



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 20530

MATEO MATEO, PEDRO Y44052/A029-376-113 OKEECHOBEE CORR. INSTITUTION 3420 NE 168TH STREET OKEECHOBEE, FL 34972 DHS/ICE Office of Chief Counsel - MIA 333 South Miami Ave., Suite 200 Miami, FL 33130

Name: MATEO MATEO, PEDRO

A 029-376-113

Date of this notice: 3/10/2014

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

Sincerely,

Donna Carr Chief Clerk

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Enclosure

Panel Members: Holmes, David B.

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Userteam: Docket

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Falls Church, Virginia 20530

File:

A029 376 113 - Bowling Green, FL¹

Date:

MAR 1 0 2014

In re: PEDRO MATEO MATEO

IN REMOVAL PROCEEDINGS

APPEAL/MOTION

ON BEHALF OF RESPONDENT: Pro se

ON BEHALF OF DHS:

Christina M. Martyak

Assistant Chief Counsel

APPLICATION:

Remand

ORDER:

respondent currently has a pending appeal of the Immigration November 15, 2013, decision. The Department of Homeland Security ("DHS") has now filed a motion to remand proceedings to the Immigration Judge so as to permit the respondent a further opportunity to pursue an application for deferral of removal under the Convention against Torture, 8 C.F.R. § 1208.17. The respondent non-opposes this motion. Accordingly, the motion is granted, and the record is remanded to the Immigration Judge for further proceedings and entry of a new decision.

FOR THE BOARD

¹ The proceedings before the Immigration Judge in this matter were completed in Miami, FL through teleconferencing pursuant to section 240(b)(2)(A)(iv) of the Immigration and Nationality Act, 8 U.S.C. § 1229a(b)(2)(A)(iv).

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW 333 SOUTH MIAMI AVENUE, SUITE 700 MIAMI, FLORIDA 33130

IN THE MATTER OF:

CASE No: A 029 376 113

Inmate # Y44052

MATEO MATEO, Pedro

RESPONDENT

IN REMOVAL PROCEEDINGS

DOCKET: IHP

ON BEHALF OF THE RESPONDENT: Pro Se

ORDER

At a prior hearing the Respondent was notified that his application for <u>Deferral of removal</u> <u>under the Convention Against Torture (Form I-589)</u>, was to be filed with the Court no later than 11/12/13.

The Court takes notice upon review of the Record of Proceedings, that said applications have not been filed in a timely manner. Thus, this Court finds the Respondent has abandoned his application.

The Respondent has no other applications for relief pending before the Court. Therefore it is hereby ordered that the Repondent shall be removed and deported to **GUATEMALA**.

LOURDES ROPRIGUEZ DE JONGH

Immigration Judge

Date: 3/01.15, 20/3

Appeal is due: 14/16/2013.