



Micheal Jay &lt;angel@themismusic.com&gt;

---

**Fwd: immigration minister**

1 message

**Micheal** <micheal@e-me.ca>

9 March 2017 at 10:35

Reply-To: micheal@e-me.ca

To: Micheal O'Brien &lt;micheal@rinj.org&gt;, Jhen Allaga &lt;sharon.santiago@rinj.org&gt;

FYI

----- Forwarded message -----

From: **Kathleen O'Brien** <kathleen@themismusic.com>

Date: 30 November 2010 at 03:24

Subject: immigration minister

To: Kathleen O'Brien &lt;kathleen@themismusic.com&gt;

Cc: micheal@e-me.ca

To: Hon. Jason Kenney

House of Commons Ottawa, Ontario K1A 0A6

Telephone:

(613) 992-2235 Fax: (613) 992-1920

EMail: [Kenney.J@parl.gc.ca](mailto:Kenney.J@parl.gc.ca)

A FORMAL REQUEST TO THE MINISTER

FOR REVIEW OF A CANADA BORDER SERVICES OFFICER'S ORDER

**KATHLEEN MARY SHERIDAN****Applicant****THE HONOURABLE JASON KENNEY**

Minister of Citizenship, Immigration and Multiculturalism

**Respondent**

TO: Minister of Citizenship, Immigration and Multiculturalism

With this request I seek a review of an order (58960815) for the removal from Canada (to the United States) of Kathleen Mary Sheridan, (on 9:00 a.m. 9 December 2010) by J. Martin, Inland Enforcement Officer, 6080 Mcleod Road, Unit 14, Niagara Falls, Ontario.

THE APPLICANT SEEKS

1) A stay of the aforementioned removal order on the grounds that the Immigration and Refugee Protection Act as amended sets out that a timely Application for Permanent Resident Status (Filed December 24, 2009) should be heard and that any removal order be stayed until such time.

2) A stay of the aforementioned removal order on compassionate grounds because I have no life in the United states and nowhere to live in the United States; my life and family are in Canada; and I do not want my family split up.

#### THE APPLICANT RELIES ON

3) The right to a fair and impartial hearing.

4) The Immigration and Refugee Protection Act (2001, c. 27) which specifies the staying of a removal order pending the outcome of a timely Application for Permanent Resident Status (Filed December 24, 2009).

5) Compassionate grounds for staying a removal order pending the outcome of a timely Application for Permanent Resident Status (Filed December 24, 2009).

#### PARTICULARS

6) As a U.S.-born citizen of the United States I arrived in Canada at Niagara Falls on September 1, 2007 as a visitor. I told friends and police in Canada about hardships I endured in the United States and that I did not want to go back. York Regional Police intercepted a person from my Church in the USA who had come to do a kidnapping "intervention" on me. I was advised to approach Canada Immigration and a Refugee Board and seek "Protected Person Status".

7) On September 20 I followed police advice and went to 5343 Dundas St. West Etobicoke to file an application for Protected Person Status. I completed all the forms and then sat for some time waiting to see a clerk. As the day came to a close some people came to me and said all the computers were broken down and I should come to another room. I was escorted to a room occupied by men with guns and body armour, none of whom identified themselves, and they all started asking me questions at once. I went into shock and started shaking. They said I was shaking because I was lying.

8) On September 20, 2010 I was taken to a prison at 385 Rexdale Blvd. and held there until the next day when my friend Elaine plus the York Regional Police who had been helpful, convinced the official, Camille Kuchmej, that I wasn't a risk to Canada and to release me and let me go home to 158 Preston Thompson Place where I was living with my friend Elaine.

9) Whereas I filed a request for Protected Person Status on 20 September of 2007, and resubmitted again at a later time,

10) on June 13, 2008 my application was finally referred to the "Refugee Protection Division of Immigration and Refugee Board".

11) On January 21, 2009 my Refugee Board Hearing took place.

12) On April 3, 2009 my Application was denied.

13) On December 24, 2009 I filed an Inland Canada Application for Permanent Resident Status in the "Family Class" sponsored by my husband (Canadian-born) since January 1, 2009. My application was filed December 24, 2009 and is currently in process.

14) On January 12, 2010 I was interviewed at Canada Border Services at 6900 Airport Road at which time I was given the opportunity to file a request for Pre-removal Risk Assessment.

15) On February 11, 2010, I filed a Pre-removal Risk Assessment application. I subsequently received notice that my application was denied and I was summonsed to an interview on April 13, 2010.

16) On April 13, 2010, I attended an interview at Canada Border Services at 6900 Airport Road. Inland Enforcement Officer Daniel Lombardo expressed two things of note:

a) my file was being held at 6900 Airport Road

b) I should not have been asked to request a PRRA when in fact I had filed my Application for Permanent Residence Status well within the prescribed time.

17) On April 13, 2010 Officer Daniel Lombardo stayed the removal order against me until such time as a decision on my Permanent Residence application has been reached. I asked if I could have this in writing and he said that was not the custom but he gave me his business card and invited me to contact him were there to be any problems.

18) I continued to watch for progress on my Application for Permanent Residence Status when suddenly on November 24, 2010 I received a letter from a J. Martin, Inland Enforcement Officer, 6080 Mcleod Road, Unit 14, Niagara Falls, Ontario saying that my removal from Canada was scheduled for December 9, 2010.

19) On November 25 I proceeded to 6900 Airport Road and consulted with a clerk there who told me that my file was transferred to Niagara Falls and that I was not allowed to speak with Officer Daniel Lombardo.

20) I have each day since tried to contact J. Martin, Inland Enforcement Officer but my calls have not been returned.

21) I am requesting a stay of this removal order because pursuant to changes made to the Canada Immigration Act in 2005 I am entitled to have my Application for Permanent Resident Status heard. Additionally I appeal on compassionate grounds to have this order against me stayed because I have no life and nowhere to go in the United States; my life and family are in Canada; and I do not want my family split up.

DATED at 2:15 PM this 29 day of November, 2010

**Applicant**

**Witness**

Sig. BY FAX \_\_\_\_\_

Sig. By Fax \_\_\_\_\_

Name: \_\_\_\_\_

Kathleen Mary Sheridan  
158 Preston Thompson Place  
Aurora ON CA L4G 6T1 Canada  
[416-836-2497](tel:416-836-2497)

Dated in Toronto this 29 Day of November 2010

--  
-----**WARNING**-----  
This email and its contents are confidential.  
If you are not the intended recipient, please do not disclose or use the information within this email or its attachments. If you have received this email in error, please delete it immediately.  
Thank you.



**APPLICATION FOR A REVIEW OF A CANADA BORDER SERVICES OFFICER-Jason-Kenney.doc**  
33K