DEPARTMENT OF STATE
FOREIGN SERVICE OF THE UNITED STATES OF AMERICA
REPORT OF BIRTH

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<sup>1</sup> Caucasian, Malay, Negroid, Indian, or Mong (WHEN REPORTED BY HALL, SIGN IN THE PRESENCE OF TWO WITNESSES)	to before me this
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The foregoing information was furnished by sician's certificate, certificate for copy issued to parents, copy transmitted to parents, copy this office.	shed by (father, mother, physician and supported by (affer rom local authorities). This report has been executed in triplicate, red to Department of State, Washington, and copy placed under e.
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## NOTE

For the classes of persons born outside of the United States and its outlying possessions who acquire nationality and eliternahip of the United States at birth, see Title III, Chapter I of the Immigration and Nationality Act: Section 301 (a), paragraphs (3), (4), (7); section 303; section 308, subsection 3); and section 308.

As to persons who acquire citizenship of the United States under section 301 (a), paragraph (7), or persons who were born abroad subsequent to May 24, 1934, of parents one of whom was at the time a citizen of the United States, while the other was an alien, the officer by whom this rept. to fourth is prepared should notify the American parent, or, if that is impracticable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, that under the provisions of subsections (b) and (c) of section 301, practicable, the alien parent, and the provisions of subsections (c) and (c) of section 301, practicable, the alien parent, and the provisions of subsections (c) and (c) of section 301, practicable, the alien parent, and (c) of section 301, practicable, the alien parent (c) and (c) of section 301, practicable, the alien parent (c) and (c) of section 301, practicable, the alien parent (c) and (c) of section 301, practicable, the alien parent (c) and (c) of section 301, practicable, the alien parent (c) and (c) of section 301, practicable, the alien parent (c) and (c) of section 301, practicable, the alien parent (c) and (c) of section 301, practicable, the alien parent (c) an

(Subsections (a), (7), (b), and (c) of section 301 do not operate to restore citizenship to a child born abroad subsequent to May 24, 1934, who, under the terms of subsections (g) and (h) of section 201 of the Nationality Act of 1940 ceased to be a citizen before 12:01 a. m. Eastern Standard Time December 24, 1952, by reason of his having failed to take up residence in the United States before his sixteenth birthday.)

Such	notification wa	as communicated	{ orally by mail } on	(Date)	
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