

Applicants for Asylum & Their Documents

Updated on September 30, 2022



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EXECUTIVE ORDER REAFFIRMING WASHINGTON COMMITMENT

Governor Jay Inslee issued an <u>Executive Order</u> directing state agencies to refrain from inquiring about a person's immigration status for the sole purpose to **determine** whether that person has complied with immigration laws.

At DSHS, we share the Governor's pledge that Washington will remain a state that welcomes people of all faiths, nationalities and orientations.

We inquire about immigration status only as needed to determine eligibility for public assistance benefits.

WHO IS AN ASYLEE?

An asylee is a **person who flees his or her country and is unable or unwilling to return due to persecution or a well-founded fear of persecution based on race, religion, nationality, political opinion, or membership in a social group.** <u>Immigration and</u> <u>Nationality Act (INA) in Section 208(d)(5)</u>

What are the benefits for an Asylee?

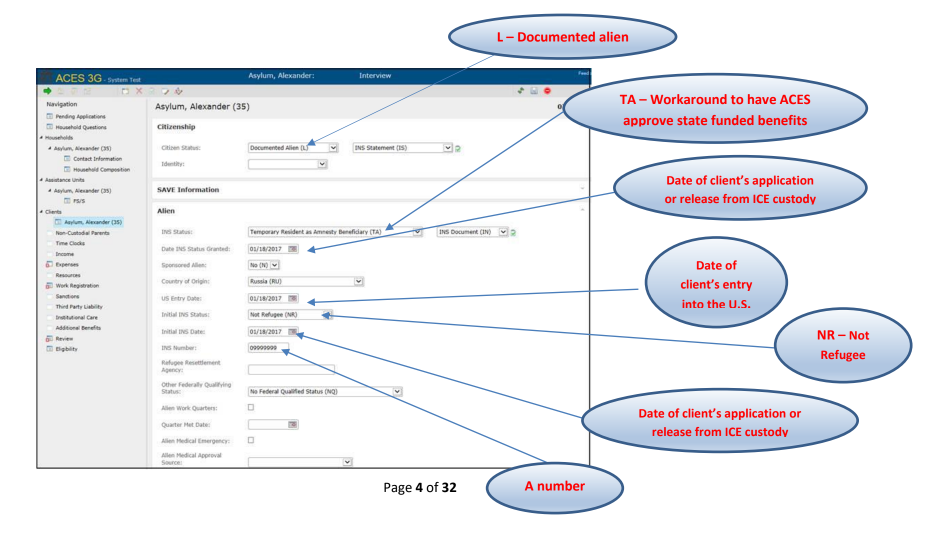
- Can't be removed from the U.S. unless asylum status terminated;
- Can apply for legal permanent resident (LPR) status after one year, and later for U.S. citizenship;
- Can request asylum status for spouse and children;
- Authorized to work and doesn't have to apply for Employment Authorization Document (EAD);
- Receive assistance and services through U.S. Department of Health and Human Services (HHS), Office of Refugee Resettlement (ORR).

Per <u>WAC 388-424-0001</u> *Citizenship and alien status – Definitions*, (3) and <u>Eligibility EA-Z</u> <u>Manual, Citizenship and Alien Status, Definitions</u>, Clarifying Information #16, *applicants for asylum* are **lawfully present non-qualified aliens** and may be eligible for state funded benefits, if they meet all other eligibility requirements.



Community Services Division

How to code <u>All</u> Applicants for asylum in **ACES 3G** regardless OF THEIR WAY OF APPLICATION?





Staff must pay particular attention to SAVE results and **always** return to the Client Details screen before committing your data to make sure that the entered information is correct (**TA**) and **has not been changed**.

If the status in the **INS** field is changed to **AS** (asylee), staff will need to change it back to original **TA code**.

THERE ARE TWO WAYS TO APPLY FOR ASYLUM:

- 1. *Affirmative asylum* Decision made by an Asylum Officer with the United States Citizenship and Immigration Services (USCIS), and
- Defensive asylum Decision made by Immigration Judge with the Executive Office for Immigration Review (EOIR). It is called *defensive* because it is used as a defense against removal.

AFFIRMATIVE ASYLUM PROCESS WITH USCIS

A person, who **is already in the U.S.** (tourist, student, temporary employee, or undocumented alien), mails a completed <u>Application for Asylum and for Withholding of</u> <u>Removal</u>, USCIS form I-589, to the USCIS, and receives:

- A receipt that the Application has been received, and
- I-797C Notice to go to a Service Center for biometric data collection.

Both documents, together or separately, can be used as a verification that an application for asylum was filed.

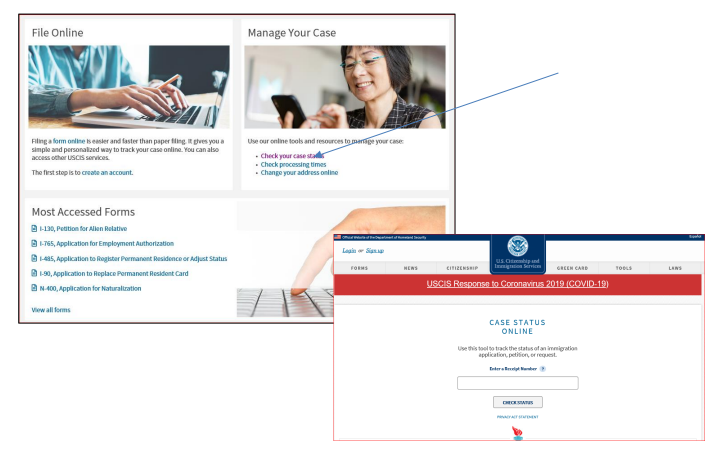


CONFIRMING APPLICATION FOR AFFIRMATIVE ASYLUM WITH USCIS

The federal law <u>8 CFR Sec 208.6</u> strictly prohibits sharing information about applicants for asylum with a third party, including state agencies issuing benefits.

For this reason we can't verify application for asylum through SAVE, and when we enter information into SAVE, it returns an answer "**Application Pending**".

But we can verify status of affirmative asylum application at the USCIS website at https://www.uscis.gov/ with the USCIS asylum application receipt number.

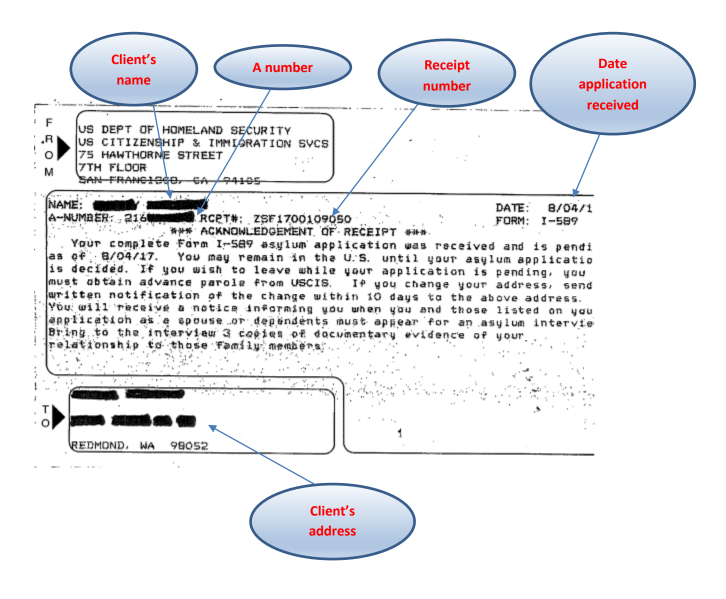


Make sure that you are using the **receipt number found on the asylum application receipt**, and not a receipt number off the I-797C with appointment for biometrics.

