

What is a Removal Order?

A removal order (formerly called a "deportation order") is issued when a U.S. court decides that a person is not legally allowed to stay in the United States. This can happen for different reasons, such as:

- Entering the U.S. without proper documents or a visa
- Overstaying a visa
- · Committing certain crimes
- · Violating immigration rules

Can a Removal Order Be Challenged?

Yes. In many cases, a person can:

- Appeal the decision to the Board of Immigration Appeals (BIA)
- · Ask to reopen or reconsider the case
- Apply for relief from removal, such as asylum, withholding of removal, or other protections
- But strict deadlines apply usually within 30 days of the decision.

What is a Final Removal Order?

A final removal order is the last step in the U.S. immigration removal (deportation) process — meaning that the person has been officially ordered to leave the United States, and no further appeals or legal actions are pending. Either:

- The person did not appeal the decision within the allowed time (usually 30 days), or
- The person appealed, but the Board of Immigration Appeals (BIA) or federal court confirmed the removal decision. At this point, the order becomes final.

In this case, the person is required to leave the U.S. — either voluntarily (in some cases) or by forced removal by Immigration and Customs Enforcement (ICE).

- If the person does not leave, they can be arrested and physically removed.
- A removal order also usually results in a ban from returning to the U.S. for a certain period — often 5, 10, or even 20 years.

How do I Know if I Have a Removal Order?

1. Go to acis.eoir.justice.gov





2. Enter your A#. (What is A#?)



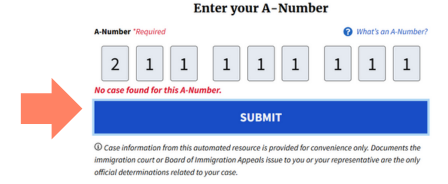




3. See the top right section called Court Decision an Motion Information, information about a removal order will be entered there.



4. If the A# cannot be found in the system, likely, your case is not before the immigration court.



- Alternatively, you can call a free automated phone line at (800) 898-7180 to confirm your next court date or if you were ordered to be removed.
- Please keep in mind that sometimes the court's automated system can experience delays. For example, if you are ordered removed on a Friday, the system might not be updated until the following week.





Example of an Immigration Judge Order

IMMIGRATION COURT 26 FEDERAL PLZ, 12TH FL RM1237 NEW YORK, NY 10278	
In the Matter of Case No.:	The same of
Respondent IN REMOVAL PROCEEDINGS	
ORDER OF THE IMMIGRATION JUDGE	
This is a summary of the oral decision entered on March 13 2018 This memorandum is solely for the convenience of the parties. If the proceedings should be appealed or reopened, the oral decision will become the official opinion in the case. The respondent was ordered removed from the United States to TRINIDAD AND TOBAGO or in the alternative to.	
respondent was ordered removed to TRINIDAD AND TODAGO OF IN SHO	
Respondent's application for voluntary departure was granted until	
upon posting a bond in the amount of \$ with an alternate order of removal to TRINIDAD AND TOBAGO.	4
Respondent's application for: [] Asylum was ()granted ()denied()withdrawn.	
[] Withholding of removal was () granted () denied () withdrawn. [] A Waiver under Section was () granted () denied () denied [] Cancellation of removal under section 240A(a) was () granted () denied () withdrawn.	\$ 100 miles
보이는 그리고 그림에 가면 가면 가면 가면 가면 가면 가면 가면 가면 하면 하는 것이 그렇게 되었다. 그리고 하는 것이 되었다면 하는데 하는데 가면 가면 하는데 하다고 있다면 그렇게 되었다면 없다면	
Respondent's application for: [Cancellation under section 240A(b)(1) was () granted () denied [withdrawn. If granted, it is ordered that the respondent be issued	
The documents necessary to dive ellect to this of dot.	
11 Line and a coction (Allain) (/) was	
()withdrawn. If granted it is ordered that the respondent be issued all appropriated documents necessary to give effect to this order.	
[] Adjustment of Status under Section	
removal under Article III of the Convention Against Toltars was	
l Passondent's status was rescinded under section 240.	
As a condition of admission, respondent is to post a \$ bond. Respondent knowingly filed a frivolous asylum application after proper notice.	
notice. [] Respondent was advised of the limitation on discretionary relief for failure to appear as ordered in the Immigration Judge's oral decision.	
[] Proceedings were terminated.	1
[] Other:	
Date: Oet 5, 2015 - 3-13-18	100
왕물과 방문에 하는 이번 이번 이번 이번 중요한 이번 이번 그리고 하는 사람이 얼굴 모습니다. 이번 사람들이 하는 사람들이 되었다. 그렇게 하는 사람들이 되었다면 그렇게 되었다.	
Immigration Judge	100
Appeal: Waived/Reserved Appeal Due By:	100

