## UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW OFFICE OF THE CHIEF ADMINISTRATIVE HEARING OFFICER

Cristina Escalante, Complainant, vs. California Commerce Bank, Respondent; 8 U.S.C. 1324b Proceeding; Case No. 88200252.

## ORDER DISMISSING COMPLAINT

On June 8, 1989, I issued an Order To Show Cause by June 19, 1989, why the Complaint herein should not be dismissed. Attempts were made to serve Complainant with said Order by both regular and certified mail at the address listed on the Charge and at a second address obtained as a result of attempts by the Postal Service to deliver the earlier correspondence. The Order sent to both addresses was returned with Postal Service markings indicating that delivery had been attempted but addressee was not known or that addressee had moved and left no address.

In view of Complainant's failure to actively pursue her complaint or to provide a current address, IT IS HEREBY ORDERED that:

- (1) The Complaint herein is dismissed;
- (2) The hearing previously scheduled is cancelled.

This Order Dismissing Complaint is the final action of the Administrative Law Judge in accordance with Section 68.51(b) of the Rules as provided in Section 68.52 of the Rules, and shall become the final order of the Attorney General unless, within thirty (30) days from the date of this Order Dismissing Complaint, the Chief Administrative Hearing Officer shall have modified or vacated it.

Dated: June 23, 1989.

EARLDEAN V.S. ROBBINS Administrative Law Judge