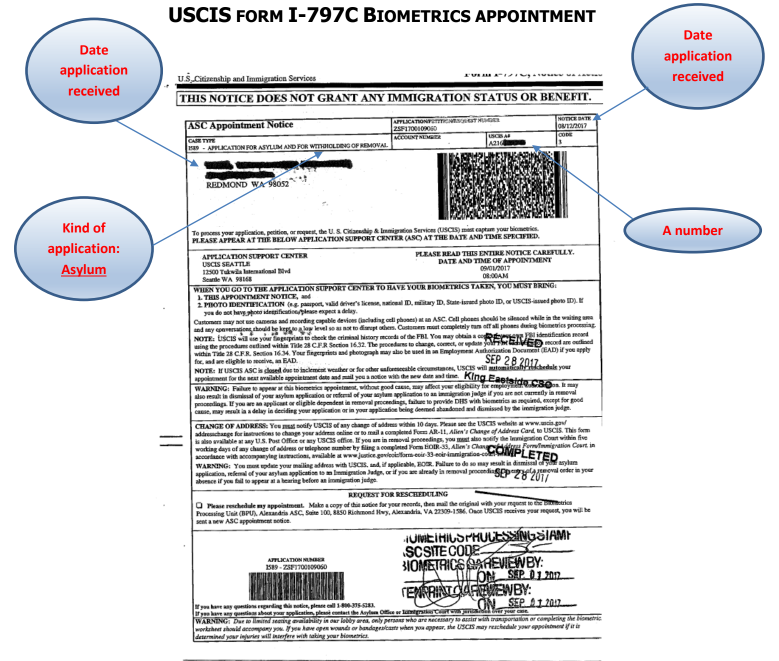


USCIS APPLICATION FOR ASYLUM VERIFICATION DOCUMENTS

USCIS APPLICATION FOR ASYLUM RECEIPT



Weshington State Department of Social & Health Services



If this is an interview or biometrics appointment notice, please see the back of this notice for important information. Form 1-797C 07/11/1



RESTRICTED NON-WORK SSN & EAD FOR APPLICANTS OF ASYLUM

Asylum applicants are eligible for a restricted SSN. We can help them to apply for it by completing <u>SSN Request Letter DSHS form 14-517</u> according to instructions posted on the CSD SharePoint website under Training, Desk Aids at <u>https://csd.esa.dshs.wa.lcl/csdtraining/jobcoaches/default.aspx</u>.

Affirmative asylum applicants **must wait 180 days** before they can file <u>Form I-765</u>, <u>Application for Employment Authorization (EAD)</u>. USCIS may issue or deny an EAD at their discretion.

By law, the current EAD with the code (c)(8) is <u>not</u> a mandatory document, and an applicant may present any other document verifying that their case is still under consideration with USCIS.

USCIS issues an EAD to asylum applicants for a period of one or two years **while application for asylum is under consideration**. If the asylum request is denied, in 30 days the USCIS will terminate current EAD.

At the USCIS, the Asylum Officer determines whether to grant asylum.

TYPES OF USCIS DECISIONS:

• **Asylum granted** - An applicant becomes an asylee and receives a **letter** from USCIS and a new Form **I-94**, **Arrival Departure Record**, indicating that he/she has been granted asylum in the U.S.

An asylee is eligible for federally funded assistance to the same extent as a refugee, starting the date the asylum is granted.

- **Referral to an Immigration Court** If the USCIS is unable to approve the asylum application, the USCIS will forward the asylum case to Immigration Court for an Immigration Judge to evaluate the asylum claim anew (*de novo* review).
- **Final Denial** An applicant receives a final denial letter. The alien cannot appeal the asylum officer's decision.



DEFENSIVE ASYLUM PROCESS WITH IMMIGRATION COURT

Undocumented aliens **in removal proceedings**, while in detention, may claim a **fear of persecution or torture** if they return to their home country.

An Asylum Officer interviews them and determines if they have **a credible fear** and a significant possibility of being eligible for asylum.

If they do, the alien **is released** from detention and an asylum officer completes **Form I-862 Notice to Appear (NTA).**

<u>Only aliens with a credible fear of returning to the home country and a significant</u> possibility of being eligible for asylum are referred to Immigration Court as *applicants* for *defensive asylum*, and receive a **Notice to Appear (NTA)**.



DEFENSIVE ASYLUM APPLICANTS' VERIFICATION DOCUMENTS

FORM I-862 NOTICE TO APPEAR (NTA)

This form contains a list of allegations, and orders the alien to appear before an Immigration Judge for a full immigration hearing. If no court date is listed on the form, the alien will be notified of a future time by an additional letter.

Client's	terretaria de la constante d	A Number
Name		
INdiffe	L.S. Department of Homeland Security Notice to Appear	
	In removal proceedings under section 240 of the Immigration and Nationality Act:	
	Subject ID : 353092247 FIN #: 1187645308 File No: A208 SIGMA Event: 3958085 DOB: 03/18/2010 Event No: 5751506000851	
	In the Matter of:	
	Dana currently residing at:	List of
		Allegation
	(Number, street, city and ZIP code) (Area code and phone number)	Allegation
	 I. You are an arriving alien. 2. You are an alien present in the United States who has not been admitted or paroled. 	
	3. You have been admitted to the United States, but are removable for the reasons stated below.	
Date of the	The Department of Humeland Security alleges that you: 1. You are not a citizen or national of the United States 2. You are a citizen of Mexico and a native of Mexico. 3. On or about June 15, 2015 you applied for admission into the United States from Mexico at the San Yeidro. Ca Port of Entry. 4. You are an immigrant not in possession of a valid unexpired immigrant visa, reentry	
	permit, border crossing card, or other valid entry document as 5. required by the Immigration and Nationality Act.	
Court		
Hearing		
	On the basis of the foregoing, it is charged that you are subject to removal from the United States pursuant to the following.	
	On the mask of the integrang, it is charged that you are subject to removal from the Onteen sames pursuant to the rollowing privilsion(s) of law: See Continuation Page Made a Part Hereof	
	This notice is being issued after an asylum officer has found that the respondent has comonstrated a credible fear of persecution	
	or torture. Section 235(b)(1) order was vacated pursuant to: D8CFR 208.30(f)(2) D8CFR 235.3(b)(5)(iv)	
	YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at: At a place and time to be determined	
	(Complete Address of Investgration Court, Including Room Number, if any)	
	an a date to be set at a time to be set to show why you should not be removed from the United Staff pased on the The set (Tane)	
	chargers) set forth above.	
	(Signature and Title of Izzurg Officer)	
	(Cis and Sinte) (Cis and Sinte) See reverse for important information Form 1-802 (tref: 18601(07)	
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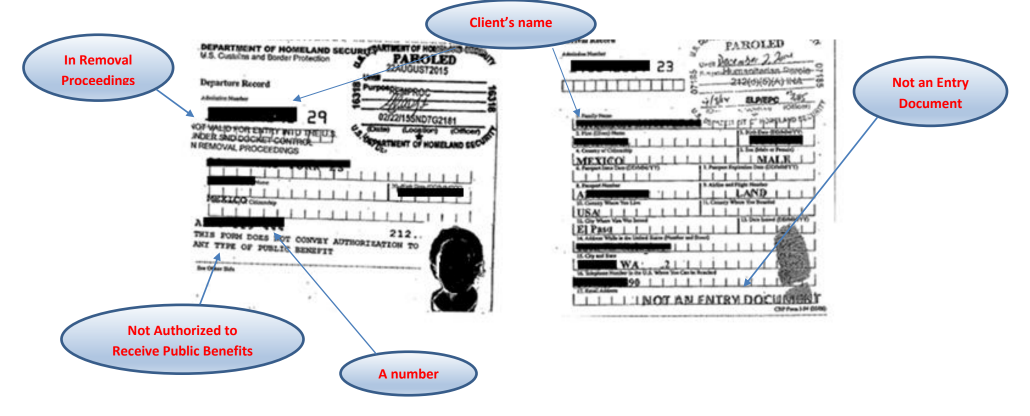
FORM I-862 NOTICE TO APPEAR (NTA), PAGES 2 & 3

