

United States Court of Appeals
For the Eighth Circuit

No. 15-2186

Jenericah Kibe

Petitioner

v.

Loretta E. Lynch, The Attorney General of United States

Respondent

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

Submitted: April 18, 2016

Filed: April 21, 2016

[Unpublished]

Before GRUENDER, ARNOLD, and SHEPHERD, Circuit Judges.

PER CURIAM.

After an immigration judge denied Kenyan citizen Jenericah Mugure Kibe asylum, withholding of removal, adjustment of status, and other asylum relief, she moved to reopen the proceedings in order to apply for adjustment of status based on a third alien-relative visa petition filed by her United States citizen husband. The immigration judge denied the motion, the Board of Immigration Appeals (BIA)

dismissed Ms. Kibe's ensuing appeal, and Ms. Kibe now petitions for review of the BIA's order. After careful review, we conclude that the BIA acted within its discretion in dismissing the appeal. See Martinez v Lynch, 785 F.3d 1262, 1264-65 (8th Cir. 2015) (standard of review); Miah v. Mukasey, 519 F.3d 784, 789-90 (8th Cir. 2008) (BIA did not abuse discretion in denying motion to reopen based on, inter alia, insufficient evidence of bona fides of alien's marriage and timing of marriage).

Accordingly, we deny the petition.
