NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

JUVENCIO ANGON-PAZ,

Petitioner,

V.

WILLIAM P. BARR, Attorney General,

Respondent.

No. 13-73178

Agency No. A075-118-827

MEMORANDUM*

On Petition for Review of an Order of the Board of Immigration Appeals

Argued and Submitted August 9, 2019 San Francisco, California

Before: HAWKINS, McKEOWN, and BENNETT, Circuit Judges.

Juvencio Angon-Paz, a native and citizen of Mexico, petitions for review of

the Board of Immigration Appeals' order dismissing his appeal from an immigration

judge's order of removal and denial of his motion to suppress. We have jurisdiction

under 8 U.S.C. § 1252 and deny the petition.

Even assuming the events at Angon-Paz's home violated his Fourth Amendment rights and implicate "fruit of the poisonous tree" analysis, the agency

FILED

AUG 26 2019

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

^{*} This disposition is not appropriate for publication and is not precedent except as provided by Ninth Circuit Rule 36-3.

did not err in concluding that Angon-Paz's subsequent admission of his alienage at the post office was voluntary and sufficiently attenuated from the events at his home to purge the taint of any prior illegality. *See Brown v. Illinois*, 422 U.S. 590, 603–04 (1975).

PETITION DENIED.