Notice to Respondent Warning: Any statement you make may be used against you in removal proceedings. Allen Registration: This copy of the Notice to Appear served upon you is evidence of your allen registration while you are under removal proceedings. To use a explored to carry is will you at all limes. Representation: This copy to obtain the programmed in thit proceeding, at no expense to the Covernment, by parationery or other individual autorived and qualified to represent present before the Executive Office for lumingration Review, parameter to E CFR 3.16. Unless you so expense, no hearing will be scheduled curite that no days from the day of the individual office in the to secure counsel. A first of qualified attorneys and regularizations who may be vosilible to represent you at no cost will be provided with this nocice.	
Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are under removal proceeding. You are required to carry to analy be as all limes. Representation: If you so choose, you may be represented in this proceeding, at no expense to the Covernment, by an attorney or other individual audition to the present persons their de Executive Office for Immigence Persons Detecting to the covernment, by an attorney sous so request, no hearing with by schoolaid califer than to days from the days of this mile, to a dafficient time to scenar counsel. A list of qualified interrors and expense persons the provide value of this make.	
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auliorized and qualified to represent persons before the Executive Office for Immigration Review, personan to 8 CFR 3.16. Unless you so request, no houring will be scheduled autified with that no days from the days of the instance in allow you sufficient to the secure counsel. A list of qualified automatys and organizations who may be available to represent you at no cost will be provided with this notale.	
Conduct of the hearing. At the time of your hearing, you should bring with you any affidavits or other documents, which you desire to have considered an connection with your case. If you with to have the testimotory of any witnesses present at the hearing.	
At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear and that you are inadmissible or consorchio, on the charges contained in the Notice to Appear. You will have an opportunity to present evidence co your own behalf. To examine any evidence presented by the Government, to object, on proper legal grounds, to the teedpt of evidence and to croas examine any the Cineerment. At the conclusion of your benning: you have a right to appear and evidence disc by the immigration judge.	
You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of departure voluntarily. You will be given a removable opportunity to make any such application to the immigration judge.	
Failure to appear: You are required to provide the DKS, furving, with your full multing address and telephone number. You must notify the formigration (rown installing) by wink your DKS-13 belowsce your address, you address that the starting the counces of this proceeding. You will be provided with a copy of this from. Noisee of heating will be multi-to is the address. If your must notify the enderwise provided with a copy of this from. Noisee of heating will be multi-to is the address. If your provide you will be otherwise provide an address at which you may be tracted during proceedings, both the Gaverneement dull not be required to provide you will written subscript of the other will be need to be provided to be provided and the neither of the neither of the provide you will written subscript of the other will be need to be the mining at the times and place designated on this notice or any date nod time latered had to force the JAS.	
Manhatory Duty to Survender for Resource: If you become subject to a final order of removal, you must surrender for removal to one of the office- tasks in a first 2014.116(a). Specific subcreases on locations for surrender can be detailed from your local DNS offices or over the internet at <u>https://www.ica.surder.com/sections/</u>	
ne v mace value est population in or pour strong in connections with Voluntary experiment. Or has to category votin any other resourced in or remain a connection with volumity dynamics pour analysis and for removed on the next business day threather. If you do not surrender for removal as required, you will be intighted for all forms of discretionary refield for an long as you remain in the United States and for ten yours state departure or removal. This means you will be intighted for attack, manacolation of removel, wohat any day foreations. Hypothere or removal. This means you will be intighted for attack, manacolation of removal, using any day for a state, change of nonismingrant status, regiony, and related wrivers for this period. If you do not surrender for removal as required up to be originality prosecuted under section 215 of the Act.	
Request for Prompt Hearing U.S. Department of Homeland Security	Continuation Page for Form 1862
To expedite a deterministion in my case. I request an immediate hearing. I waive my right to a 10-day period prior to appearing before an intrigration judge File Number A2	
Before: On THE BASIS OF THE REPROTOR THE ACCOUNTING AND ADDRESS OF THE REPROTOR THE ACCOUNTING AND ADDRESS OF THE REPROTOR THE ACCOUNTING AND ADDRESS OF THE REPROTOR ADDRESS OF THE REPOTENT ADDRESS	YS1506000851
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Certificate of Service immigrant visa, reentry permit, border excessing car	d, or other valid entry document re
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The in pression is predicted nuit, teturned receipt requested in by regular mail in the predicter mail in the predicter of the predicter mail in the predicter of the predicter mail in the predicter of the predi	· · · · ·
X Attacked 44 a list of organization and attorneys which provide free legal services.	
The alien was provided oral notice in the in the interpret of the time and place of his or her hearing. Bod of the interpret a provided the section 240(b)(7) of the Act.	
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Form 1-463 Print 1/463 Print 1	· · ·
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Form 1-831 Continuation Page (Rev. 68/01/07)	3
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PAROLE FOR APPLICANTS FOR DEFENSIVE ASYLUM

Aliens released from detention with NTA could have a Parole Letter and/or an I-94 (Arrival/Departure Record) form issued by Immigration and Customs Enforcement (ICE) with a stamp "PAROLED". It may also say "NOT VALID FOR ENTRY INTO THE US", "IN REMOVAL PROCEEDINGS", "NOT VALID FOR EMPLOYMENT", or have some other notations.





Washington State Department of Social & Health Services

Transforming lives

		à .	Office af Enforcement and Removal Ope 7 Don Hutto Residential Center	rations
	1.4		U.S. Department of Homeland Securi 1401 Welch Street Taylor, Texas 76574	ty.
	JUL 2'5	2017	U.S. Immigration and Customs Enforcement	
A number		`		~
				,
A213			COMPLETED	
C/O: T. Don Hutto I 1001 Welch Street	Residential Center		AUG 0 1 2017	
Taylor, Texas 76574	•	RECEIVED	PIERCE SOUTH CS	,
Re: Parole Approva		AUG 0 1 2017		
		Pierce Scarr CSO		
Dear Ms. Northern			-	
Reference is made to Customs Enforcement	your eligibility for r nt (ICE) in accordanc	elease on parole review e with ICE Policy Dire	ed by U.S. Immigration and ctive 11002.1.	
This letter is to infor Under ICE policy, yo credible fear of perse a flight risk nor a dan	cution or torture Vo	an uccermined by an As	m detention at this time, ylum Officer to have a r identity and you pose neither	
consideration and bas you are eligible for pa	and on the documenta arole. This release is it will be your respon	not to be considered a	on, to include your nemation was given full wed; ICE has determined that grant of any benefit to remain ou attend all future hearings	
Departure Number	PANEMENT OF HONELAND SE	Suggin ase contact De	portation Officer Patricia A.	
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I-94 24	25/17-304040 75	Fr Cal		Client's name
A 213	HOMELAND ST	N. Castro		
14. Family Name		ant Field Office	Director	
	20,01 8	yotory)		·.
Congey of Citizenship			•	
	- CBP Form I-94	4 (10/04)		
See Other Side	STAPLE.	IERE		

Aliens with ICE issued parole letter should be coded as TA, <u>not</u> as PL in ACES 3G because parole issued by ICE **is different** from parole granted by USCIS.

