## IMMIGRATION COURT 800 DOLOROSA STREET, SUITE 300 SAN ANTONIO, TX 78207

In the Matter of

Case No.: A2

Respondent

IN REMOVAL PROCEEDINGS '

## ORDER OF THE IMMIGRATION JUDGE

This	is a summary of the oral decision entered on 9/23/214.
This	memorandum is solely for the convenience of the parties. If the
proce	edings should be appealed or reopened, the oral decision will become
	fficial opinion in the case.
[ ]	The respondent was ordered removed from the United States to
¥	or in the alternative to
[ ]	Respondent's application for voluntary departure was denied and
	respondent was ordered removed to or in the
	alternative to
[ ]	
	upon posting a bond in the amount of \$ with an alternate order of removal to .
Posno	ndent's application for:
respo	Asylum was ( )granted ( )denied( )withdrawn.
	Withholding of removal was ( )granted ( )denied ( )withdrawn.
	A Waiver under Section was ( )granted ( )denied ( )withdrawn.
	( ) withdrawn.
Respo	ndent's application for:
[ ]	Cancellation under section 240A(b)(1) was ( ) granted ( ) denied
	( ) withdrawn. If granted, it is ordered that the respondent be issued
	all appropriate documents necessary to give effect to this order.
[ ]	Cancellation under section 240A(b) (2) was ( )granted ( )denied
	( )withdrawn. If granted it is ordered that the respondent be issued
г 1	all appropriated documents necessary to give effect to this order.
[ ]	Adjustment of Status under Section was ( )granted ( )denied ( )withdrawn. If granted it is ordered that the respondent be issued
	all appropriated documents necessary to give effect to this order.
[ ]	Respondent's application of ( ) withholding of removal ( ) deferral of
L J	removal under Article III of the Convention Against Torture was
	( ) granted ( ) denied ( ) withdrawn.
[ ]	Respondent's status was rescinded under section 246.
[ ]	Respondent is admitted to the United States as a until
[ ]	As a condition of admission, respondent is to post a \$ bond.
[ ]	Respondent knowingly filed a frivolous asylum application after proper
	notice.
[ ]	Respondent was advised of the limitation on discretionary relief for
rı	failure to appear as ordered in the Immigration Judge's oral decision.
L 3	Proceedings were terminated.
×	Other:
	bacc. Scp 24, 2019
	Immigration Judge
	Appeal: Waived/Reserved Appeal Due By:
	by bith 1000 hill
	10/2/2017