



UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service
300 NORTH LOS ANGELES STREET
LOS ANGELES, CALIFORNIA 90012

File No.

A17 174 640 TC/249

Date

May 23, 1967

Mr. Arcadio A. G. Valenzuela
216 Holly Lane - Apt. 1h
Redlands, California 92373

YOUR APPLICATION/PETITION AND ITS SUPPORTING DOCUMENTS HAVE BEEN REVIEWED AND FOUND TO BE INSUFFICIENT TO PERMIT ADJUDICATION BY THE SERVICE. PLEASE COMPLY WITH THE BELOW CHECKED " " INSTRUCTIONS:

- PLEASE SEE REVERSE** The above application/petition and its supporting documents are attached. After complying with the indicated instructions, please resubmit the fully documented application/petition to this office.
- Furnish: The required fee of \$ _____.
 Your record of birth (if not available, furnish other evidence of birth).
 Your marriage record including evidence of the termination of any prior marriage contracted by you or your spouse.
 Two photographs, 2" x 2", with distance from top of head to point of chin 1 1/4". Machine-made photos not acceptable.
 you
 The passport which the beneficiary of your petition used when last admitted to the United States. Also submit Form I-94 (Arrival-Departure Record), which may be found fastened to the passport.
 Your passport revalidated for a period to extend six months beyond the expiration date of your requested extension of stay.
- All foreign language documents must be accompanied by English translations thereof, including certification as to accuracy of translation and competency of translator.
- Complete Form ES-575A.
- Furnish evidence of your qualifications in accordance with attached instructions for completion of Form ES-575A.
- Submit to your (prospective) employer, completed Form ES-575A and evidence of your qualifications. Request your (prospective) employer to complete Form ES-575B, and to submit the Form ES-575A and B and evidence of your qualifications to the local state employment service office. If the Labor Department issues a certification, your employer should return to you the evidence of your qualifications and Form ES-575A and B with the certification stamped on Form ES-575, for submission with your application. (Form ES-575A and B with instructions are attached.)

Your petition to confer preference under section 203(a)(6) of the Immigration and Nationality Act cannot be accepted unless accompanied by a certification from the Secretary of Labor or his designated representative. To apply for the certification, attached Forms ES-575A and B must be completed in accordance with the enclosed instructions. The completed Forms ES-575A and B, and the evidence of the alien's qualifications, must be filed in the local state employment service office. The Forms ES-575A and B and the evidence will be returned to you, with the certification stamped on Form ES-575 if a certification is issued. You may then file the petition at this office, attaching all the papers and documents returned to you by the Department of Labor.

You have indicated that you do not intend to seek employment. You must furnish evidence that you have sufficient funds or other means of maintaining yourself in this country.

Please resubmit your application for status as permanent resident with documentary proof of your continuous residence in the United States since prior to June 28, 1940. The enclosed suggestions may assist you. Notarized affidavits executed by two people are acceptable for the years which you are unable to obtain the evidence.

Kindly return this letter with your application, completed G325, and all of the required documentation.

APPLICATION FOR STATUS AS PERMANENT RESIDENT

(For use under Section 245, 249 or the proviso to Section 203(a)(7) of the Immigration and Nationality Act or Section 13 of the Act of September 11, 1957)

FEE STAMP

*1-485 filed 11/4/67
\$25.00 pd. LOS 0052*

FILE NO.	<i>A17174-640</i>		
APPLICANT FOR BENEFITS OF			
SECTION 249	LAW INA		

Immigrant
(Type)

Nonimmigrant

visa issued at _____ on _____

(DO NOT WRITE ABOVE THIS LINE) (SEE INSTRUCTIONS BEFORE FILLING IN APPLICATION. IF YOU NEED MORE SPACE TO ANSWER FULLY ANY QUESTION ON THIS FORM, USE A SEPARATE SHEET AND IDENTIFY EACH ANSWER WITH THE NUMBER OF THE CORRESPONDING QUESTION. FILL IN WITH TYPEWRITER OR PRINT IN BLOCK LETTERS IN INK.)

