

什么是驱逐令？

驱逐令 (removal order, 以前称为 "deportation order") 是在美国法院裁定一个人在法律上不允许留在美国时发出的。这可能出于不同的原因，例如：

- 在没有适当文件或签证的情况下入境美国
- 居留超过签证时限
- 犯下某些罪行
- 违反移民法

什么是最终驱逐令？

最终驱逐令是美国移民驱逐 (驱逐出境) 程序的最后一步，这意味着该人已被正式命令离开美国，并且不能再上诉或采取法律行动。下面两者之一：

- 该人没有在允许的时间内 (通常为 30 天) 对决定提出上诉，或者
- 该人提出了上诉，但移民上诉委员会 (BIA) 或联邦法院确认了驱逐决定。此时，该命令成为最终定。

在这种情况下，该人必须离开美国—要么自愿 (在某些情况下)，要么由移民和海关执法局 (ICE) 强制驱逐。

- 如果该人不离开，其可能会被逮捕并被驱逐。
- 驱逐令通常还会导致在一段时间内被禁止返回美国 — 通常是5年、10年甚至20年。

驱逐令能被挑战吗？

是的。在许多情况下，一个人可以：

- 就该决定向移民上诉委员会 (BIA) 提出上诉
- 要求重新审理或重新考虑个案
- 申请免于驱逐的救济，例如庇护、暂缓驱逐或 其他保护措施
- 但有严格的期限——通常在决定后的 30 天内。

如何知道我是否有驱逐令？

1. 前往 acis.eoir.justice.gov

2. 请输入您的A号和原籍国




3. 请参阅右上角名为“法院判决和动议信息”的部分，有关驱逐令的信息将输入到此处。

Automated Case Information


Name: _____ | A-Number: 71102001 | Docket Date: _____

Next Hearing Information



There are no future hearings for this case.

Court Decision and Motion Information

The immigration judge ordered **REMOVAL**. 

DECISION DATE
January 1, 2026

COURT ADDRESS
290 BROADWAY - 15TH FLR
NEW YORK, NY 10007

MOTION TO REOPEN, IJ JURISDICTION
A Motion to Reopen IJ Jurisdiction was completed on 01/01/2026. It was **DENIED**.

4. 如果在系统中找不到A号，则可能是您的案件不在移民法院审理中。

Enter your A-Number

A-Number **Required* ? What's an A-Number?

2

1

1

1

1

1

1

1

1

No case found for this A-Number.

SUBMIT

① Case information from this automated resource is provided for convenience only. Documents the immigration court or Board of Immigration Appeals issue to you or your representative are the only official determinations related to your case.

- 或者，您可以拨打免费的自动电话热线（800）898-7180，以确认您的下一个开庭日期，或者是否下令驱逐您。
- 请记住，有时法院的自动化系统可能会出现延误。例如，如果您在周五被勒令驱逐，系统可能要到下周才能更新。

移民法官命令示例

IMMIGRATION COURT
26 FEDERAL PLZ, 12TH FL RM1237
NEW YORK, NY 10278

In the Matter of
[REDACTED]
Respondent

Case No.: [REDACTED]
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's application for voluntary departure was denied and respondent was ordered removed to TRINIDAD AND TOBAGO or in the alternative to .

[] 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.

Respondent's application for:

[] Asylum was () granted () denied () withdrawn.

[] Withholding of removal was () granted () denied () withdrawn.

[] A Waiver under Section _____ was () granted () denied () withdrawn.

[] Cancellation of removal under section 240A(a) was () granted () denied () withdrawn.

Respondent's application for:

[] Cancellation under section 240A(b)(1) was () granted () denied () withdrawn. If granted, it is ordered that the respondent be issued all appropriate documents necessary to give effect to this order.

[] Cancellation under section 240A(b)(2) was () granted () denied () 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 _____ was () granted () denied () withdrawn. If granted it is ordered that the respondent be issued all appropriated documents necessary to give effect to this order.

[] Respondent's application of () withholding of removal () deferral of removal under Article III of the Convention Against Torture was () granted () denied () withdrawn.

[] Respondent's status was rescinded under section 246.

[] Respondent is admitted to the United States as a _____ until _____.

[] As a condition of admission, respondent is to post a \$ _____ bond.

[] Respondent knowingly filed a frivolous asylum application after proper 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.

[] Other: _____

Date: ~~Oct 5, 2015~~
3-13-18

[REDACTED]
Immigration Judge

Appeal: Waived/Reserved Appeal Due By: _____