

**06-3745-cv(L), 06-3785-cv(CON),
06-3789-cv(CON), 06-3800-cv(CON), 06-4187-cv(XAP)**

United States Court of Appeals
for the
Second Circuit

IBRAHIM TURKMEN, ASIF-UR-REHMAN SAFFI, SYED AMJAD ALI
JAFFRI, AKIL SACHVEDA, SHAKIR BALOCH, HANY IBRAHIM,
YASSER EBRAHIM, ASHRAF IBRAHIM,

Plaintiffs-Appellees-Cross-Appellants,

(For Continuation of Caption See Inside Cover)

ON APPEAL FROM THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

**BRIEF OF KAREN KOREMATSU-HAIGH,
JAY HIRABAYASHI, AND HOLLY YASUI AS *AMICI CURIAE*
IN SUPPORT OF PLAINTIFFS-APPELLEES/CROSS-
APPELLANTS AND SUPPORTING REVERSAL OF PARTIAL
DISMISSAL OF CLAIM FIVE OF THE THIRD
AMENDED COMPLAINT**

ERIC L. MULLER
GEORGE R. WARD PROFESSOR
UNIVERSITY OF NORTH CAROLINA
SCHOOL OF LAW
CB #3380
Chapel Hill, North Carolina 27599
(919) 962-7067

STEVEN M. PESNER
ROBERT H. PEES
AKIN GUMP STRAUSS HAUER
& FELD LLP
590 Madison Avenue
New York, New York 10022
(212) 872-1000

Attorneys for Amici Curiae

JOHN ASHCROFT, FORMER UNITED STATES ATTORNEY GENERAL,
DENNIS HASTY, FORMER WARDEN OF MDC, JAMES W. ZIGLAR,
COMMISSIONER, IMMIGRATION AND NATURALIZATION SERVICE,
JAMES SHERMAN, ROBERT MUELLER,

Defendants-Appellants-Cross-Appellees,

UNITED STATES OF AMERICA,

Defendant-Cross-Appellee,

JOHN DOES 1-20, MDC CORRECTIONS OFFICERS, MICHAEL ZENK,
WARDEN OF MDC, CHRISTOPHER WITSCHER, CLEMETT SHACKS,
BRIAN RODRIGUEZ, JON OSTEN, RAYMOND COTTON, WILLIAM
BECK, SALVATORE LOPRESTI, STEVEN BARRERE, LINDSEY
BLEDSOE, JOSEPH CUCITI, HOWARD GUSSAK, MARCIAL MUNDO,
DANIEL ORTIZ, STUART PRAY, ELIZABETH TORRES, PHILLIP BARNES,
SYDNEY CHASE, MICHAEL DEFRANCISCO, RICHARD DIAZ, KEVIN
LOPEZ, MARIO MACHADO, MICHAEL MCCABE, RAYMOND MICKENS,
SCOTT ROSEBERY,

Defendants.

TABLE OF CONTENTS

	Page
STATEMENT OF IDENTITY AND INTEREST OF AMICI	1
PRELIMINARY STATEMENT	3
ARGUMENT	5
I. The District Court’s Rationale for Partially Dismissing Claim 5 Revives the Rationale that the Government Used to Detain the Japanese Alien Population of the West Coast in World War II.	5
A. Japanese Aliens in the United States Before World War II	6
B. The Detentions of Japanese Aliens After Pearl Harbor	7
C. The Government Predicated Its Japanese Alien Detentions in World War II on an Unbridled Power to Detain Aliens on the Basis of Race.	8
D. The District Court’s Partial Dismissal of Claim 5 Revives the Government’s Theory of Alien Detention in World War II	10
II. The Congress and the President Invalidated the Rationale of the District Court’s Partial Dismissal of Claim 5 by Apologizing and Providing Redress to the Japanese Alien Detainees of World War II	12
III. The District Court’s Posture of Nearly Complete Judicial Deference to the Executive Ignores the Lessons of History	17
CONCLUSION	20