1. I hereby apply for the status of a lawful permanent resident alien on the following basis: (Check appropriate box) An immigrant visa is immediately available to me: A. <input type="checkbox"/> other than as a refugee B. <input type="checkbox"/> as a refugee I have resided in the United States continuously since C. <input type="checkbox"/> prior to June 30, 1948 D. <input type="checkbox"/> prior to July 1, 1924.							
2. My name is (First) <i>ARCADIO</i> (Middle) <i>A. G.</i> (Last) <i>Valenzuela</i>				My alien registration number is <i>NONE</i>			
I have also used the following names (Married women must show maiden name and names by prior marriages, if any) <i>SAME AS ABOVE</i>							
3. I reside in the United States at: (Apt. No.) <i>14</i>		(No. and Street) <i>216 Hilly Lane Redlands</i>	(City) <i>Redlands</i>	(State) <i>CALIFORNIA</i>			
4. Date of Birth <i>1-12-86</i>		Place of Birth (City or Town) <i>Ocoroni SINALOA Mexico</i>	(County, Province, or State)	(Country) <i>mexico.</i> I am now a citizen of (Country)			
5. Height <i>5 ft. 8 in.</i>	Weight <i>200 lbs.</i>	Eyes <i>BROWN</i>	Hair <i>GRAY</i>	Complexion <i>Light</i> Marks or Scars <i>NONE</i>			
6. Parents' Names <i>Sostenes Garcia</i> <i>PASCOALA Valenzuela</i>							
7. I last arrived in the United States at the port of (City and State) on (Month) (Day) (Year) <i>CALEXICO CALIFORNIA</i> <i>2 - 47</i> by (Name of vessel or other means of travel) as a (Visitor, student, U.S. citizen, stowaway, immigrant, etc.)							
8. I have resided at the following places: (Applicants who check Block A or B of Item 1 must furnish all places of residence from date five years prior to entry into the United States, up to and including the present time, listing present address first. Applicants who check Block C or D of Item 1 must show all places of residence during the last five years, listing present address first.)							
Street and No.	City	State Province	Country	From		To	
				Month	Year	Month	Year
<i>936 DOOK AV.</i>	<i>CALEXICO</i>	<i>CALIFORNIA</i>	<i>U. S. A.</i>				<i>Present time</i>
<i>944 5th St</i>	<i>..</i>	<i>..</i>	<i>..</i>				

9. I have been employed at the following places during the past five years (include all United States and foreign employment)

Full name and address of employer	Type of work I did	From		To	
		Month	Year	Month	Year
					<i>Present time</i>

10. I do do not intend to seek gainful employment in the United States.

11. I am am not married. (If you are married give the following:)

a. Date of marriage	b. Date and place of birth of spouse				
c. Name of spouse and last address at which you and your spouse resided together Name Address (Apt. No.) (Number and Street) (Town or City) (State) From (Month and Year) To (Month and Year)					
d. Number of times I have been married, including this marriage <i>2</i>		e. Number of times my spouse has been married <i>1</i>		f. Number of children <i>14</i>	
g. The following members of my family are also applying for status as permanent residents:					
h. Name, date and place of birth and present address of each child:					

12. I list below all organizations, societies, clubs, and associations, past or present, in which I have held membership in the United States or a foreign country, and the periods and places of such membership. (If you have never been a member of any organization, state "None.")

None

13. I have have not been charged with a violation of law (other than minor traffic violations). (If you have ever been charged with a violation of law, give date and place and nature of each charge and the final result.) No

14. I have have not requested exemption or discharge from training or service in the Armed Forces of the United States. (If you have ever requested exemption or discharge from training or service in the Armed Forces of the United States, give date and place of your request, the reason for such request, and specify to whom it was made.) No

15. Deportation proceedings have have not been instituted against me in the United States. (If deportation proceedings have ever been instituted against you, give the date and place of hearing, the charge, and the final result.) None

16. I have have not been a participant in a designated exchange program. (If you have been a participant, show dates of arrival and departure from U.S.) No

17. (If you have checked Block A or B of Item 1, complete this item.) An immigrant visa is now available to me because:

a. I registered on the consular waiting list at the American Consulate at _____ on _____ (City) (Date)

b. A visa petition according me immediate relative preference status was approved by the district director at _____ (Place) on _____

c. A visa petition has not been approved in my behalf but I claim eligibility for immediate relative or preference status because my spouse my parent is the beneficiary of a visa petition approved by the district director at _____ (City) on _____

d. Other (explain) because i want to live with my children in U.S. (Date)

18. (If you have checked Block B of Item 1, complete this item.) A. I have have not been absent from the United States during the past two years. (If you have been absent, attach a separate statement listing the port, date and means of each departure from and return to the United States.) B. The country from which I fled or the place from which I have been uprooted is _____

C. The reasons I left and the reasons I am unable or unwilling to return to that country or place are _____

19. (If you have checked Block C or D of Item 1, complete this item.)

