## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

USAMA JAMIL HAMAMA, et al.,

Petitioners and Plaintiffs,

v.

**REBECCA ADDUCCI**, et al.,

Respondents and Defendants.

Case No. 2:17-cv-11910 Hon. Mark A. Goldsmith Mag. David R. Grand Class Action

# STIPULATED ORDER LIFTING THE STAY OF ENFORCEMENT OF REMOVAL FOR HUSSEIN ALRUDAINI

The parties, through their undersigned counsel, who are authorized to enter into this Stipulation on behalf of their respective clients, stipulate and agree, that this Court issue and enter this Order lifting the stay of enforcement of removal for Hussein Alrudaini, only.

The bases for the order are as follows:

- Mr. Alrudaini's counsel has provided the A-number to counsel for Petitioners and Respondents.
- 2. In February 2017, approximately five months ago, Mr. Alrudaini, an Iraqi national, traveled from Iraq to the U.S. accompanied by his wife and three children.
- 3. Upon entering the U.S., Mr. Alrudaini was sent to a detention facility in Michigan while his wife and three children were sent to a detention facility in Texas.
- 4. Soon after, the wife and children applied for Asylum, Withholding of Removal, and CAT with the Immigration Court in Texas and were subsequently paroled into the U.S.

- 5. Mr. Alrudaini also applied for Asylum, Withholding of Removal, and CAT with the Immigration Court in Michigan, but was denied Parole.
- Soon after being Paroled into the U.S. the wife and children traveled to Michigan.
  Consequently they filed a motion to change venue, which was granted.
- 7. While the Petitioner was being detained, he and his wife fell into a deep depression.
- 8. Consequently, Mr. Alrudaini, his wife, and children agreed to withdraw their Asylum, Withholding of Removal, and CAT claims and stipulated to an order of removal. They were represented by undersigned counsel when they made that decision to withdraw their applications for immigration relief, and the decision was knowing and voluntary.
- 9. The wife, and children departed for Iraq on May 21, 2017 where they await the arrival of her husband and their father.
- 10. On June 22, 2017 Mr. Alrudaini was in New York awaiting a flight back to Iraq so he can be reunited with his family.
- 11. On the same date, the Honorable Judge Goldsmith entered an order staying the removal of Iraqi nationals.
- 12. Consequently, Mr. Alrudaini was returned to detention.
- 13. He is presently detained in Ohio where he awaits the effectuation of his removal orders.
- 14. Mr. Alrudaini has consulted with counsel about his prospects for immigration relief, and does not wish to seek further relief. He has received adequate time and opportunity to present his claims for relief to the administrative immigration courts, and has no need for additional process with respect to the instant removal.

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Therefore, the parties, through their undersigned counsel, who are authorized to enter into this Stipulation on behalf of their respective clients, stipulate and agree and the Court hereby orders the following:

It is ORDERED that the stay of the enforcement of removal be lifted for Hussein

Alrudaini. Therefore, ICE may effectuate his order of removal.

SO ORDERED.

Dated: July 21, 2017 Detroit, Michigan s/Mark A. Goldsmith MARK A. GOLDSMITH United States District Judge

#### **CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was served upon counsel of record and any unrepresented parties via the Court's ECF System to their respective email or First Class U.S. mail addresses disclosed on the Notice of Electronic Filing on July 21, 2017.

<u>s/Karri Sandusky</u> Case Manager

SO STIPULATED

Dated: July 18, 2017

/s/David F. Zobheib (with consent) David F. Zogheib (P80226) McTavish Law PLC Onyx Building 29777 Telegraph Rd. Suite 2425 Southfield, MI 48034 Counsel for Petitioner Mr. Hussein Alrudaini (248) 229-2585 david@mctavishlaw.com /s/WilliamC. Silvis (with consent) William C. Silvis U.S. Department of Justice Civil Division P.O. Box 868 Ben Franklin Station Washington, DC 20044 Counsel for Respondents (202) 307-4693 William.silvis@usdoj.gov

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/s/Miriam J. Aukerman (with consent) Miriam J. Aukerman American Civil Liberties Union of Michigan West Michigan Regional Office 1514 Wealth St., SE Grand Rapids, MI 49506 Counsel for Petitioners 616-301-0930 maukerman@aclumich.org /s/Kimberly L. Scott Kimberly L. Scott (P69706) Cooperating Attorneys, ACLU Fund of Michigan MILLER, CANFIELD, PADDOCK & STONE, PLC 101 N. Main St., 7<sup>th</sup> Floor Ann Arbor, MI 48104 (734) 668-7696 scott@millercanfield.com