THE UNITED STATES COURT OF APPEALS

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OF APEA SS

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EMERGENCY PETITION FOR REVIEW

Petitioner Manuel Duran Ortega (hereinafter "Duran-Ortega") is currently

detained at a Department of Homeland Security ("DHS") detention center in Louisiana and upon information and belief, faces a substantial likelihood of imminent removal to El Salvador. Duran-Ortega hereby petitions for review by this Court of his *in absentia* removal order, and the Board of Immigration Appeals ("BIA") order dismissing his appeal of the Atlanta Immigration Court's denial of his Motion to Reopen. There is currently no stay of removal in place. A copy of the BIA order is attached to this Petition as Exhibit A. In support of this Petition, Duran-Ortega states as follows:

1. On October 17, 2018, the BIA dismissed Duran-Ortega's appeal of an Atlanta immigration judge's denial of his Motion to Reopen. Ex. A. On that same date, the BIA dissolved the stay of removal it had entered on May 29, 2018 and which had been in effect during the pendency of Duran-Ortega's BIA appeal. *Id.* Duran-Ortega seeks to reopen his removal proceedings to apply for asylum and withholding of removal.

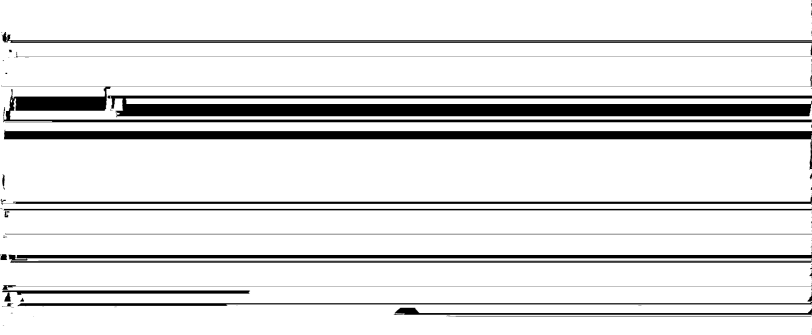
2. Duran-Ortega is a native of El Salvador who has worked as a journalist both in El Salvador and in the United States. He fears violent

3. Duran-Ortega entered the United States in 2006 and was issued a

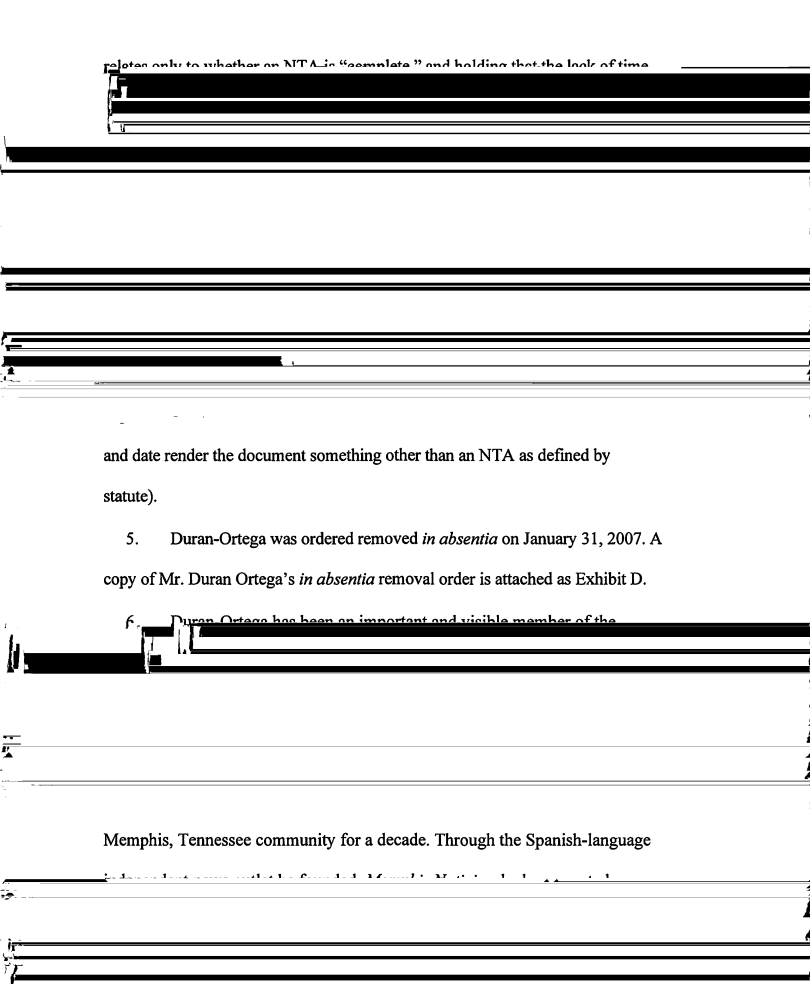
putative Notice to Appear ("NTA") shortly thereafter. See Ex. B. The NTA did

not contain a time or date of his initial hearing, but stated only that he should

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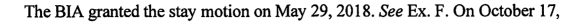


received was not an NTA at all. *See Pereira v. Sessions*, 138 S. Ct. 2105, 2114– 17 (2018) (putative NTAs that lack time and date information are insufficient under the statute and do not qualify as NTAs). Because the putative NTA lacked this crucial and statutorily-required information, Duran-Ortega did not receive notice of his hearing as required by 8 U.S.C. §1229(a). His removal order



journalist arrested at the demonstration.

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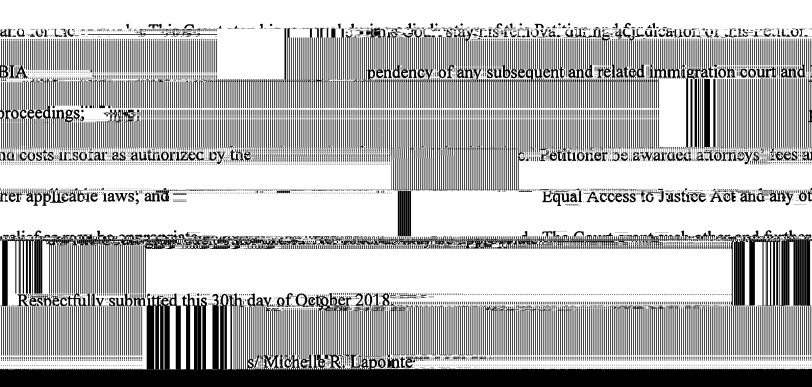
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12. To date, no court has upheld the validity of the BIA order dismissing the appeal and vacating the stay.

13. Duran-Ortega is filing an Emergency Motion for a Stay of Removal with this Court concurrently with this Petition.

14. Jurisdiction is asserted pursuant to 8 U.S.C. § 1252(a)(1), (a)(2)(D), and (b)(6).

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on October 30, 2018, I caused this Petition for

Review and accompanying exhibits to be served on all parties or their counsel of

record by serving a true and correct copy by Federal Express at the addresses

listed below:

Jefferson B. Sessions III Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

David McConnell Director, Office of Immigration Litigation Civil Division U.S. Department of Justice P.O. Box 878, Ben Franklin Station Washington, D.C. 20044

Sean Gallagher Field Office Director Atlanta Field Office U.S. Immigration and Customs Enforcement 180 Ted Turner Drive, SW Suite 522 Atlanta, GA 30303

> <u>s/ Michelle R. Lapointe</u> Michelle R. Lapointe