A. I first arrived in the United States at CALEXICO (Port) on Feb - 1947 (Date) by means of CAR

(Name of ship or mode of travel) I was not inspected by an immigration officer.

B. I entered the United States under the name ARCADIO A. VALENZUELA (Name at time of entry) and I was destined to _____

(City and State) I was coming to join my son & my daughter in Law (Name and relationship)

C. Since my first entry I have not been absent from the United States. (If you have been absent, attach a separate statement listing the port, date and means of each departure from and return to the United States.)

20. I have have not heretofore filed an application for the status of a permanent resident. (If you have ever filed such application, give the date and place of filing and final disposition.) No

21. IF YOUR NATIVE ALPHABET IS IN OTHER THAN ROMAN LETTERS, WRITE YOUR NAME IN YOUR NATIVE ALPHABET BELOW:

Signature of Applicant:

Date of Signature:

22. (Signature of person preparing form, if other than applicant.) I declare that this document was prepared by me at the request of the applicant and is based on all information of which I have any knowledge.

Sara V. Fernandez

Date: 11-17-66

Occupation: Housewife

(Application not to be signed below until applicant appears before an officer of the Immigration and Naturalization Service for examination)

I, _____, do swear (affirm) that I know the contents of this application subscribed by me including the attached documents, that the same are true to the best of my knowledge, and that corrections numbered () to () were made by me or at my request, and that this application was signed by me with my full, true name:

(Complete and true signature of applicant)

Subscribed and sworn to before me by the above-named applicant at Redlands California on 11 - 17 - 66 (Month) (Day) (Year)

(Signature and title of officer)

INSTRUCTIONS

1. APPLICATION.—A separate application must be executed by each applicant and submitted in duplicate. An application in behalf of a child under 14 years of age shall be executed by the parent or guardian.

2. FEE.—A fee of \$25 must accompany each application. All remittances should be made payable to "Immigration and Naturalization Service, Department of Justice," except in Guam they should be made payable to "Treasurer of Guam" and in the Virgin Islands to "Commissioner of Finance, Virgin Islands." If you mail this application, attach money order or check. DO NOT SEND CASH.

3. PHOTOGRAPHS.—You must submit with this application two photographs of yourself taken within 30 days of the date of this application. These photographs must be 1½ by 1½ inches in size, and the distance from top of head to point of chin should be approximately 1¼ inches. They must not be pasted on cards or mounted in any way, must be on thin paper, have a light background, and clearly show a front view of your face without hat. Snapshots, group, full-length portraits or vending machine photographs will not be accepted. All of these photographs must be signed by you on the margin and not on the face or the clothing.

4. FINGERPRINTS.—A completed fingerprint chart must be submitted. Fingerprint charts with instructions for recording your fingerprints are available at any office of the Immigration and Naturalization Service. It is important to furnish all information called for on the card.

5. DOCUMENTS

a. *General.*—All documents must be submitted in the original. The passport required under 5b below will be returned to you. If you desire to have the original of any of the other documents returned, and if copies are by law permitted to be made, you may submit photographic or typewritten copies. If you submit copies, the original documents must be presented at the time of your examination. Each foreign document, except the passport, must be accompanied by a notarized translation certified by the translator as to the accuracy of the translation and as to his competency to translate. If you are unable to secure documentary evidence from abroad, you must submit proof of the efforts you have made to secure such documents.

b. *Submit the following documents only if you checked box lettered "A" or "B" in item 1 of the application.*

(1) Record of your birth.

(2) Any entry permit (Form I-94) issued at the time of your arrival in the United States.

(3) The passport which you presented at the time of your entry into the United States.

(4) A letter from your present employer showing employment of a permanent nature, if you are employed, or an affidavit of support Form I-134 from a responsible person in the United States, or other evidence to establish that you are not likely to become a public charge.

(5) If you are the spouse or child under 21 years of age of a highly skilled person or minister and such highly skilled person or minister is the beneficiary of an approved visa peti-

tion, submit the following: *For the spouse:* Marriage certificate and proof of termination of all prior marriages of each spouse. *For the child:* Marriage certificate of parents, together with proof of termination of their prior marriages, if such documents have not been submitted by a parent.