- ICE parole/I-94
  - Not an entry document;
  - Paper I-94 is issued to an **undocumented** alien in Removal Proceedings.
- USCIS parole/I-94
  - An entry document;
  - I-94 is issued electronically to a <u>previously authorized</u> alien;
  - Allows paroled alien to adjust their status to LPR, and later apply for the U.S. citizenship.

# IMMIGRATION COURT PROCEEDINGS FOR APPLICANTS FOR DEFENSIVE ASYLUM

**Removal proceedings** in Immigration Court consist of two hearings:

- 1. At the **Master (Pleadings) Hearing,** an immigration judge inquires of an applicant how they wish to respond to the allegations.
- 2. At the **Individual (Merits) Hearing,** an immigration judge hears from both, an applicant and U.S. government attorney, who raises any concerns about the validity of the claim. The immigration judge determines whether the applicant is eligible for asylum.

If an applicant for asylum fails to appear at either Hearing, the Immigration Judge issues a removal order "in absentia", and alien becomes undocumented. The Department of Homeland Security (DHS) seeks to enforce that removal order.

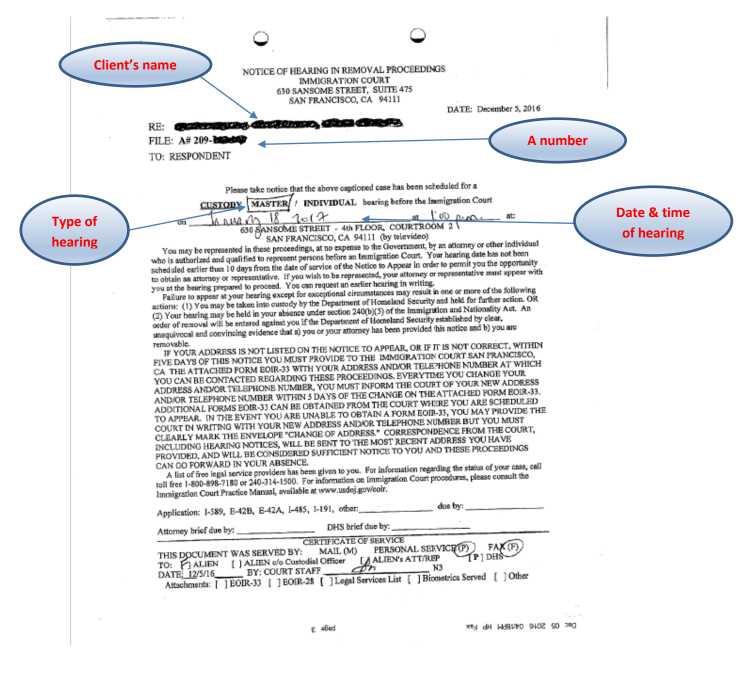
That is why CSD staff should **track the outcomes** of both hearings, document the dates, and at Eligibility Reviews **ask clients questions** about hearing results.

YOU CAN GET THE UPDATED CASE INFORMATION AT THE IMMIGRATION COURT WEBSITE AT

**AUTOMATED CASE INFORMATION (JUSTICE.GOV)** BY USING CLIENT'S ALIEN

# NUMBER. APPOINTMENT LETTER FROM THE IMMIGRATION COURT FOR MASTER HEARING

Washington State Department of Social & Health Services



**Community Services Division** 

# APPOINTMENT LETTER FROM THE IMMIGRATION COURT FOR INDIVIDUAL HEARING

Department of Soc & Health Services

A numbers	COMPLETED' A- 57 Jan
	12110
	NOTICE OF HERRENG IN REMOVAL PRICEEDINGS
	1000 SECOND AVE., SUITE 25C0 DICCLE Clients'
	LEAD FILE: 206 SEATTLE, NA 98104
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. *	206-61922091 672839 192789, 192789, 192789, 192789, 192789, 192789, 192789, 192789, 192789, 192789, 192789, 192
	To: Law Office of Sharon A. Bealey Bealey, Sharon Arlene Truhaja Date & time
	11036 SER AVE., NE
	Suite 75014 Seattle, WA 98175
-	Please take notice that the above captioned case has been scheduled for a Master/Individual hearing before the Immigration Court on Teb 1, 2017
	at 1000 SECOND AVE., SUITE 2500
	Y SEATTLE, WA 98104 You may be represented in these proceedings, at no expense to the
Type of	Government, by an attorney or other individual who is authorized and qualified to represent persons before an Immigration Court. Your hearing date has not
	been scheduled earlier than 10 days from the date of service of the Notice to Appear in order to permit you the opportunity to obtain an attorney or
hearing	representative. If you wish to be represented, your attorney or representative must appear with you at the hearing prepared to proceed. You can request an
	earlier hearing in writing. Failure to appear at your hearing except for exceptional circumstances
	may result in one or more of the following actions: (1) You may be taken into custody by the Department of Homeland Security and held for further
	action. OR (2) Your hearing may be held in your absence under section 240(b)(5)
· · ·	of the Immigration and Nationality Act. An order of removal will be entered against you if the Department of Homeland Security established by
	clear, unequivocal and convincing evidence that a) you or your attorney has been provided this notice and b) you are removable.
	IF YOUR ADDRESS IS NOT LISTED ON THE NOTICE TO APPEAR, OR IF IT IS NOT CORRECT, WITHIN FIVE DAYS OF THIS NOTICE YOU MUST PROVIDE TO THE IMMIGRATION
	COURT SEATTLE, WA THE ATTACHED FORM EOIR-33 WITH YOUR ADDRESS AND/OR , TELEPHONE NUMBER AT WHICH YOU CAN BE CONTACTED REGARDING THESE PROCEEDINGS.
	EVERYTIME YOU CHANGE YOUR ADDRESS AND/OR TELEPHONE NUMBER, YOU MUST INFORM THE COURT OF YOUR NEW ADDRESS AND/OR TELEPHONE NUMBER WITHIN 5 DAYS OF THE CHANGE
	ON THE ATTACHED FORM EOIR-33. ADDITIONAL FORMS EOIR-33 CAN BE OBTAINED FROM THE COURT WHERE YOU ARE SCHEDULED TO APPEAR. IN THE EVENT YOU ARE UNABLE TO
	OBTAIN A"FORM EOIR-33, YOU MAY PROVIDE THE COURT IN WRITING WITH YOUR NEW ADDRESS AND/OR TELEPHONE NUMBER BUT YOU MUST CLEARLY MARK THE ENVELOPE "CHANGE
	OF ADDRESS." CORRESPONDENCE FROM THE COURT, INCLUDING HEARING NOTICES, WILL BE SENT TO THE MOST RECENT ADDRESS YOU HAVE PROVIDED, AND WILL BE CONSIDERED
	SUFFICIENT NOTICE TO YOU AND THESE PROCEEDINGS CAN GO FORWARD IN YOUR ABSENCE. A list of free legal service providers has been given to you. For
	information regarding the status of your case, call toll free 1-800-898-7180 or 240-314-1500.
	CERTIFICATE OF SERVICE
	TO: [ ] ALIEN [ ] ALIEN C/O Custodial Officer ( ALIEN'S ACTINE ( DHS
	$\mathbf{y}^{*}$

Page **17** of **32** 

# **TYPES OF IMMIGRATION COURT DECISIONS**

If an applicant is not eligible for asylum, an immigration judge will determine whether the applicant is eligible for –

- Withholding of Removal, or
- Protection under the United States Convention Against Torture (CAT).

If either of these are granted, the applicant receives a **letter** from the Immigration Court, indicating that he/she has been granted lawful immigration status in the U.S.

