

May 4, 2010

(b) (6)

Reference: Matter of (b) (6) A (b) (6)

Dear (b) (6)

Your letter of April 13, 2010, was received in the Office of the Chief Immigration Judge on April 28, 2010, and was referred to me as the Assistant Chief Immigration Judge supervising the (b) (6) Immigration Court. In your letter, you complain of the Immigration Judge's conduct during the proceedings before the Immigration Court. I have reviewed the information in our database concerning your case and listened to the hearing recording, the hearing having been conducted by video-conference from the (b) (6) Immigration Court. At this point, proceedings in your case are ongoing, and there is another hearing date set in your case for May 24, 2010. My review of the proceedings to date reflects that they are being conducted fairly and that there was no levity or joking during the proceedings. As your case is continuing, it would be inappropriate for me to intercede in that process. Should you believe that there was error in your proceedings, you may then appeal to the Board of Immigration Appeals within thirty days of the Immigration Judge's decision, and the Immigration Judge will advise you of your appellate rights.

Thank you again for your letter, and I hope this response is of assistance to you.

Sincerely,

Gary W. Smith
Assistant Chief Immigration Judge

cc: Court Administrator, (b) (6) Immigration Court