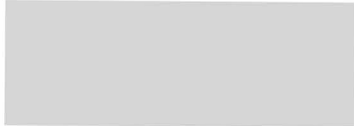




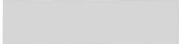
U.S. Citizenship
and Immigration
Services

(b)(6)



DATE: APR 14 2015

OFFICE: MIAMI

FILE: 

IN RE: 

APPLICATION: Application for Certificate of Citizenship under Section 320 of the Immigration and Nationality Act, 8 U.S.C. § 1431.

ON BEHALF OF APPLICANT:

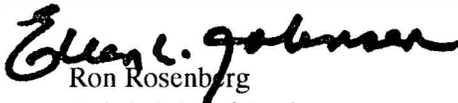
SELF-REPRESENTED

INSTRUCTIONS:

Enclosed please find the decision of the Administrative Appeals Office (AAO) in your case.

This is a non-precedent decision. The AAO does not announce new constructions of law nor establish agency policy through non-precedent decisions. If you believe the AAO incorrectly applied current law or policy to your case or if you seek to present new facts for consideration, you may file a motion to reconsider or a motion to reopen, respectively. Any motion must be filed on a Notice of Appeal or Motion (Form I-290B) within 33 days of the date of this decision. **Please review the Form I-290B instructions at <http://www.uscis.gov/forms> for the latest information on fee, filing location, and other requirements. See also 8 C.F.R. § 103.5. Do not file a motion directly with the AAO.**

Thank you,



Ron Rosenberg
Chief, Administrative Appeals Office

DISCUSSION: The District Director, Miami, Florida denied the application for certificate of citizenship and the matter is now before the Administrative Appeals Office (AAO) on appeal. The appeal will be dismissed.

The applicant is a native of Haiti who seeks a certificate of citizenship under former section 320 of the Immigration and Nationality Act (the Act), 8 U.S.C. § 1431, claiming that she derived citizenship through her father

The District Director determined that the applicant was not legitimated by her U.S. citizen father before the age of eighteen and denied the applicant's Form N-600, Application for Certificate of Citizenship, accordingly. *Decision of District Director*, dated March 25, 2014.

On appeal, the applicant submitted a Form I-290B, Notice of Appeal or Motion. Form I-290B, Part 4, states that a statement must be provided regarding the basis for the appeal or motion. Further, to appeal, the statement must specifically identify an erroneous conclusion of law or fact in the decision being appealed. The applicant's Form I-290B does not contain any statement indicating the basis of the filing. Accordingly, the applicant did not discuss the District Director's analysis or identify any legal or factual errors.

8 C.F.R. § 103.3(a)(1)states in pertinent part:

(v) *Summary dismissal.* An officer to whom an appeal is taken shall summarily dismiss any appeal when the party concerned fails to identify specifically any erroneous conclusion of law or statement of fact for the appeal.

We find that the applicant's appeal fails to specifically identify any erroneous conclusion of law or statement of fact in the District Director's decision. The appeal is therefore summarily dismissed.

ORDER: The appeal is summarily dismissed.