(6) If you are a nonimmigrant foreign government official, a member of the family or servant of such person; or a treaty trader, the spouse or child of such person or a foreign government representative to an international organization, a member of a family or servant of such person, you must submit Form I-508, waiving all rights, privileges, exemptions; and immunities which would otherwise accrue to you by virtue of such status.

c. *If you checked box letter "C" in item 1 of the application, submit documentary evidence to prove you have resided in the United States continuously since prior to June 30, 1948. If you have checked box letter "D", submit documentary evidence to prove you have resided in the United States continuously since prior to July 1, 1924.*

(1) Examples of documents which may be submitted to prove residence are: bankbooks, leases, deeds, licenses, birth records or baptismal records of children born in the United States, census records, affidavits, police records, contracts, leases, postmarked mail addressed to you, rent or tax receipts, premium installment receipt books, or any other type of receipt; school records on the school's stationery showing dates when you entered and left the school and if available, showing the name of parent or guardian and where you resided; employment records on letterhead paper or notarized, showing the signer's title and indicating exact dates of employment and stating if the employment was continuous. (If you have been in business for yourself, letters from firms with whom you have done business are acceptable); insurance records or letters on insurance company stationery showing the name and address of the insured and the date showing the lifetime of the policy; church, union or lodge records on official stationery and bearing the organizational seal, if any, and giving specific dates in their records showing your membership in the organization; letter from business firms on letterhead paper showing specific dates of business dealings with you and indicating your address of the period in question; notarized letters from landlords indicating the landlord's present address and the beginning and termination dates of your residence at the particular premises; marriage certificate of present and any previous marriages, and documents showing how many previous marriages were terminated; bills, letters or receipts from your gas, electric, water or telephone company showing the dates during which you received service from it. NOTE: Women unemployed since marriage and unable to furnish evidence in their own names may furnish evidence in the names of their parents or other persons with whom they have been living if affidavits of the parents or other persons are submitted attesting to residence with them. If any of the documents are lengthy or bulky, only the pertinent parts should be attached.

(2) Affidavits of credible witnesses, preferably citizens of the United States, who have personal knowledge of and can vouch for the continuity of your residence in the United States. Where practicable, such affidavits shall be executed on Form I-488 (Affidavit of Witness).

NOTE: If entry occurred prior to July 1, 1924, a record of lawful admission may be created as of the date of such entry. Therefore, if you have resided continuously in the United States since a date prior to July 1, 1924, it is very important to furnish evidence establishing that fact.

6. ALIENS INELIGIBLE FOR ADJUSTMENT UNDER SECTION 245.—You are *ineligible* for adjustment of status under section 245, Immigration and Nationality Act, as amended, if:

(a) You were born in any country of the Western Hemisphere or the islands of Saint Pierre, Miquelon, Cuba, the Dominican Republic, Haiti, Bermuda, the Bahamas, Barbados, Jamaica, the Windward and Leeward Islands, Trinidad, Martinique and other British, French, and Netherlands territory or possessions in or bordering on the Caribbean Sea.

(b) You entered the United States as a member of the crew of a vessel or aircraft, or were destined to join a vessel or aircraft in the United States as a member of the crew when you arrived in the United States.

(c) You were not admitted or paroled into the United States following inspection by a United States immigration officer.

(d) You are or have been an exchange alien, and have not either complied with the two-year foreign residence requirement of section 212(e), Immigration and Nationality Act, or been granted a waiver of that requirement.

If you are ineligible under (a), (b) or (c) above, but have resided in the United States continuously since prior to June 30, 1948, you may still apply on this form to have a record of lawful admission for permanent residence created under section 249, Immigration and Nationality Act.

7. IMMEDIATE RELATIVE AND PREFERENCE ALIENS.—If a visa petition is required to establish immediate relative or

preference status, it must have been approved prior to filing this application or must be filed concurrently with this application.

8. IMMEDIATE AVAILABILITY OF IMMIGRANT VISA.—Information as to immediate availability of an immigrant visa may be obtained at the nearest office of this Service.

9. CERTIFICATION OF THE DEPARTMENT OF LABOR.—(This instruction applies only if you checked box lettered "A" in item 1 of the application). If you are performing or seek to perform skilled or unskilled labor in the United States, unless you are within one of the exceptions listed below, there must be attached to this application a certification from the Department of Labor that (a) there are not sufficient workers in the United States who are able, willing, qualified, and available at the time of application for a visa and admission to the United States and at the place to which the alien is destined to perform such skilled or unskilled labor, and (b) the employment of such alien will not adversely affect the wages and working conditions of the workers in the United States similarly employed.

