuation."

The legal aspects of the case are thus stated by the defense lawyer, Mr. Frank Walters:

(1) The Executive order and military orders of evacuation are void because of no authority from the Congress, being usurpation of legislative power.

- (2) the evacuation orders are unconstitutional and void as against American citizens who cannot be interned without a hearing under the due process clause and equal protection of the laws clause,
- (3) Public Law No 503, under which the appellant was prosecuted, is void as being too indefinite and uncertain to constitute a criminal statute, and it defines no crime,
- (4) the military orders and their application to American citizens of Japanese ancestry are discriminatory on the basis of race or color,
- 5) the military orders are void as no marneil law has been declared and the military commander cannot apprehend or intern persons, even in military zones, if martial law has not been declared.

Briefly, in the language of a layman, the issues are that Gordon has not had his day in court where he can prove his loyalty to the country of his birth; the military commander imputes disloyalty, which is treason, purely on the grounds that his parents were born in Japan. The military commander seeks to impose his will upon American citizens without establishing any military necessity for doing so; under our Constitution when Congress is in session it has the sole power to define claims against the United States, and to declare martial law but even Congress cannot validly deny the American citizen his right to prove his loyalty to the country of his birth."

Social and Moral Aspects

The evacuation was not necessary.

- 1. The dangers from and to the Japanese-American citizens could have been handled by the authorities. It was so stated by reliable members of the intelligence departments of both army and navy.
- 2. In Hawaii where military necessity and dangers were many times that of the mainland there was no evacuation and only partial martial law. Absolutely no incident has occurred.
- 3. It has cost the American people \$10,000 per family to evacuate these people, or a total of about \$300,000,000.00 to date. This does not count the losses to the people themselves.

- 4. The loss of vegetable and fruit products on the Pacific Coast has been almost disastrous. Both army and civilians need more of these things.
- 5. Many thousands of good Americans will have their loyalty and respect for their country weakened if not entirely alienated. We should have strengthened their loyalty and not weakened it.

The answer to this vital question is to carry the case to the supreme court and trust that these fair minded judges will restore the rights of true American citizens.

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