

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE OF IMMIGRATION REVIEW
IMMIGRATION COURT
IMPERIAL, CALIFORNIA

IN THE MATTER OF

ORDER OF IMMIGRATION JUDGE

ALIEN NO. [REDACTED]

Respondent.

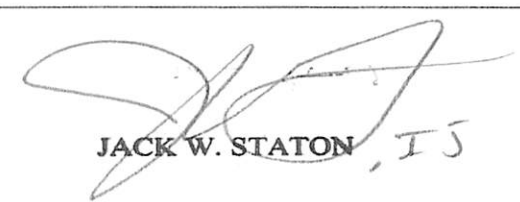
The above entitled matter having come before the Court upon the parties' Joint Motion to Recalendar and Dismiss and the Court having considered the Motion and the basis stated therefor and the Court finding that the parties have stipulated and agreed that the instant proceedings be recalendared and dismissed without prejudice in order to permit the respondent to pursue an application for adjustment of status before United States Citizenship and Immigration Services,

NOW THEREFORE IT IS HEREBY ORDERED that such Joint Motion to Recalendar and Dismiss be and is hereby

GRANTED WITHOUT PREJUDICE to the right of the Department of Homeland Security to elect to reopen these proceedings upon the same charges of removability or to initiate new removal proceedings at any time and for any reason and upon any charges which the Department may deem appropriate.

DENIED because _____

DATED: 7/23/13


JACK W. STATON, IJ