United States Court of Appeals

For the Eighth Circuit

	No. 18-1642	
Celina Aracely Ni	ieto-Lopez; Oscar Armando Ba	arahona-Nieto
	Petitioners	
	V.	
William P. Ba	rr, Attorney General of the Un	ited States
	Respondent	
	No. 18-3163	
(Celina Aracely Nieto-Lopez	
	Petitioner	
	V.	
William P. Ba	rr, Attorney General of the Un	ited States
	Respondent	
	on for Review of an Order of the oard of Immigration Appeals	ne

Submitted: October 4, 2019 Filed: October 15, 2019 [Unpublished]

Before GRUENDER, STRAS, and KOBES, Circuit Judges.

PER CURIAM.

In these consolidated matters, Salvadoran citizens Celina Nieto-Lopez (Nieto) and her son, Oscar Armando Barahona-Nieto (collectively, Petitioners) petition for review of an order of the Board of Immigration Appeals (BIA) which dismissed their appeal from the decision of an immigration judge (IJ) denying them asylum, withholding of removal, and protection under the Convention Against Torture (CAT) (Appeal No. 18-1642). Nieto also individually petitions for review of a BIA order denying Petitioners' motion to reopen proceedings (Appeal No. 18-3163).

Upon careful consideration, we find no basis for reversal. We conclude that Petitioners' due process claim lacks merit, see Alva-Arellano v. Lynch, 811 F.3d 1064, 1066 (8th Cir. 2016) (standard of review; to establish due process violation, alien must show a fundamental procedural error and prejudice); and that there was no abuse of discretion in the BIA's denial of the motion to reopen, see Vargas v. Holder, 567 F.3d 387, 391 (8th Cir. 2009) (standard of review).

The petitions for review are denied. See 8th Cir. R. 47B.

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