

Lin & Valdez LLP Lin, Stewart Chin-Hao 9999 Bellaire #360 Houston, TX 77036

In the matter of

File A 2

DATE: Aug 8, 2019

Unable to forward - No address provided.

X 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 5107 Leesburg Pike, Suite 2000 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. § 1252b(c)(3) in deportation proceedings or section 240(b)(5)(C), 8 U.S.C. § 1229a(b)(5)(C) in removal proceedings. If you file a motion to reopen, your motion must be filed with this court:

IMMIGRATION COURT 806 HILBIG RD CONROE, TX 77301

Attached is a copy of the decision of the immigration judge relating to a Reasonable Fear Review. This is a final order. Pursuant to 8 C.F.R. § 1208.31(g)(1), no administrative appeal is available. However, you may file a petition for review within 30 days with the appropriate Circuit Court of Appeals to appeal this decision pursuant to 8 U.S.C. § 1252; INA §242.

4.	Attached	is a	copy of	the decis	ion of	the im	migration	judge	relating	to	6
	Credible	Fear	Review.	This is a	final	order.	No appeal	is at	vailable.		
		P. China II.									

Other

IMMIGRATION COURT

FI

cc: BIANCA BANSAL, ADC
126 NORTHPOINT DR, ROOM 2020
HOUSTON, TX, 77060

IMMIGRATION COURT 806 HILBIG RD CONROE, TX 77301

In the Matter of

Case No.: A2

Respondent

IN REMOVAL PROCEEDINGS

3. 14 · 15 · 15 · 16 · 16 · 16 · 16 · 16 · 16	TO DO TO THE THE PART OF THE P
	ORDER OF THE IMMIGRATION JUDGE
	2/9/19
	is a summary of the oral decision entered on $0/0/0/0$.
	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.
[]	Fig. 1. On the particular and proposed find and analysis of the property of the particular fields of the particular and the particular fields of the particular and the particular fields of the par
[]	CHINA or in the alternative to .
	alternative to .
[]	
	upon posting a bond in the amount of <u>S</u>
	with an alternate order of removal to
Respo	ndent's application for:
[3]	
[]	Withholding of removal was ()granted ()denied ()withdrawn.
ĹÍ	A Waiver under Section was ()granted ()denied ()withdrawn.
[]	Cancellation of removal under section 240A(a) was ()granted ()denied
	()withdrawn.
	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.
[]	마이트 이 사람에 가는 그는 회에 가는 것이 되는 것이 되는 그는 그들이 그는 그들이 되는 것이 가장 가장 사람이 가장 사람이 가장 사람이 되는 것이다. 그는
	() withdrawn. If granted it is ordered that the respondent be issued
	all appropriated documents necessary to give effect to this order.
[]	
100	() 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
	removal under Article III of the Convention Against Torture was
teat 1 de planta de la	() granted () denied () withdrawn.
[]	Respondent's status was rescinded under section 246.
[]	
[]	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
	failure to appear as ordered in the Immigration Judge's oral decision.
[]	Proceedings were terminated.
[]	Other:
	Date: Aug 8, 2019
	har late
	Immigration Judge
	Appeal: Waived/Reserved Appeal Due By: