

Deportation



Being placed in Deportation proceedings is likely to be a very scary experience for an immigrant. However, being successful in Immigration Court is not impossible. However, it is essential that a person be represented by an immigration attorney. Please click below to learn more about the various forms of a relief that a person may apply for if they are placed in Deportation proceedings.

- [Asylum](#): A person afraid to return to their native country may apply for protection in the form of [Asylum](#), [Withholding of Removal](#), and the [United Nations' Convention Against Torture](#).
- [Cancellation of Removal](#): Cancellation of Removal allows an Immigration Judge to cancel a person's removal allow them lawfully remain in the U.S. It is available to both permanent residents and to those who have never been granted lawful status in the U.S.
- [Fraud Waiver \(INA 237\(a\)\(1\)\(H\)\)](#): This is a special type of waiver available to a certain class of immigrants who fraudulently obtained their permanent resident status.
- [Motion to Reopen](#): A person with an outstanding order of removal may file a "Motion to Reopen." If granted, this has the effect of removing the prior order of removal.
- [Prosecutorial Discretion](#): The process of closing your deportation case due to positive factors in your case.
- [Voluntary Departure](#): Voluntary Departure allows a person to depart the U.S on their own. A person who timely leaves the U.S. under Voluntary Departure is not deported.
- [Waivers of Inadmissibility](#): Certain people are ineligible for admission to the U.S. because of prior conduct. These people are deemed "inadmissible," and they must obtain a waiver of their inadmissibility before they will be granted permanent resident status.