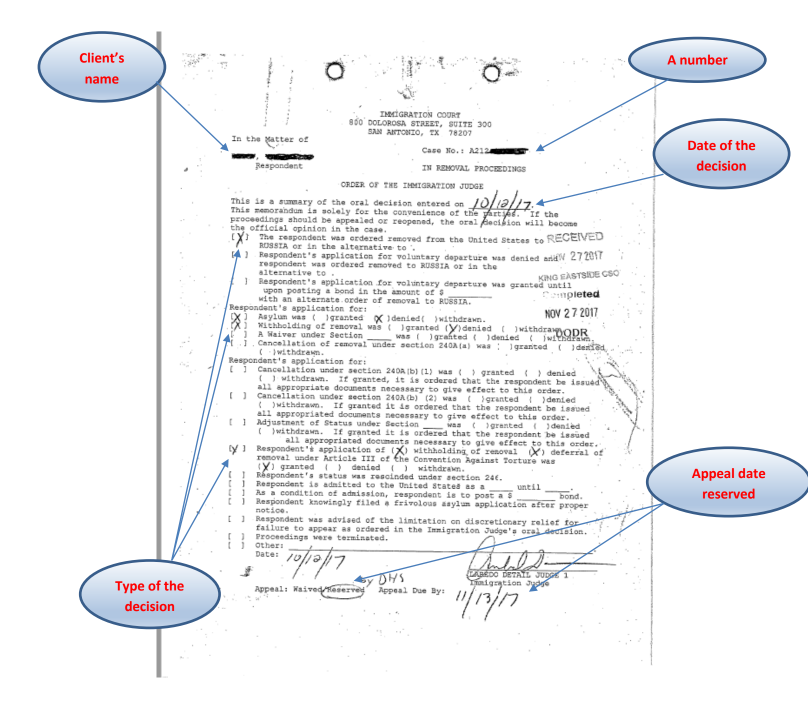
In addition to the letter, a **current EAD** with code (a)(10) – *Granted Withholding of Deportation or Removal*, also serves as a verification of immigration status.

**Withholding of Removal** is status similar to asylum. Aliens granted it are lawfully present qualified aliens, who could be eligible for **federally funded** benefits, if eligible otherwise.

Code such individuals in ACES 3G as INS Stat: **DW** and Initial INS Stat: **DW** 



## **O**RDER OF THE IMMIGRATION JUDGE





# **APPEAL PROCESS**

If an applicant is not eligible for any protection from removal, an immigration judge will deny the application and order the applicant removed from the United States.

If the applicant or the Department of Homeland Security (DHS) disagrees with the immigration judge's decision, either party **may appeal the decision** to the Board of Immigration Appeals (BIA).

If the applicant disagrees with the BIA ruling, the applicant **may file a petition for review (an appeal)** with federal circuit courts of appeal.

During this process, the person remains an *applicant for asylum*, **lawfully present** in the U.S. and may use any DHS issued document as a verification of their lawful presence.

Effective February 20, 2022 applicants for defensive asylum may be eligible for EAD 180 days after their application for asylum.

# **SPECIAL SITUATIONS**

A. Per <u>45 CFR §401.2</u>, **Cuban and Haitian citizens or nationals**, who have applied for asylum and have not received a final, non-appealable, legally enforceable order of removal, deportation, or exclusion are eligible for **federally funded** benefits and services.

The eligibility period begins only once, on the date of the asylum application, and does not restart after asylum is granted. Cuban and Haitian asylum applicants **must** provide at least one valid document verifying that they are a national of Cuba or Haiti, <u>and</u> may use the following documents to show eligibility for benefits and services:

- 1) USCIS receipt for filing Form I-589 (Application for Asylum);
- 2) I-94 arrival/departure card stamped with "Form I-589 filed";
- 3) Document stamped by an immigration judge showing an asylum application has been filed.
- B. Per the <u>Personal Work Responsibility and Opportunity Reconciliation Act</u> (PWRORA) of 1996, codified at 8 U.S.C. 1612 (a)(2)(A) aliens granted Withholding of Removal are lawfully present qualified aliens, who could be eligible for federally funded benefits, if eligible otherwise.

Code such individuals in ACES 3G as INS Stat: **DW**, and Initial INS Stat: **DW**.



# FORM I-220B ORDER OF SUPERVISION

Under special circumstances, when the arrested individual is ill or pregnant, or is the sole caregiver to their children, ICE releases such individual on **Orders of Supervision**. The order requires alien to report to ICE office on a regular schedule. **Compliance is noted** on the continuation page.

At the Eligibility Reviews CSD staff should **go over** the compliance dates to see if they are current.

Form I-220B Order of Supervision verifies that client is under Order of Supervision and per Eligibility EA-Z Manual, Citizenship and Alien Status, Definitions, Clarifying Information after WAC 388-424-0001, #15, is a lawfully present non-qualified alien, and could be eligible for state funded benefits, if eligible otherwise.

We code such aliens in ACES 3G as INS Stat: TA and Initial INS Stat: NR.



FORM I-220B ORDER OF SUPER	RVISION, PAGE 1
	A numb
This gration and Customs Enforcement	Order of Supervisic
Name: State State State	File No: <u>A206</u> Date: June 22, 2016
	Date:
on June 21, 2016 you were ordered:	
(Dute of final order)	
<ul> <li>Excluded or deported pursuant to proceedings commenced prior to April 1, 1997.</li> <li>Removed pursuant to proceedings commenced on or after April 1, 1997.</li> </ul>	
	The it has been it is an invest that you he placed unde
Because the Service has not effected your deportation or removal during the period prescri supervision and permitted to be at large under the following conditions:	IDEC DY IAW, It IS OTDETED that you de placed allow
That you appear in person at the time and place specified, upon each and every request	st of the Service, for identification and for
deportation or removal.	
That upon request of the Service, you appear for medical or psychiatric examination at the expe	ense of the United States Government.
That you provide information under oath about your nationality, circumstances, habits	
information as the Service considers appropriate.	
That you do not travel outside Seattle Field Office	for more than 48 hours without first
(Specify geographic limits, if my) having notified this Service office of the dates and places of such proposed travel.	
That you furnish written notice to this Service office of any change of residence or en	nnleyment within 48 hours of such change.
That you report in person on July 1, 2016 at 10:00 A.M. to th 12500 Tukwila International Blvd. Seattle, WA 98168	Telephone: 206-835-0650
unless you are granted written permission to report on another date.	· · ·
✓ That you assist the Immigration and Naturalization Service in obtaining any necessar	ry travel documents.
L. Other:	
. See attached sheet containing other specified conditions (Courises on separate short if required)	
W. See attached sireet collisiuming outly spectrue contraction (	
_	· CANABODE
	P. Olivarez A saistant Field Office Director
Alien's Acknowledgement of Conditions of Release und	ler an Order of Supervision
I hereby acknowledge that I have (read) (had interpreted and explained	to me in the Spanish languag
the contents of this order and addendum, a conv of which has been given	n to me. I understand that failure to con
with the terms of this order and addendum may subject me to a fine, me criminal prosecution, and/or revocation of my employment authorizatio	on document.
	Ture 22 201
R. Hernandez (Signature of ICE official serving order)	e of alien) (Date)
Please note that all references in this order/addendum to "INS" or "Service" show	ld now be considered to refer to U.S. Immigra
Please note that all references in this order/addendum to "LNS" or "Service subu- and Customs Enforcement (ICE).	
	Form 1-220B (Rev. 4/



