



1996, as applied to Diaz-Nin, rendered her 1997 deportation proceeding fundamentally unfair. For the following reasons, as well as those given from the bench, this Court granted her motion to suppress the deportation order.

**I. FACTUAL SUMMARY**

Diaz-Nin, a citizen of the Dominican Republic, is charged by information with reentering the United States after previously

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aliens seeking relief from deportation), *cert. denied*, 526 U.S. 100



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<sup>6</sup> The parties explained at the hearing that there were difficulties in obtaining Diaz-Nin's complete INS record. The date of the IJ's order finding her deportable, therefore, is not before the Court.

<sup>7</sup> Unlike the temporary visa statute (8 U.S.C. § 1101(a)) in *Graham*, 998 F.2d at 196, the agriculture worker am

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**Clerk of the Court**

**By:** \_\_\_\_\_