



U.S. Department of Justice

Executive Office for Immigration Review

Board of Immigration Appeals Office of the Clerk

5107 Leesburg Pike, Suite 2000 Falls Church, Virginia 22041

Gonzalez, Raed Gonzalez Olivieri LLC 2200 Southwest Freeway, #320 Houston, TX 77098 DHS/ICE Office of Chief Counsel - HOU 126 Northpoint Drive, Suite 2020 Houston, TX 77060

Name: MENDOZA CARRILLO, JOSE FR...

A 037-723-177

Date of this notice: 1/31/2013

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

Sincerely,

Donna Carr Chief Clerk

Donne Carri

Enclosure

Panel Members: Miller, Neil P.

TranC

Userteam: Docket







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5107 Leesburg Pike, Suite 2000 Falls Church, Virginia 22041

MENDOZA CARRILLO, JOSE FRANCISCO 15850 EXPORT PLAZA DRIVE HOUSTON, TX 77032 DHS/ICE Office of Chief Counsel - HOU 126 Northpoint Drive, Suite 2020 Houston, TX 77060

Name: MENDOZA CARRILLO, JOSE FR...

A 037-723-177

Date of this notice: 1/31/2013

Enclosed is a copy of the Board's decision in the above-referenced case. This copy is being provided to you as a courtesy. Your attorney or representative has been served with this decision pursuant to 8 C.F.R. § 1292.5(a). If the attached decision orders that you be removed from the United States or affirms an Immigration Judge's decision ordering that you be removed, any petition for review of the attached decision must be filed with and received by the appropriate court of appeals within 30 days of the date of the decision.

Sincerely,

Donne Carr

Donna Carr Chief Clerk

Enclosure

Panel Members: Miller, Neil P.

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Falls Church, Virginia 22041

File: A037 723 177 – Houston, TX

Date:

JAN 31 2013

In re: JOSE FRANCISCO MENDOZA-CARRILLO

IN REMOVAL PROCEEDINGS

MOTION

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ON BEHALF OF RESPONDENT: Raed Gonzalez, Esquire

APPLICATION: Reopening

The respondent has filed a motion requesting the Board exercise our authority to sua sponte reopen proceedings. 8 C.F.R. § 1003.2(a). Since the respondent's final hearing, there have been intervening changes in law which may have affected the respondent's removability as charged. Given the particular circumstances present in this case, as well as the non-response of the Department of Homeland Security, we conclude that reopening is warranted. Accordingly, we will enter the following orders.

ORDER: The motion to reopen is granted.

FURTHER ORDER: The record is remanded to the Immigration Court for further proceedings consistent with the foregoing opinion and for the entry of a new decision.

FOR THE BOARD