#### FORM I-220B ORDER OF SUPERVISION, PAGES 2 & 3

Washington State Department of Social & Health Services

U.S.I	Department of Homeland Security ration and Customs Enforcement		Order of Supervision - Addendum	
Name		File No:	A206	
		Date:	June 22, 2016	
а	hat you do not associate with criminals or members of a ctivity.			
	'hat you register in a substance abuse program within h Inforcement (ICE) with written proof of such within 30 Juration, and objectives of the program as well as the na			
r. ٦	that non, and objective of the program that you register in a sexual deviancy counseling progra proof of such within 30 days. You must provide ICE wit program, the duration and objectives of the program, as	am within 14 da th the name of t	ys and provide ICE with written he program, the address of the	
	That you register as a sex offender, if applicable, within agency/agencies and provide ICE with written proof of	7 days of being	g released, with the appropriate	Client's
. م	That you do not commit any crimes or be associated wit	th any criminal	activity while on this Order of	name
Γ.	Supervision. That you report to a parole or probation officer as requ written verification of the officer's name, address, telep	mone number,	and open and a	
۲	You must follow all reporting and supervision requirem	nents as mandat	ted by the parole or probation	
L.	That you continue to follow any prescribed doctor's or taking prescribed medications.			
	That you make good faith and timely efforts to obtain travel document.			U.S. Department of Homeland Security Immigration and Customs Enforcement
.च	That you submit a complete application for a travel do Consulates, including those representing the countries ICE with evidence that each Embassy or Consulate to required documents. This may be done, for example, return receipt and providing the signed return receipt mail your application(s) and providing the number to receipt issued by the Embassy or Consulate.	which you appi by mailing your	y has received your request an application(s) with a request f aining a tracking number when	Name: That you provide ICE a copy of all corresponden receive from, an Embassy or Consulate. That you contact the Embassy or Consulate withi
	That you submit your application(s) for a travel docum	ment to all appr	ropriate Embassies or Consulat	information you provided is sufficient.
	and provide proof of receipt to ICE on or before . That you provide ICE a copy of your application(s) for Embassy or Consulate, including all supporting documents Embassy or Consulate to support your application(s).	or a travel docu ments, photos, a	ment that you submit to any	<ul> <li>That you comply with any requests from an Emb submit further documentation if required by the Every time you report in person under this order have taken to obtain a travel document. You mu actions and the status of your travel document ap</li> </ul>
				That you provide ICE, upon request, with any armay include, but is not limited to, information n addresses, and phone numbers as requested for or elsewhere, and your past residences, schools
				You will participate in a supervised release program, and coordinates and requirements of this program, and coordinates of the program.
				I agree to comply with the rules, requirements, and attached document.
				Alien's signature: X((Signature of alient)) (Signature of alient)
				Any violation of any of the above conditions may a criminal prosecution, and/or revocation of your em
				Alien's Acknowledgement of C
				I hereby acknowledge that I have (read) (had in the contents of this order and addendum, a cop with the terms of this order and addendum may criminal prosecution fundor revocation of my B. Hencender

Order of Supervision - Addendum Contin File No: A206 : Date: June 22, 2016

A number

Date: June 22, 2016

- ce related to your travel document application(s) that you send to,
- in 21 calendar days of making your application(s) to confirm that t
- bassy or Consulate for an interview and make good faith efforts to Embassy or Consulate.
- of supervision, you must inform the local ICE office of all actions ist provide any available written documentation to ICE regarding the pplication(s).
- and all information relevant to application(s) for a travel document. regarding your family history, including dates of birth, nationalities, such persons, whether in your country of nationality and/or citizens attended, etc.
- gram, as described in the attached document. You will comply with perate with its administrators.

administrators in the supervised release program described in the

n)

Other:
Any violation of any of the above conditions may result in a fine, more restrictive release conditions, return to detent criminal prosecution, and/or revocation of your employment authorization document.
Alien's Acknowledgement of Conditions of Release under an Order of Supervision
I hereby acknowledge that I have (read) (had interpreted and explained to me in the <u>Spanish</u> lan the contents of this order and addendum, a copy of which has been given to me. I understand that failure to co with the terms of this order and addendum may subject me to a fine, more restrictive release conditions, deter criminal prosecution fundor revocation of my employment authorization adocument. June 22, 2
R. Hernandez         Xurrestance         June 22.2           (Signature of ICE official serving order)         (Signature of alien)         (Date)

Please note that all references in this order/addendum to "INS" or "Service" should now be considered to refer to U.S. Immig and Customs Enforcement (ICE).



# FORM I-220B ORDER OF SUPERVISION, CONTINUATION PAGE

	· · · · · ·		$\langle$	A number
Client's	U.S. Department of Justice Immigration and Naturalization Service	Continuation Page for Form:	1-220B	
name		008: 04-	Septembre 7, 2007	
	Alien's Signature		i i	
	Alien's Address C/O A 98802		ANDE	
	(509) Alien's Telephone Number (if any)	3-	RIGHT INDEX PRINT	
Client's	PERSON. DATE OFFICER	AL REPORT RECORD	-	
address	00/07/2007 DO PENALOZA 1014/2007 DEB DED /7044 Reported on 115 - 12-14	Next Report date will be 4 th day of With vigt dirty. I With and 1/4 - 21	every month after release.	
	4/4/8 SEA/DOD & TO 514/08 SEA/(SEU) 74 6/4/08 SEA/(SEU) 74	244 22.	414105 5(4/8 6(4)07 7(4/08	
	41/3/08 SEA (DRO) SF 5/408 SEA (DRO) SF 9/408 SEA (DRO) 7027 Chow 3-12-13 G2015 diat	7 Nort-RA- date ged to 2 months Nex	14108 + 114108 + 114108	
		Reporting dation is See	T. 17, 2013	
Report dates				
			,	
	William Penaloza William Penaloza	Tide Deportation Officer	-	
		,		



# **OTHER DHS FORMS APPLICANTS FOR ASSISTANCE MIGHT HAVE**

Sometimes applicants for assistance will have other forms that we cannot use to verify lawful presence and eligibility for benefits based on. The following forms do NOT verify application for asylum or any other immigration status. They do verify only release from detention.

A person may be released from detention for reasons other than application for asylum, such as:

- Removal process is in progress, or
- Volunteer Departure granted, or
- Application is withdrawn, or
- Other disposition

# These Forms do NOT verify Lawful Presence in the U.S.



## FORM I-213/826 RECORD OF DEPORTABLE/INADMISSIBLE ALIEN

The arresting ICE officer completes this form regarding the alien's personal information and immigration record.

