

SEP 17 2009

MOLLY C. DWYER, CLERK  
U.S. COURT OF APPEALS

NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

GLORIA LUCIA SALMERON  
SANCHEZ; et al.,

Petitioners,

v.

ERIC H. HOLDER Jr., Attorney General,

Respondent.

No. 04-71689

Agency Nos. A095-198-878

A095-198-879

A095-198-880

A095-198-881

A095-198-882

MEMORANDUM\*

On Petition for Review of an Order of the  
Board of Immigration Appeals

Submitted January 14, 2008\*\*

Before: HALL, O’SCANNLAIN, and PAEZ, Circuit Judges.

Gloria Lucia Salmeron Sanchez, her husband J. Baudelio Barrera Guzman,  
and their three sons, natives and citizens of Mexico, petition for review of the  
Board of Immigration Appeals’ (“BIA”) order summarily affirming an

---

\* This disposition is not appropriate for publication and is not precedent  
except as provided by 9th Cir. R. 36-3.

\*\* The panel unanimously finds this case suitable for decision without  
oral argument. See Fed. R. App. P. 34(a)(2).

immigration judge's ("IJ") order denying the parents' applications for cancellation of removal. We deny the petition for review.

Petitioners do not challenge the IJ's denial of their applications for cancellation of removal. Instead, they request that their case be remanded so that Barrera Guzman can apply for adjustment of status. We deny petitioners' request.

Petitioners' challenge to the BIA's decision to streamline their case is foreclosed by *Falcon Carriche v. Ashcroft*, 350 F.3d 845, 855 (9th Cir. 2003).

**PETITION FOR REVIEW DENIED.**