

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

February 24, 2016

No. 15-2425

ANA MARILU RODRIGUEZ SUTUC; Y. L.R.,  
Petitioners

v.

ATTORNEY GENERAL OF THE  
UNITED STATES OF AMERICA,  
Respondent

(Agency Nos. A206-448-275 & A206-448-276)

Present: JORDAN, VANASKIE and SHWARTZ, Circuit Judges

1. Motion by Petitioners to Vacate Court's Opinion Dated February 11, 2016;
2. Response by Respondent's in Non-Opposition to the Motion

Respectfully,  
Clerk/cjg

ORDER

The Court has been advised that the BIA granted a motion to reopen the final order of removal that was the subject of the petition for review filed in this case. Neither Petitioners nor the Government informed the Court that such a motion was filed until after the BIA granted it. As a result, this Court considered and ruled upon a petition to review an order that had been reopened and thus was no longer a final order of removal. Because the order this Court reviewed was not a final order of removal as of the date our February 11, 2016 opinion and judgment was entered, the Court grants the unopposed motion to vacate the February 11, 2016 Opinion and Judgment. The Court reminds the parties of their continuing obligation in all cases to notify the Court of events that may impact this Court's jurisdiction.

By the Court,

s/Patty Shwartz  
Circuit Judge

A True Copy



*Marcia M. Waldron*

Marcia M. Waldron, Clerk  
Certified order issued in lieu of mandate.

Dated: March 4, 2016

CJG/cc: Bernard A. Joseph, Esq.  
Bridget Cambria, Esq.