Client's name	SIGHA Svents			
	U.S. Department of Homeland Security Subject ID :	349746898 Record o	f Deportable/Inadmissible Alier	
	C. A.M. WING		. Deportable/filadmissible Aller	
	Farally Name (CAPS) Fest	Middle	Sex Ibir Eyes Creaters	
	Country of Gilsenning Perspect Nam		F BRO BRO FAR	
	MILKICO Propert Nam	Case No:5751455400260		( A number )
	U.S. Address	A206	63 136	Anumber
	IN DES CUSTODY		Sears and Mades	
	Dam, Place, Time, and Manuer of Last Easy 03/05/2014, 1616, 8YE, APGOT	Passenges Beardudat	7.8.1 Number Single	
	Number, Street, City, Province (State) and Country of Permanent Residences	SAN YSIDRC	386416AE1 Diversed C Married	
( DOB )	AS COLINA, COLINA,	WKI CO	services of Locadow/Apprehictation	
	Date of Date.		159	
	01/07/1991 · Age: 23	Date of Asien 05/06/2014 SMD/sirs	Affin Danifier	
	City, Province (State) and Country of Barth	AR X Perm: (Type and No.) Lifted D Narlifted D	05/05/2014 2731	
	COLINA, COLINA, MEXICO	AN US CONTRACTOR CONTRACTOR	ABEL SANCREX	
	NIV Inning Past and NIV Number	Social Scienty Account Name		
	None	None	Asylum IN TRAVEL	
	Data Visa Issued	Social Security Number		
	None	None	Length of View 1 gally in U.S. AT RNTRY	
	Inniguie Reard NEGATIVE - See Narrative	Criminal Bacord		
	Nerre, Adfress, and Netionality of Sponse (Maiden Huma, if Appropriate)	None Known		
• 1	( and the second of the species ( manual, in Appropriate)		Mumber and Nationality of Minor Children	
	Father's Name, Networkly, and Address, if Rooms			
	, emerdos	Motor's Preser and Maidan , Yolanda	Names, Nationality, and Aridrent, of Known	
	Menier Das/Preperty in U.S. Net in Incredints Parascipies	Fingerprinted? K Yes D No Systems Checks	10	
	See Marrative	Freguyinted T & Yes D No Sum Checks Sum Natrative	a I7A1	
	Name and Address of (Lett)(Carror) U.S. Reployer	Type of Simpleycoust Salary		
	Managing Monthly and a local state of			
	Nermive (Outline particular under which alien was located/apprehended. Indicate elements which establish administrative endler crimical violation. Indicate new FINS: 1167124999 Left 1	details not shows above regarding time, place and causes	of last entry, attempted entry, or any other entry, and	
	PINS: 1167124999 Left 1	ndex fingerprint Right	t Index fingerprint	
	CLAIMED PROPERTY			
	************			
		-		
	RECORDS CHECKED		· ·	
	KACONDS CHECKIN			
	(CONTINUED ON I-831)			
		· ·		
	· AA 16//*		K I	
	Alien has been advised of communication privileges	ABEL SANCHER CEP Officer		
	Distribution:	(Date/Initials) (Signature	and Tide of Immigration Officer)	
		Received: (Subject and Documents) (	2. aprof ( Interview)	
	AFILŞ	Officer ABEL SANCHEZ	KS I	
		on: Nay 6, 2014		
	· · ·		fimil	
		Dispesidor: Notice to Appen		
L		Examining Officer: P. SEPULV		
		-	Form 1-213 (Rev. 08/01/07)	
			(	



#### FORM I-352 IMMIGRATION BOND

This is posted as security for fulfillment of the bonded alien's obligations to the U.S. government. Does not verify application for asylum.

Client's	DEPARTMENT OF HOMELAND SECURITY U.S. Immigration and Customs Enforcement	A	number
name	IMMIGRATION BOND OMB No. 1653-0022; Expires.08/31/2017		
	Power of Attorney Number		
	(Bonded Alien) File No. A208 SEAC1600223		
	A. Name of Obligor: Series		
	Street Address of Obligor:		
	City, State and Zip Coda: RENTON, WA 98056, UNITED STATES		
	Telephope: Name of Agent/Co-Obligor (if any-Surety Bonds only):		
	Address (intifferent from that of Obligor):		
	Telephane: Address to use for notice purposes: 🗷 Obligor 🗌 Agent 🗌 Both		
	If this is executed by a surety company the rate of premium is:% and the amount of premium is:%		
	The name and address of the person who executed a written instrument with the surety company requesting it to post bond is:		
	B. Information about alien for willow bond is furnished: Name: State and the state of the stateo		
	Current Location (i.e., where detained): ADELANTO DETENTION FACILITY		
	Date and country of birth: 01/09/1986 / ETHIOPIA Nationality: ERITREA		
	Date, port and means of arrival in the United States: 02/02/2016 / SAN YSIDRO, CA		
	Alian to reside at, WASHINGTON 98056, UNITED STATES		
	Telephone number st alien's residence:		
	C. In consideration of the facts recited in paragraph or paragraphs herein numbered G1 and captioned		
	C. In Consultation of the facts recited in paragraph of paragraphs herein numbered 61 and captioned     BOND CONDITIONED UPON THE DELIVERY OF AN ALIEN.     or iddes lettered , and in any rider     or iddes lettered , the above named		
	United Status in the sum of <u>Fifteen Thousand</u> dollars (\$ <u>15000.00</u> ) unless the guarantee of the bond is that the alien shall not become a public charge, the obligor, and the agent acting on its behalf (if any), declare themselves bound in such amount or successive amounts as are prescribed in paragraph (G-2) herein as liquidated damages and not as penalty, which sum is to be paid to the United States immediately upon failure to compy with the terms set forth in any such paragraph or rider. The obligor and agent further agree that any notice to him/her in connection with this bond may be accomplished attached rider or riders specified above.		
	D. Signed and sealed this 18 day of August/2016		
	(Month/Year)		
	(Signature of Obligor) (Signature of Agent/Co-Obligor (if any))		
	E. Bond approved and accepted at SEATTLE, WASHINGTON on08/18/2016		
	(City and State) (Date) R 6203 BONILLA-MARTINEZ PAMON A BONILA MARTINEZ		
	(Field Office Director Printed Name) (Field Office Director Signature)		
	Surety Company Tempany Identification Number		
	Surety Company Texpayer Identification Number Agent-Bonding Company Taxpayer Identification Number Obligors-Cash/Treasury Bond Sahlezghi,Yafet B Taxpayer Identification Number 311115 C 45 2704(c)(1) The based of pack Exclosed and the second and t		
	31 U.S.C.As if neasury form <u>Secting 2011, Table B</u> tappayer identification Number. 31 U.S.C.As (7701(c)). The head of each Foderal agency require each person doing business with that agency to furnish to that agency such person's tappayer identifying number, it is the intent of the DHS to use such numbers for purposes of collecting and reporting information on any delirquent accounts arising out of such person's relationship with the Government. The obligor, surely, or agent must furnish its Tappayer Identification Number (TIN) to DHS. Failure to furnish the "TIN may result in a refusal of the bond.		
	ICE Form 1-352 (1/16) Page 3 of 5		



#### FORM I-220A ORDER OF RELEASE ON RECOGNIZANCE

Department of Soc & Health Services

This form requires the alien to report to ICE office on a regular schedule. Compliance with reporting is noted on the continuation page. Does not verify application for asylum.

Client's name	U.S. Department of Homeland Security Immigration and Customs Enforcement Name: Y You have been arrested and placed in removal proceedings. I Immigration and Nationality Act and the applicable provision Regulations, you are being released on your own recognizance El You must report for any hearing or interview as directed by the Office for Immigration Review.	s of Title 8 of the Code of Federal e provided you comply with the Immigration and Naturalization Service or the Executive	A number
	<ul> <li>You must surrender for removal from the United States if</li> <li>You must report in (writing)(person) to <u>Reporte en</u></li> </ul>	a persona a Seattle Field Office	
	12500 Tukwila International Bivd. Seattle, WA 98168 00 <u>Telephone: 206-835-0650</u> 00 (Location of INS Office) If you are allowed to report in writing, the report must conta	(Day of each week or month) (Time)	
	number, current address, place of employment, and other pe	rtinent information as required by the	
	officer listed above.		
	<ul> <li>You must not change your place of residence without first secured by You must not violate any local, State, or Federal laws or</li> <li>You must assist the Immigration and Naturalization Serv Other:</li> </ul>	ordinances.	
	(Continue on sep	arate sheet if required)	
	See attached sheet containing other specified conditions.		
	NOTICE: Failure to comply with the conditions of this order and detention by the Immigration and Naturalization Servic	may result in revocation of your release and your arre:	
		Supervisory Detention and Deportation Officer	
		(Printed Name and Title of Official)	
	Alien's Acknowledgment of Condit	ions of Release on Recognizance	
	I hereby acknowledge that I have (read) (had interpreted and of the contents of this order and addendum, a copy of which has the terms of this order and addendum may subject me to a fin- prosecution, and/or revecation of my employment authorizati <b>R. Hernandez</b> (Signature of INS Official Serving Order)	been given to me. I understand that failure to comply with e, more restrictive release conditions, detention, criminal on document. X. Signature of Alfen's Parent (Date)	
	Cancellation I hereby cancel this order of release because: The alien was taken into custody for removal.	Ailed to comply with the conditions of release.	
	Please note that all references in this order/addendum to "INS" or Immigration and Customs Enforcement (ICE).	"Service" should now be considered to refer to U.S.	
		,	1



