

COMMUNITY

JOURNAL

Fairness makes a return appearance in court

YOUR IMMIGRATION SOLUTION



ATTY. ROBERT REEVES & NANCY MILLER

record, that becomes one factor to be weighed with the others.

Of equal importance, the BIA specifically stated that IJ compliance with case completion goals is not a proper factor in deciding a continuance request. Case completion goals are case management guidelines set out by the Office of the Chief Immigration Judge. In Hashmi, the IJ recognized that the case completion goals are not mandatory but nonetheless relied on the goals in denying the motion. When this case was initially appealed, the Board upheld the IJ's denial of the motion. Hashmi filed a petition for review with the Third Circuit which was granted. The case was then remanded back to the Board for a new decision consistent with its order. It is that second decision that we are discussing here. In the Third Circuit decision, the court held that it was arbitrary and an abuse of discretion for the IJ to deny the unopposed motion for a continuance on the basis of the case completion goals. This is extremely important because in Hashmi's case (as is true in many cases) the delay was based on the fact that DHS had not adjudicated the petition. Hashmi had no control over when and how the petition was to be decided. It was unfair to penalize him for government inaction.

In a similar case, the Ninth Circuit held, in Ahmed v. Holder, that the IJ had abused her discretion in denying an unopposed motion to continue removal proceedings to allow the Administrative Appeals Office to decide an appeal of a denial of an immigrant visa petition. The court held that there are four factors to be considered in determining whether the denial of a continuance is an abuse of discretion. They are: (1) the nature of the evidence excluded as a result of the denial

of the continuance; (2) the reasonableness of the immigrant's conduct; (3) the inconvenience to the court; and (4) the number of continuances previously granted.

As with the BIA case discussed above, the discussion of the factors provided extremely significant guidance. In discussing the importance of the evidence excluded, the court held that, by denying the continuance, the IJ had effectively pretermitted Ahmed's appeal. That means, the IJ had essentially made the appeal meaningless. The court further held that the need for a continuance was not based on any unreasonable conduct on Ahmed's part. Indeed, it was the government whose actions were needed to complete the process. With regard to the third factor, the court issued a stern warning against "a myopic insistence upon expeditiousness" stating that "an immigrant's right to have his or her case heard should not be sacrificed because of the immigration judge's heavy caseload." A need to clear a heavy calendar or to meet compliance deadlines is insufficient reason to deny a motion to continue.

The court held that no one factor is dispositive. The IJ is required to weigh them all in reaching a decision.

The court made one other important holding in this case. It held that the alien is not required to show prima facie eligibility for adjustment of status to demonstrate good cause for a continuance. This was important because, during the time the case was pending, the visa numbers had retrogressed (gone backwards) and were not immediately available to him. Without specifically saying so, the court implied that, if the visa numbers had been available at the time the adjustment application was filed, the court

► PAGE C3



ATTY. RAY BULAON

"5 Facts You Should Know About Bankruptcy"

1. Bankruptcy is not always your fault.

If you are overwhelmed with debt problems, you may feel alone, depressed, guilty or all of the above. In most cases, bankruptcy is caused by events beyond your control- job loss, sickness, disability, divorce, to name a few. In others, it is simply due to poor financial planning. Don't be too hard on yourself. Life is not perfect- and neither are you.

2. There is life after bankruptcy.

Some people have the mistaken belief that once they file, life will never be "normal" again and that their credit is ruined forever. The truth is that most people who file bankruptcy are able to rebuild credit very quickly only after a few years and buy a home like everyone else.

3. Bankruptcy provides immediate debt relief.

The day you file bankruptcy, creditors have no choice but to leave you alone. That means no more harassment from creditors, lawsuits, judgments or wage garnishments. The relief is immediate. Suddenly you can breathe better and feel like a human being again.

4. Most people who file bankruptcy keep everything and lose nothing.

Some people are worried that once they file, they will automatically lose everything that they have worked so hard for. The truth is that in most cases, you get to protect your home, car, bank account and all other assets. You lose nothing but your debts.

5. Choosing the right bankruptcy attorney to help you is essential.

Choose a lawyer who not only has the knowledge and experience to handle your case (the "legal side") but also one who has your best interests at heart- someone who will take time to listen, answer your questions, and someone who understands the "human side" of bankruptcy.

(Important: None of the information herein is intended to give legal advice for any specific situation. Bankruptcy laws are often complex and situations vary. For a FREE LEGAL ANALYSIS of your situation, please call for an appointment.)

"Panibagong Simula, Panibagong Buhay"

"When you become our client, you become part of our family. I GUARANTEE YOU'LL ALWAYS RECEIVE THE HIGHEST LEVEL OF PERSONAL CARE AND ATTENTION and that you'll receive the best we offer. **CALL MY OFFICE TODAY SO WE CAN HELP YOU RIGHT AWAY!**"

Ray Bulaon Law Offices, Inc.

Our 9th year of Excellent & Quality Service - Thousands of Successful Cases!
The No.1 Most Trusted Debt Relief Law Firm Serving the Filipino Community Since 2001

FREE CONSULTATION

Toll-Free 1-866-477-7772

Saturday Appointments Available
Offices located in Glendale, Cerritos & West Cerritos
www.bulaonlaw.com

We are a federally-designated debt relief agency. If necessary, we help clients obtain relief under the Bankruptcy Code.

...Body Sculpting Treatments Available Only at Biologica

Reveal Your True Shape...
in just two weeks.



No Surgery. No Pain. No Downtime

Zerona is the only non-invasive, painless, body slimming, low-level laser with proven results. FDA cleared.

By following the ZERONA 2 week treatment plan you can:

Dramatically reduce cellulite / Drop 2 to 7 pant or dress sizes. Lose 3 to 9 inches and reduce stubborn fat

Hips, Abs, Thighs, Neck and more

Patient lost 7 inches off her waist in 2 weeks



*"I went from a size twelve to a size six in just two weeks. I'm on top of the world!"
- L.W., Jacksonville, FL*

Featured by:
The Doctors, FOX, CBS, NBC, Extra and Allure



1108 Fremont Ave. South Pasadena, CA 91030

SMARTLIPO Laser Body Sculpting
Permanently Eliminate Fat. Tone Your Body
With Laser Assisted Smart Lipo

Save Up to \$1,000 on Smart Lipo
Neck, Upper Arms, Love Handles, Upper or Lower Abs, Hips,
Inner or Outer Thighs. Additional Areas Available

HCG WEIGHTLOSS PROGRAM
The Cure for Dieting

- Lose ½ to 2 pounds of FAT per day safely!
- Resets your metabolism to keep off the weight permanently

FREE Body Sculpting Seminar
Featuring ZERONA, SmartLipo
And HCG Weightloss Program
Plus... Refreshments and Giveaways!
Aug. 8, 2009 from 2:00 pm – 5:00 pm
Limited Space – RSVP Today!
626.564.0300

For Free Consultation call 626.564.0300 www.mybiologica.com