Exceptions: the certification of the Department of Labor is not required (a) if you are (1) the spouse, son, daughter, brother or sister of a citizen of the United States; or (2) the parent of a citizen of the United States who is at least twenty-one years of age; or (3) the spouse or unmarried son or unmarried daughter of an alien who has been lawfully admitted to the United States for permanent residence; or (4) a former citizen of the United States who may under sections 324(a) or 327, Immigration and Nationality Act, apply for reacquisition of citizenship; or (5) a minister of a religious denomination, as defined in section 101(a) (27)(D), Immigration and Nationality Act, or his spouse or child; or (6) an employee or honorably retired former employee of the United States Government abroad, as defined in section 101(a) (27)(E), Immigration and Nationality Act; or (7) if you are a refugee who has been continuously physically present in the United States for at least two years and you are applying for adjustment of status under the proviso to section 203(a)(7), Immigration and Nationality Act; or (8) if you are engaged in or seek to engage in an occupation for which a blanket certification has been issued by the Department of Labor. For information on such occupations, consult any Immigration and Naturalization Service office.

WARNING: If you contemplate departing from the United States to any country, including Canada or Mexico, before a decision is made on your application, consult with the office of the Immigration and Naturalization Service processing your case before departure, since a departure from the United States may result in a denial of your application.

Severe penalties are provided by law for knowingly and willfully falsifying or concealing a material fact or using any false document in the submission of this application.

I certify that the within-named immigrant,

Arcadio A. Valenzuela

, arrived in the United States, at
the port of Calexico Cal, on the 16th
day of August, A. D. 1927,
on the SS. foot overland, and was inspected
by me and duly admitted. ~~held for BSI.~~

W. H. Clegg *Immigration Officer.*

RECORD OF BSI

The within-named immigrant admitted excluded this

day of , A. D. .

Appeal granted.

day of , A. D. .

Chairman BSI.

RECORD ON APPEAL

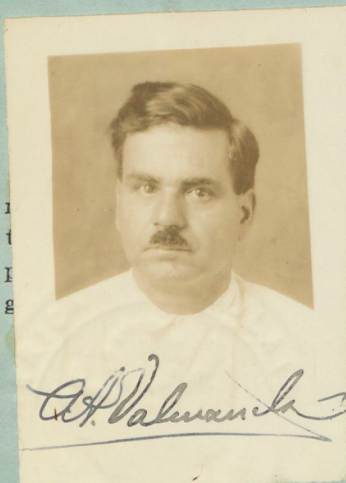
Admitted

Excluded

Date

American Consular Service
at Mexicali, B.C. Mexico
NONQUOTA
Immigration Visa

Passport No. **none**, issued by _____
 on the _____
 day of _____, A. D. _____, valid _____
 until the _____ day of _____
 A. D. _____



No. **515**

Date: **August 16, 1927**

SEEN:

The Bearer, **ARCADIO A. VALENZUELA**, who

is of **Mexican** (Citizen or subject.) nationality, having

been seen and examined, is classified as a Nonquota

Immigrant under Subdivision (c) of Section 4 of the

Immigration Act of 1924, and is granted this Immigra-

tion Visa pursuant to the provisions of said act.

The validity of this Immigration Visa expires on

the **16** day of **December**

A. D. **1927**



4335
Fee No. _____

John W. Roberts
Vice Consul of the

United States of America.

NOTE: This Immigration Visa will not entitle the person to whom issued to enter the United States if, upon arrival in the United States, he is found to be inadmissible to the United States under the Immigration Laws. (Subdivision (g), Section 2, Immigration Act of 1924.)

American Consular Service

AT Mexicali, B.C. Mexico

APPLICATION FOR IMMIGRATION VISA (NONQUOTA)

I, the undersigned APPLICANT FOR AN IMMIGRATION VISA, being duly sworn, state that my full and true name is **ARCADIO A. VALENZUELA** that I am **40** years of age, of the **male** sex and **Mexican** race; that I was born on the **12** day of **January**, A. D. **1886**; at **Ocoroni, Sinaloa, Mexico**; that for five years immediately preceding this application I have resided at the following places, to wit:

Mexicali, B.C. Mexico	from	1923	To date	;
	,	from	to	;
	,	from	to	;
	,	from	to	;

That I am married, and the name of my wife is **Jesus Z. de Valenzuela**; that she was born at **Masocari, Sinaloa, Mexico**; and resides at **Mexicali, B.C. Mexico**.

