

U.S. Citizenship and Immigration Services Non-Precedent Decision of the Administrative Appeals Office

In Re: 29654776

Date: DEC. 20, 2023

Appeal of Oakland Park, Florida Field Office Decision

Form I-212, Application for Permission to Reapply for Admission into the United States After Deportation or Removal

The Applicant seeks permission to reapply for admission to the United States under section 212(a)(9)(A)(iii) of the Immigration and Nationality Act (the Act), 8 U.S.C. § 1182(a)(9)(A)(iii), because he is inadmissible for having been previously ordered removed. *See* section 212(a)(9)(A)(ii) of the Act.

The Director of the Oakland Park, Florida Field Office denied the application, concluding that the Applicant did not establish that a favorable exercise of discretion was warranted in his case. Subsequent to the appeal filing, the Director reopened the matter and approved the application. Therefore, we will dismiss the appeal as moot.

ORDER: The appeal is dismissed.