Law Office of

Charles Medina

移民法庭成功开案-四年前因缺席聆讯被下达递解令

客人于 2006 年聘请其他律师为其做递解抗辩。可是她的律师连续几次都没有出庭,到了最后一庭的时候,其律师依然没有出席。客人害怕自己无法应对法庭,于是就没有出席。因此移民法官下达了因缺席聆讯的递解令(in absentia order).

在 2010 年, 客人聘请我们为其打开案件。我们通过陈述客人的特殊情况并提交相关的证明材料, 在移民法庭为其成功开案。

Please see the attachment(s) in the next page(s).

Disclaimer: This material is not intended to provide legal advice on any specific concern that the reader may have. The successful outcome of the case described above does not in any way guarantee a similar outcome in any specific legal matter concerning the reader. The reader should seek the advice of any counsel if he or she has a specific immigration problem. © Copyright. Law Office of Charles Medina

6281 Beach Blvd., Suite 325, Buena Park, CA 9062 Telephone: 714-786-6835 • Fax: 714-922-6136

Website: www.medinalawgroup.net • Email: charles@medinalawgroup.net

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW IMMIGRATION COURT 606 SOUTH OLIVE ST., 15TH FL. LOS ANGELES, CA 90014

CHARLES MEDINA, ESQ. 6281 BEACH BLVD., SUITE 325 BUENA PARK, CA 90621

IN THE MATTER OF

FILE A

DATE: Nov 17, 2010

UNABLE TO FORWARD - NO ADDRESS PROVIDED

ATTACHED IS A COPY OF THE DECISION OF THE IMMIGRATION JUDGE. THIS DECISION IS FINAL UNLESS AN APPEAL IS FILED WITH THE BOARD OF IMMIGRATION APPEALS WITHIN 30 CALENDAR DAYS OF THE DATE OF THE MAILING OF THIS WRITTEN DECISION. SEE THE ENCLOSED FORMS AND INSTRUCTIONS FOR PROPERLY PREPARING YOUR APPEAL. YOUR NOTICE OF APPEAL, ATTACHED DOCUMENTS, AND FEE OR FEE WAIVER REQUEST MUST BE MAILED TO: BOARD OF IMMIGRATION APPEALS

OFFICE OF THE CLERK P.O. BOX 8530 FALLS CHURCH, VA 22041

ATTACHED IS A COPY OF THE DECISION OF THE IMMIGRATION JUDGE AS THE RESULT OF YOUR FAILURE TO APPEAR AT YOUR SCHEDULED DEPORTATION OR REMOVAL HEARING. THIS DECISION IS FINAL UNLESS A MOTION TO REOPEN IS FILED IN ACCORDANCE WITH SECTION 242B(c)(3) OF THE IMMIGRATION AND NATIONALITY ACT, 8 U.S.C. SECTION 1252B(c)(3) IN DEPORTATION PROCEEDINGS OR SECTION 240(c)(6), 8 U.S.C. SECTION 1229a(c)(6) IN REMOVAL PROCEEDINGS. IF YOU FILE A MOTION TO REOPEN, YOUR MOTION MUST BE FILED WITH THIS COURT:

IMMIGRATION COURT

606 SOUTH OLIVE ST., 15TH FL.

LOS ANGELES, CA 19001

OTHER:

COUDT CLEDK

IMMIGRATION COURT

FF

CC:

U:S. DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW IMMIGRATION COURT 606 SOUTH OLIVE ST., 15TH FL. LOS ANGELES, CA 90014

III the Matter of:	case No A
RESPONDENT	Docket: LOS ANGELES, CALIFORNIA IN REMOVAL PROCEEDINGS
ORDER O	F THE IMMIGRATION JUDGE
Upon consideration of RESPONDENT	
	360
() Motion to Reconsider an	Immigration Judge's decision
(/) Motion to Reopen proceed:	ings
filed in the above entitled matter	er, it is hereby ordered that the motion
() Be Granted	
() Be Denied for reasons indic	cated in the attached decision
THIS DOCUMENT WAS SERVED BY: MA: TO: [] ALIEN [] ALIEN C/O Cus DATE: BY: CO	Immigration Judge Date: FICATE OF SERVICE IL (M) PERSONAL SERVICE (P) Stodial Officer [] Alien's ATT/REP [] DHS DURT STAFF [] EOIR-28 [] Legal Services List [] Other

Form EOIR 2 - 2T