#### FORM I-220A ORDER OF RELEASE ON RECOGNIZANCE, PAGES 2 & 3

U. S. Department of Homeland Security Immigration and Customs Enforcement	Order of Release on Recognizance - Addendu
Name:	File No: A209 Date: June 22, 2016
	to be lowelyed in griminal

- That you do not associate with criminals or members of a gang that are known to be involved in cri activity.
- That you register in a substance abuse program within 14 days and provide immigration and Customs Enforcement (ICE) with written proof of such within 30 days. The proof must include the name, address. duration, and objectives of the program as well as the name of a program counselor.
- That you register in a sexual deviancy counseling program within 14 days and provide ICE with written proof of such within 30 days. You must provide ICE with the name of the program, the address of the program, the duration and objectives of the program, and the name of a program counselor.
- That you register as a sex offender, if applicable, within 7 days of being released, with the appropriate agency/agencies and provide ICE with written proof of such registration within 10 days.
- 🛱 That you do not commit any crimes or be associated with any criminal activity while on this Order of Release on Recognizance.
- □ That you report to a parole or probation officer as required within 5 business days and provide ICE with written verification of the officer's name, address, telephone number, and reporting requirements.
- ☐ You must follow all reporting and supervision requirements as mandated by the parole or probation
- r- That you continue to follow any prescribed doctor's orders whether medical or psychological, including taking prescribed medications.
- ☞ That you make good faith and timely efforts to obtain a travel document and assist ICE in obtaining a travel document.
- That you submit a complete application for a travel document to all appropriate Embassies or Consulates, including those representing the countries of <u>Guatemala</u> You must press ICE with evidence that each Embassy or Consulate to which you apply has received your request and a ICE with evidence that each Emboasy or Consulate to which you apply has received your request and a required documents. This may be done, for example, by mailing your application(s) with a request for return receipt and providing the signed return receipt to ICE, by obtaining a tracking number when yc mail your application(s) and providing the number to ICE, or by submitting written confirmation of re issued by the Embassy or Consulate.
- That you submit your application(s) for a travel document to all appropriate Embassies or Consulates provide proof of receipt to ICE on or before_____.
- That you provide ICE a copy of your application(s) for a travel document that you submit to any Emb or Consulate, including all supporting documents, photos, and other items provided to the Embassy or Or a submit to any Embassion of the Section 2010 and the Consulate to support your application(s).

Please note that all references in this order/addendum to "INS" or "Service" should now be considered to refer to U.S. Immigration and Customs Enforcement (ICE).

	Client's name		A number	
2	Û. S: Department of Homeland Security Immigration and Customs Enforcement	Order of R	elease on Recognizance - A	ddendum Continu
	Name:	File No:	A209 June 22, 2016	
	<ul> <li>That you provide ICE a copy of all correspondence relies or receive from, an Embassy or Consulate.</li> <li>That you contact the Embassy or Consulate within 21 of the information you provided is sufficient.</li> <li>That you comply with any requests from an Embassy or submit further documentation if required by the Embassion of all actions you have taken to obtain a travel document ICE regarding these actions and the status of your travel.</li> <li>That you provide ICE, upon request, with any and all This may include, but is not limited to, information</li> </ul>	calendar days of rr or Consulate for ar ssy or Consulate. ease on Recogniz ent. You must pro- el document appli information relev.	aking your application( interview and make go zance, you must inform to vide any available writter (action(3)) ant to application(3) for to be before including dat	s) to confirm that od faith efforts to he local ICE offi n documentation a travel documen es of birth,
	antionalities, addresses, and provide namicous as request and/or citizenship or elsewhere, and your past residen ✓ You will participate in a supervised release program, the rules and requirements of this program, and coops l agree to comply with the rules, requirements, and admi attached document.	as described in the	e attached document. Yo inistrators.	ou will comply w
	Alien's signature: X		Date:	6/22/16
	Signature of Alien's Parent Other:	:		
	Any violation of any of the above conditions may result detention, criminal prosecution, and/or revocation of yo Alien's Acknowledgement of Conditions of	ur emproyment a		
	Alien's Acknowledgement of Conditions of I hereby acknowledge that I have (read) (had interprete the contents of this order and addendum, a copy of whi the terms of this order and addendum may subject me to prosecution, and/or revocation of my emproyment auth	d and explained to ch has been given o a fine, more rest	me <u>Spanis</u> to me. I understand that rictive release condition	h lang failure to compl
	R. Hernandez	A	f Alien's Parent	(Date)
	(Signature of ICE official serving order) Please note that all references in this order/addendum to "I			o refer to U.S.
	Please note that all references in this order/addendum to "I Immigration and Customs Enforcement (ICE).	10 01 001100 1		Updated 4/



# **AVAILABLE STATISTICS**

On average, only <u>one in two hundred asylum applicants</u> is granted asylum status, and is allowed to stay in the U.S.

From FY 2014 to FFY 2018, asylum grants have increased by 53 %. In the same period, denials increased 193 %. The defensive (through immigration court) grant rate is consistently lower than that of affirmative asylum (through USCIS) applications.

	FY 2014	FY 2015	FY 2016	FY 2017	FY 2018
Asylum Grants	8,637	8,168	8,728	10,663	13,248
Withholding of Removal Grants	1,464	1,153	1,056	1,274	1,746
Denials of Asylum and/or Withholding of Removal	7,905	7,693	10,711	16,167	24,730

As of the end of FFY 2019, there were 340,810 affirmative asylum applications were still pending with USCIS. And the immigration-court backlog was 987,198 cases.

Source: Executive Office for Immigration Review, Fiscal Year 2018 report.



## WHERE CAN I FIND MORE INFORMATION?

- Immigration and Nationality Act, § 208 at <u>https://www.uscis.gov/ilink/docView/SLB/HTML/SLB/0-0-0-1/0-0-29/0-0-0-1687.html</u>
- 8 CFR Aliens and Nationality, Part 208 <u>https://www.ecfr.gov/cgi-bin/text-idx?SID=bd78460dd9899cd9a20a44a41f872f8d&mc=true&node=pt8.1.208&rgn=div5</u>
- WAC 388-424-0001 Citizenship and alien status Definitions
- Information Guide for Prospective Asylum Applicants on 11 languages
- USCIS website I-589, Application for Asylum and for Withholding of Removal at <u>http://www.uscis.gov/i-589</u>
- USCIS website Obtaining Asylum in the United States at <u>https://www.uscis.gov/humanitarian/refugees-asylum/asylum/obtaining-asylum-united-states</u>
- Governor Jay Inslee's <u>executive order</u>
- Immigration and Refugee Resource Page at Governor Jay Inslee's web page.

# WHAT IF I NEED HELP?

If you are uncertain of an individual's immigration status, please contact:

Olga Walker at <u>walkeop@dshs.wa.gov</u> or Rocio<u>Loera</u> at Rocio.Loera@dshs.wa.gov or Max Gibbs-Ruby at <u>Max.Gibbs-Ruby@dshs.wa.gov</u>