

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 92-4905

FATIMA CONDRADO-GUTIERREZ, PEDRO RAMON LARA-JIMINEZ,
ELI JOSE LARA-GUTIERREZ, KAREN LARA-GUTIERREZ,
and
MAGDIEL LARA-GUTIERREZ,
Petitioners,

VERSUS

UNITED STATES IMMIGRATION AND
NATURALIZATION SERVICE,
Respondent.

Petition for Review of an Order of
the Immigration and Naturalization Service
(A70 295 051, A70 295 052, A70 295 050,
A70 295 049 & A70 295 048)

September 9, 1993

Before GARWOOD, DAVIS, and SMITH, Circuit Judges.

PER CURIAM:*

Although, because of an inadequacy in the notice of appeal to the Board of Immigration Appeals ("BIA"), our jurisdiction is questionable as to all petitioners except Fatima Condrado-Gutierrez, the defect is of no significance, as we find no merit in

* Local Rule 47.5.1 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that rule, the court has determined that this opinion should not be published.

the petition for review. It is questionable whether all the issues raised in the petition were ever raised before the BIA. In any event, the petitioners have not shown entitlement to any relief.

The petitions for review are DISMISSED.