UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

							
			No. 17	7-6245			
KAREN OV	ELY TEJEI	OA REYI	ES,				
	Plai	ntiff - Ap	pellant,				
	v.						
THOMAS Enforcement		Acting	Director,	U.S.	Immigration	and	Customs
	Def	endant - A	Appellee.				
Appeal from the United States District Court for the Eastern District of Virgini Alexandria. Claude M. Hilton, Senior District Judge. (1:16-cv-00734-CMH-JFA) Submitted: October 26, 2017 Decided: November 9,							MH-JFA)
Before MOT	Z, TRAXLI	ER, and F	FLOYD, Ci	rcuit Ju	dges.		
Affirmed by	unpublished	l per curia	am opinion				
	nited States	Attorney	, Kimere J				Appellant. Dana States Attorney,

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Karen Ovely Tejeda Reyes, a native and citizen of Honduras who is not detained and whose 2005 expedited removal order has not been reinstated since she returned to the United States, appeals the district court's order dismissing her 28 U.S.C. § 2241 (2012) petition for lack of jurisdiction. We have reviewed the record and find no reversible error. Accordingly, we affirm for the reasons stated by the district court. *Reyes v. Homan*, No. 1:16-cv-00734-CMH-JFA (E.D. Va., Jan. 10, 2017). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

AFFIRMED