Motions to Reopen

Jodi Goodwin

Irene Mugambi

Iliana Holguin

Types of motions

- Motions to rescind in absentia orders have long been in the INA, allow for rescission and reopening if either: (a) person did not receive notice the hearing; (b) failed to appear due to exceptional circumstances; (c) failed to appear due to incarceration. 8 U.S.C. §§ 1229a(b)(5)(C) & (e)(1)
- Motions to remand if IJ doesn't rule on a motion to reopen before an administrative appeal is filed, or if an appeal is pending and there is a viable basis for reopening, the Board will treat the motion as a motion tremand (and consolidate motion with the appeal). 8 C.F.R. § 1003.2(c)(tip: file early)
- Motions to reissue asks the IJ/BIA to reissues the identical decision to restart the clock for further review (e.g., due to errors in mailing address

What's a motion to reopen?

- Important mechanism that allows an individual to ask the agency to rec & vacate his/her removal order based on presentation of some materia and previously unavailable evidence.
- If a motion to reopen is GRANTED

 DHS can no longer deport the personal based on that order
- Authority for IJ / BIA motions: 8 U.S.C. § 1229a(c)(7); 8 C.F.R. §§ 1003.2 (BIA), 1003.23(b) (IJ)
- "Authority" for DHS motions: 8 C.F.R. § 103.5



Also available as part of the eCourse 2022 A Practical Guide to Immigration Removal Proceedings eConference

First appeared as part of the conference materials for the 2022 A Practical Guide to Immigration Removal Proceedings session "Adjustment of Status (approx. 30 min.)"