



U.S. Department of Justice

Executive Office for Immigration Review

Board of Immigration Appeals Office of the Clerk

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Anika Sjoholm, Esquire Hernandez and Associates P.C. 1409 Lafayette Street, Ste 307 Denver, CO 80218 DHS/ICE Office of Chief Counsel - DEN 12445 East Caley Avenue Centennial, CO 80111-5663

Name: VEGA-MORADO, ALEJANDRO

A 205-207-060

Date of this notice: 4/23/2015

Enclosed is a copy of the Board's decision and order in the above-referenced case.

Sincerely,

Donna Carr Chief Clerk

Onne Carr

Enclosure

Panel Members: Holmes, David B.

Userteam: Docket

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Falls Church, Virginia 20530

Decision of the Board of Immigration Appeals

Date:

APR 232013

File: A205 207 060 - Denver, CO

no. 11203 201 000 Bonver, CO

In re: ALEJANDRO <u>VEGA</u>-MORADO

IN REMOVAL PROCEEDINGS

APPEAL

ON BEHALF OF RESPONDENT: Anika Sjoholm, Esquire

ON BEHALF OF DHS: Christy Romero

Assistant Chief Counsel

ORDER:

Considering the transcript of the proceedings before us and the entry of an appearance by counsel on the respondent's behalf, we review the October 23, 2013, decision of Immigration Judge by certification, vacate that decision, and remand the record to the Immigration Court to provide the respondent a further opportunity to demonstrate her eligibility for relief from removal. We express no opinion on the respondent's ultimate eligibility for such relief.

FURTHER ORDER: The record is remanded to the Immigration Judge for further proceeding and the entry of a new decision.

FOR THE BOARD

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW UNITED STATES IMMIGRATION COURT DENVER, COLORADO

File: A205-207-060		October 23, 2013
In the Matter of		
ALEJANDRO VEGA-MORADO RESPONDENT)))	IN REMOVAL PROCEEDINGS
CHARGES:		
APPLICATIONS:		
ON BEHALF OF RESPONDENT: PRO SE		
ON BEHALF OF DHS: CHRISTIE ROMERO		

ORAL DECISION OF THE IMMIGRATION JUDGE

I will grant the respondent pre-conclusion voluntary departure from the United States. He will have to depart on or before February 20, 2014; that is 120 days from today.

I have to advise him that if he fails to voluntarily depart on or before that date from the United States, then a removal order to Mexico would automatically be entered against him.

Furthermore, pursuant to Section 240B(d) of the Immigration and Nationality Act, he would be subject to the following penalties if he fails to depart on time. He would be

subject to a civil penalty of not less than \$1,000 and not more than \$5,000. He would be ineligible for a period of ten years to receive cancellation of removal, adjustment of status, registry, voluntary departure or a change of non-immigrant status. If he files a motion to re-open or reconsider during the voluntary departure period, the voluntary departure will be terminated automatically. The alternate order of removal to Mexico would take effect immediately and the penalties for failing to depart voluntarily under Section 240B(d) of the Act would not apply. See 8 C.F.R. 1240.26(b)(3)(iii)(E)(i).

Please see the next page for electronic

<u>signature</u>

EILEEN R. TRUJILLO Immigration Judge

A205-207-060 2 October 23, 2013

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Immigration Judge EILEEN R. TRUJILLO trujille on January 23, 2014 at 1:02 AM GMT

A205-207-060 3 October 23, 2013