United States Court of Appeals

	for the Eighth C	rt of Appeals Circuit
	No. 16-1113	3
Juan	Carlos Jacinto-	·Vazquez,
	Pet	titioner,
	v.	
essions, l	III,¹ Attorney G	General of the United States,
	Resp	pondent.
Board Sul	For Review of and of Immigration bmitted: April 1 Filed: April 28, [Unpublished	on Appeals — 19, 2017 2017
	N. and VELLV	Circuit Indoes

Before COLLOTON, BOWMAN, and KELLY, Circuit Judges.

PER CURIAM.

Jefferson B.

Mexican citizen Juan Carlos Jacinto-Vazquez petitions for review of an order of the Board of Immigration Appeals adopting the decision of an immigration judge

¹Jefferson B. Sessions, III is substituted for his predecessor pursuant to Federal Rule of Appellate Procedure 43(c).

denying withholding of removal, and denying relief under the Convention Against Torture (CAT).² After careful consideration, we conclude substantial evidence supports the denials. Jacinto-Vazquez failed to establish a clear probability that his life or freedom would be threatened in Mexico because of his membership in a particular social group, and failed to establish he was entitled to CAT relief. *See De Castro-Gutierrez v. Holder*, 713 F.3d 375, 381-82 (8th Cir. 2013) (standard for granting CAT relief); *Davila-Mejia v. Mukasey*, 531 F.3d 624, 627, 629 (8th Cir. 2008) (standard of review; withholding requirements).

The petition for re	eview is denied.	See 8th C	Cir. R. 47B.
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²The rulings determining that Jacinto-Vazquez had not timely filed his asylum application or shown circumstances to excuse his untimeliness are not before us in this petition for review.