That the names and places of residence of my minor children are:

Name, Rita Valenzuela	6 years	address, Mexicali, B.C. Mexico
Name, Maria Luisa Valenzuela	4 "	address, " " " "
Name, Guadalupe, Valenzuela	1 "	address, " " " "
Name,		;
Name,		;
Name,		;

That my calling or occupation is **merchant**; that my height is **5** feet and **9** inches; my complexion **medium**; color of hair, **brown**; color of eyes, **brown**; and that I bear the following marks of identification: **none**; that I am **able** to speak **Spanish**, **able** to read **the same** and **able** to write the **same**; that the names and addresses of my parents are as follows:

Mother, **Dead**; address, — — —
Father, **Dead**; address, — — —

That neither of my parents is living, and that the name of my nearest relative in the country from which I come is , whose relationship is and whose address is

That my port of embarkation is **Mexicali, B.C. Mexico**; that I shall enter the United States at the port of **Calexico, Calif.**; that my final destination beyond such port is **Calexico, Calif.**; and that I do — — have a ticket through to such destination; that my passage was paid for by — — — whose address is — — — ; that I intend to join **relative friend** — — — whose address is — — —

(City, State, street, and number)

That my purpose in going to the United States is **to live**, and I intend to remain **indefinitely**; (Permanently or length of time.)

that I have **not** been in prison or almshouse; that I have **not** been in an institution or hospital for the care and treatment of the insane; that my father has **not** been in an institution or hospital for the care and treatment of the insane.

That, except as hereafter noted, I am not a member of any one of the following classes of individuals excluded from admission to the United States under the immigration laws: (1) Idiots ; (2) Imbeciles ; (3) Feeble-minded ; (4) Epileptics ; (5) Insane persons ; (6) Persons having had previous attacks of insanity ; (7) Persons with constitutional psychopathic inferiority ; (8) Persons with chronic alcoholism ; (9) Paupers ; (10) Professional beggars ; (11) Vagrants ; (12) Persons afflicted with tuberculosis ; (13) Persons afflicted with a loathsome or dangerous contagious disease ; (14) Criminals ; (15) Polygamists ; (16) Anarchists ; (17) Members of unlawful organizations ; (18) Prostitutes ; (19) Procurers ; (20) Contract laborers ; (21) Persons likely to become public charges ; (22) Persons previously deported ; (23) Persons whose passage paid by another ; (24) Unaccompanied children ; (25) Natives of Asiatic barred zone ; (26) Illiterates ; or (27) Aliens ineligible to citizenship.

That I claim to be exempt from exclusion on account of the class numbered (), noted above, for the reasons following, to wit:

That I claim to be a Nonquota Immigrant, as defined by Section 4 of the Immigration Act of 1924, and the facts on which such claim is based are as follows, to wit: **I am a native citizen of Mexico**

Available documents required by the Immigration Act of 1924 are filed herewith and made part thereof, as follows:

Matricula from the Consul of Mexico at Calexico

WHEREFORE, I apply for an Immigration Visa as a Nonquota Immigrant, pursuant to the provisions of the Immigration Act of 1924.

A. Valenzuela
(Signature of applicant.)



Subscribed and sworn to before me this 16 day of August, A. D. 1927.

Chas. W. Doherty
(Chas. W. Doherty)

Vice Consul of the United States of America.

Fee No. 4354

Fee \$1.00.

1-1097

V 452

Valenzuela

1177512

(Surname)

Arcadio A.

(Given name)

Ocoroni, Sinaloa, Mexico

Jan. 12, 1886

(Country of birth)

(Date of birth)

Mexican

Brown

(Nationality)

(Color of eyes)

Calexico, Calif.

Foot

(Port of arrival)

(Steamship)

FILE

Sec. 4 - (c)

Aug. 16, 1927

(Status of admission)

(Date admitted)

(Immigrant's signature)

A17-174-640 Las

(Immigrant inspector)

Elly FC 249
351-67

RECEIVED
I & N SERVICES
ALIEN FILES

1967 APR 27 AM 10:20

5/16/67
m. mde

UNITED STATES DEPARTMENT OF JUSTICE
Immigration and Naturalization Service

Officer's Review and Action Sheet

Form No.

