

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

MATTER OF Y-A-A-

DATE: OCT. 25, 2019

APPEAL OF TEXAS SERVICE CENTER DECISION

PETITION: FORM I-140, IMMIGRANT PETITION FOR ALIEN WORKER

The Petitioner, an English teacher, seeks classification as an individual of extraordinary ability. *See* Immigration and Nationality Act, section 203(b)(1)(A), 8 U.S.C. § 1153(b)(1)(A). This first preference classification makes immigrant visas available to those who can demonstrate their extraordinary ability through sustained national or international acclaim and whose achievements have been recognized in their field through extensive documentation.

The Director of the Texas Service Center denied the petition, concluding that the Petitioner had not satisfied any of the ten initial evidentiary criteria, of which she must meet at least three. The matter is now before us on appeal.

U.S. Citizenship and Immigration Services records indicate that the Petitioner has adjusted to permanent resident status through an unrelated proceeding. The Petitioner filed Form I-485, Application to Register Permanent Residence or Adjust Status, with receipt number on January 15, 2019. That application was approved on July 2, 2019.

Because the Petitioner's status has been adjusted to permanent resident, further pursuit of the matter at hand is moot.

ORDER: The appeal is dismissed.

Cite as *Matter of Y-A-A-*, ID# 4632369 (AAO Oct. 25, 2019)