

2018 Immig. Rptr. LEXIS 9070

Decision of the Board of Immigration Appeals

July 11, 2018

File: A205 671 959 - Tacoma, WA

BIA & AAU Non-Precedent Decisions

Reporter

2018 Immig. Rptr. LEXIS 9070 *

In re: Eduardo CRUZ-ARVIZU a.k.a. Eduardo Cruz-Arvizu

Core Terms

reopen, nonimmigrant, terminate

Counsel

[*1]

ON BEHALF OF RESPONDENT:

Tim H. Warden-Hertz, Esquire

ON BEHALF OF DHS:

Jodilyn A. Erikson-Muldrew Assistant Chief Counsel

Opinion

IN REMOVAL PROCEEDINGS

MOTION

APPLICATION: Reopening

ORDER:

The respondent has filed a motion to reopen and terminate. On July 13, 2017, the United States Citizenship and Immigration Services (USCIS) of the Department of Homeland Security (DHS) granted the respondent's **application for T nonimmigrant status**. Section 101(a)(15)(T) of the Immigration and Naturalization Act, [8 U.S.C. § 1101\(a\)\(15\)\(T\)](#) (describing nonimmigrant status for victims of severe forms of trafficking); [8 C.F.R. § 214.1](#) l(d)(9)(ii). The DHS states that it does not oppose the respondent's motion. The proceedings are therefore reopened, and terminated.

FOR THE BOARD

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