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IMMIGRATION LAW

Lin v. Holder, No. 13-2076

A petition for review of the Board of Immigration Appeals' (BIA) denial of petitioner's second motion to reopen removal proceedings based on changed country circumstances is denied, where: 1) the motion was filed more than seven years after the denial of petitioner's first untimely motion to reopen and almost twelve years after she was first ordered removed to China; 2) the BIA did not abuse its discretion in concluding that petitioner's second motion to reopen is both untimely and number-barred under 8 C.F.R. section 1003.2(c)(2) and not subject to any exceptions thereto.

BANKRUPTCY LAW

Bullard v. Hyde Park Savings Bank, No. 13-9009

The debtor's appeal from the bankruptcy court's denial of debtor's proposed reorganization plan is dismissed where, as here, an order of an intermediate appellate tribunal affirming the bankruptcy court's denial of confirmation of a reorganization plan is not a final order so long as the debtor remains free to propose an amended plan.

EVIDENCE, SECURITIES LAW

Bricklayers & Trowel Trades International Pension Fund v. Credit Suisse Securities LLC, No. 12-1750

Summary judgment in favor of defendants in a class action alleging violations of Sections 10(b) and 20(a) of the Securities Exchange Act and of SEC Rule 10b-5, in which plaintiffs claim that defendants fraudulently withheld relevant information from the market in its reporting on the AOL-Time Warner merger, and that plaintiffs purchased stock in the new company at prices that were artificially inflated as a result of the defendants' purposeful omissions, is affirmed, where: 1) the district court did not abuse its discretion in precluding plaintiffs' expert from testifying; and 2) the district court correctly concluded that, without the expert's testimony, plaintiffs are unable to establish loss causation.

IMMIGRATION LAW

Ixcuna Sam v. Holder, No. 13-1259

A petition for review of an order of the Board of Immigration Appeals (BIA) denying petitioner's application for withholding of removal is denied, where the BIA did not err in

concluding that petitioner failed to establish "membership in a particular social group" under 8 U.S.C. section 1231(b)(3)(A).