

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 14-12053-C

OMAR CHAMU SANTANA,

Petitioner,

versus

U.S. ATTORNEY GENERAL,

Respondent.

Petitions for Review of a Decision of the
Board of Immigration Appeals

Before: TJOFLAT and JORDAN, Circuit Judges.

BY THE COURT:

The government's motion to dismiss the appeal for lack of a non-final order is DENIED. *See Del Pilar v. U.S. Att'y Gen.*, 326 F.3d 1154, 1156-57 (11th Cir. 2003). However, the government's alternative request to stay the proceedings until the Immigration Judge decides Omar Chamu Santana's eligibility for voluntary departure is GRANTED. These proceedings are STAYED and HELD IN ABEYANCE until the Immigration Judge determines Chamu Santana's eligibility for voluntary departure. Within ten days of the Immigration Judge's decision, the parties shall notify this Court of the decision, and Chamu Santana must inform this Court if he seeks to dismiss this appeal or if he wishes to resume proceedings on the appeal at that time. Accordingly, the government's motion to stay the requirement for filing the administrative

record is also GRANTED. The government shall file the administrative record in a timely manner when and if this case is resumed.