L485

File No.

A17-174-640

The following documents or actions are required before decision may be made in this case:

Officer's Initials	Date	Document or Action Required	Requested (Check)	Received (Check)
	5/16/67	CIA ID INV G-135a		
		I-484 (For Italy, Germany, Greece Residence) I-483		
		G-56		
		I-114 FS-398		
		I-181 I-530 I-156		
		J-Officer - Note view # 515 entry 8/16/27 CAL -		

DECISION: (Approved) (Denied)

REMARKS: (If denied, state reasons)

Interviewed _____

(date)

OK to grant except for:

1. _____
2. _____
3. _____
4. _____
5. _____

For the District Director:

Date of Decision

Signature of Officer

Keep this sheet on top of all material in file until initial decision is made

APPLICANT

LEAVE THIS SPACE BLANK

LEFT FOUR FINGERS TAKEN SIMULTANEOUSLY



LEFT THUMB

RIGHT THUMB

RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY

FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE
WASHINGTON, D.C. 20537

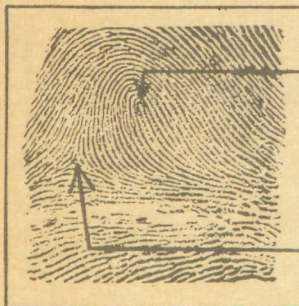
APPLICANT

To obtain classifiable fingerprints:

1. Use printer's ink.
2. Distribute ink evenly on inking slab.
3. Wash and dry fingers thoroughly.
4. Roll fingers from nail to nail, and avoid allowing fingers to slip.
5. Be sure impressions are recorded in correct order.
6. If an amputation or deformity makes it impossible to print a finger, make a notation to that effect in the individual finger block.
7. If some physical condition makes it impossible to obtain perfect impressions, submit the best that can be obtained with a memo stapled to the card explaining the circumstances.
8. Examine the completed prints to see if they can be classified, bearing in mind the following:

Most fingerprints fall into the patterns shown below (other patterns occur infrequently and are not shown here):

1. LOOP



2. WHORL



3. ARCH



THE LINES BETWEEN CENTER OF
LOOP AND DELTA MUST SHOW

THESE LINES RUNNING BETWEEN
DELTAS MUST BE CLEAR

ARCHE HAVE NO DELTAS

Law-enforcement agencies using this card for pistol permits, licenses, etc., should indicate type of permit or position in space "COMPANY AND ADDRESS."

Department of Defense activities and contractors initiating this card will make no entries in "CONTRIBUTOR AND ADDRESS" and "NUMBER." Such entries will be made by the Department of Defense investigative agencies concerned. Department of Defense activities using this card for military personnel or civilian employees will enter designation and address of requesting activity in "COMPANY AND ADDRESS." Department of Defense contractors will enter contractor's name and address in "COMPANY AND ADDRESS."

The space "NUMBER" should contain the number designated for the particular case or code designation. The number appearing in this space will be quoted on answers to the fingerprint search.

FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE
WASHINGTON, D.C. 20537

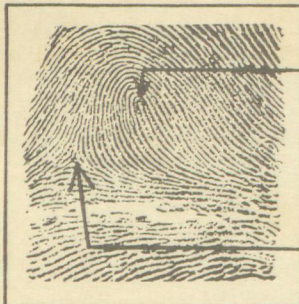
APPLICANT

To obtain classifiable fingerprints:

1. Use printer's ink.
2. Distribute ink evenly on inking slab.
3. Wash and dry fingers thoroughly.
4. Roll fingers from nail to nail, and avoid allowing fingers to slip.
5. Be sure impressions are recorded in correct order.
6. If an amputation or deformity makes it impossible to print a finger, make a notation to that effect in the individual finger block.
7. If some physical condition makes it impossible to obtain perfect impressions, submit the best that can be obtained with a memo stapled to the card explaining the circumstances.
8. Examine the completed prints to see if they can be classified, bearing in mind the following:

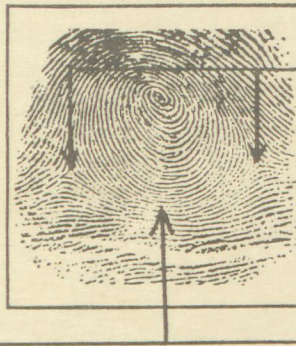
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