



DATE: JAN 4 1990

IN THE MATTER OF

LEONILA JARAMILLO
Respondent

CASE No.: 89-TLC-7

DECISION AND ORDER

By Order, dated December 4, 1989, Respondent's putative attorney was ordered to clarify the confusing circumstances surrounding this proceeding.

Counsel complied with this Order on December 20, 1989. Counsel indicated that while the action was filed in the name of the employer, she had no direct contact nor association with the employer--rather she asserted that she represented three aliens and their lawful permanent resident brother. Counsel indicated further that the employer did not file an application for review of this matter.

Counsel's letter of December 8, 1989, provides a basis on its face as to why this matter should be dismissed--namely that the named party did not pursue this action. Counsel's letter, while helpful in clarifying this matter, demonstrates why representing a party at the request and direction of another is often an unwise and difficult task.

JOHN M. VITTONI
Deputy Chief Judge

JMV/DA/mb