United States of America,

State of Florida, County of Hillsborough.

IN THE MATTER OF the Application of Develope to Personal an alien, to become a Naturalized Citizen United States of America. of the United States of America. day of AFFIDAVIT OF APPLICANT.

A. D. 190 Defore the undersigned, Glerk of the Gircuit Court in and for the County of Hillsborough, in the Sixth Judicial Circuit of the State of Florida, personally appeared. who has this day made application to the said Court to be admitted to become a naturalized citizen of the United States of America; that he, the said applicant, has resided in the United States during the last five years, and for the year last past, has resided within the State of Florida, and now resides in the County of Hillsborough; that he made a declaration of his intention to become a citizen of the United States according to the statutes in such case made and provided more than two years prior to and a subject of the Wing of said country and is in all respects entitled to become a naturalized citizen of the United States. And the said applicant further deposes and says that he does not disbelieve in, nor is he opposed to, all organized government; that he is not a member of, nor affiliated with any organization entertaining and teaching such disbelief in or opposition to all organized governments; that he does not advocate nor teach the duty, necessity nor propriety of the unlawful assaulting or killing of any officers, either of specific individuals or of officers generally, of the government, of the United States, or of any other organized government, because of his or their official character; and that he, the said applicant, has not violated any of the provisions of Chapter 1012 of the Laws of the 2nd session of the 57th Congress of the United States, being an Act approved March 3rd, 1903. Clerk Circuit Court. AFFIDAVIT OF WITNESSES.

before the undersigned, Clerk of the Circuit Court in and Also, on the said......day of... for the County of Hillsborough, in the State of Florida, personally came of altous aged Del years, of Daniel and Vicelo aged By years, of Daniela , who both being by me duly sworn, depose and say that they have known Dlug allto Wlw and United States during the last five years, and in the State of Florida for a year last past, and now resides in the country of the last five years, and in the State of Florida for a year last past, and now resides in the country of that the said Mudelto Municipal is a native of A and a subject of the Municipal state of the said and a subject of the Municipal state of the said and a subject of the said a of said Country, and is over the age of the enty-one years. Deponents further swear that the said Bludlo What bo has, during the time they have known him always conducted himself as a law-abiding citizen, well disposed towards the Constitution and Government of the United States and of the State of Florida; and that from their intimate acquaintance with, and knowledge of, the said applicant, they, the said deponents, are satisfied that he does not disbelieve in, nor is he opposed to all organized government; that he is not a member of nor affiliated with, any organization, entertaining or teaching such disbelief in or opposition to all organized governments; that he does not advocate nor teach the duty, necessity or propriety of the unlawful assaulting of any officers, either specific individuals or of officers generally, of the government of the United States or of any other organized government, because of his or their official character; and that said applicant has not, to their knowledge, violated any of the provisions of Chapter 1012, of the Laws of the 2nd session of the 57th Congress of the United States, being an act approved March 2nd, 1903. United States of America, State of Florida, Country of Hillsborough.

IT REMEMBERED, That on the North day of De Louise A D. 190 D., Deve Le Mo xth Judicial Circuit of the State of Florida, in and for the County of Hillsborough, and applied to said Court to become a naturalized Citizen of the United States of America; and it appearing to the satisfaction of the Court by the oath of the said applicant and from the testimony of and V. and London County, Florida, that said applicant has resided in the United States according to the statutes in such case made and provided more than two years since; that he came to the United States under the age of eighteen years; that he is more than twenty-one years of age, and is in all other respects entitled to become A Maturalized Citizen of the United States. And it further appearing to the satisfaction of the Court, from the testimony above mentioned, that the said applicant does not disbelieve in, nor is he opposed to, all organized government; that he is not a member of, nor affiliated with any organization entertaining and teaching such disbelief in, or opposition to, all organized governments; that he does not advocate nor teach the duty, necessity or propriety of the unlawful assaulting or killing of any officers, either of specific individuals or of officers generally, of the government of the United States, nor of any other organized government, because of his or their official character; and that he, the said applicant, has not violated any of the provisions of Chapter 1012 of the laws of the 2nd session of the 57th Congress of the United States, being an Act approved March 3d, 1903; and the affidavits of the said applicant, and of his witnesses, setting forth the above recited facts, having been duly entered of record in this Court, upon this, his final application for naturalization; be allowed to take the oath of allegiance to the United States of America and become a Citizen thereof. Whereupon the said. Delands takes the oath of allegiance required by law, and is admitted and adjudged to be a naturalized Citizen of the United States of DONE AND ORDERED at Chambers, in the City of Tampa, in said County of Hillsborough and State of Florida, this theday