

United States Court of Appeals

March 2, 2001

BOUDIN, Circuit Judge. Emmanuel Foroglou came to the United States from Greece on a student visa in the early 1980's. In October 1993, well after Foroglou had ceased to be a student, the INS began deportation proceedings because Foroglou had no proper visa entitling him to remain. Foroglou then claimed political

in scattered sections of 8 C.F.R.). The one pertinent here provided that, where a deportation order had become final before March

2.F.ons of 8 § 2088 (b)(2) (2000 C. befo72TTj -60 -(Foroglou's befo7 Tj 37.

affected him. Foroglou has provided no arguments to contradict this conclusion.

Foroglou also says that the time limit should be relaxed or waived in his case because the Supreme Court did not deny his petition for certiorari until October 1999 and he filed his

Board is forfeit).

This brings us to Foroglou's appeal from the dismissal of his habeas petition. The district judge dismissed the

In most cases Congress does allow direct review of deportation orders, but it has restricted direct review for

