Asylum, MPP, and other Border Issues

Brian Manning, Manning Asylum Law Edna Yang, American Gateways

.

Matter of L-E-A- and Matter of A-B-

AG Decisions in June 2021 are game-changer, reversing Trump administration policies on viability of asylum claims based on domestic violence and harm suffered due to family relationships

Background on Matter of A-B-

- Matter of A-B-
 - O BIA recognizes PSG as similar to one it affirmed in Matter of A-R-C-G
 - O AG Sessions certifies case to himself and, in June 2018, issues precedential decision overruling *A-R-C-G* and vacating BIA's decision in *A-B-*
 - Says BIA didn't properly analyze the PSG at issue under existing case law
 - In dicta, says persecution by private actors generally won't lend itself to a viable asylum claim
 - Effect is to limit claims based on domestic violence

Background on Matter of L-E-A-

- Matter of L-E-A
 - o In 2017, BIA affirms in precedential decision that one's immediate family can be a viable PSG (but denies asylum b/c no nexus)
 - Acting AG Whitaker certifies decision to himself in December 2019, and in July 2019, AG Barr issues Matter of L-E-A- II
 - Overrules aspects of L-E-A- addressing viability of proposed PSG
 - BIA failed to perform analysis required by existing precedent
 - Dicta says "ordinary" families normally unable to meet social distinction test
 - Effect is to limit claims based on family ties

Impact of Trump admin's decisions in A-B-, L-E-A-

Immediate, and intense

_

Where do things stand now?

AG Garland's June 2021 decisions take us back to pre-Trump interpretation, i.e.:

- Domestic violence may work under Matter of A-R-C-G-
- Immediate family may work under original L-E-A- (i.e., L-E-A- I)
- But.... Garland ordered DHS/DOJ to issue joint regs more clearly defining what's necessary for a valid PSG





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Asylum, MPP and Other Border Issues

First appeared as part of the conference materials for the $45^{\rm th}$ Annual Conference on Immigration and Nationality Law session "Asylum, MPP and Other Border Issues"