



## 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

Martinez-Cabanas, Teresa Teresa Martinez-Cabanas P.A. 8390 West Flagler Street Suite 214 Miami, FL 33144 DHS/ICE Office of Chief Counsel - HLG 1717 Zoy Street Harlingen, TX 78552

Name: DA SILVA-RAMOS, EROMARCOS A 200-030-627

Date of this notice: 8/3/2016

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

Sincerely,

onne Carr

Donna Carr Chief Clerk

Enclosure

Panel Members: Kendall-Clark, Molly

Userteam: Docket

For more unpublished BIA decisions, visit www.irac.net/unpublished/index/



Immigrant & Refugee Appellate Center, LLC | www.irac.net

Falls Church, Virginia 22041

File: A200 030 627 – Harlingen, TX

Date:

AUG - 3 2016

In re: EROMARCOS DA SILVA-RAMOS

IN REMOVAL PROCEEDINGS

**MOTION** 

ON BEHALF OF RESPONDENT: Teresa Martinez-Cabanas, Esquire

APPLICATION: Reopening

The respondent has filed a motion to reopen proceedings. <sup>1</sup> Under the totality of the circumstances presented by the motion and the record as a whole, we find it appropriate to reopen this matter pursuant to 8 C.F.R. § 1003.2(a) and administratively close the proceedings to allow the respondent to pursue the acquisition of lawful permanent resident status in this country in conjunction with a Form 601-A provisional unlawful presence waiver. See 8 C.F.R. § 212.7(e)(4)(v).

If either party to this case wishes to reinstate the proceedings, a written request to reinstate the proceedings may be made to the Board. The Board will take no further action in the case unless a request is received from one of the parties. The request must be submitted directly to the Clerk's Office, without fee, but with certification of service on the opposing party.<sup>2</sup>

ORDER: Proceedings are reopened pursuant to 8 C.F.R. § 1003.2(a).

FURTHER ORDER: The proceedings before the Board of Immigration Appeals in this case are administratively closed.

FOR THE BOARD

The record before us does not contain a reply from the Department of Homeland Security, and the motion is therefore deemed unopposed. See 8 C.F.R. § 1003.2(g)(3).

<sup>&</sup>lt;sup>2</sup> The respondent has requested a change in venue for any additional proceedings. Given that we are administratively closing proceedings before the Board, we decline to change venue at this time. Should proceedings be reinstated, the respondent may again move for a change in venue.