IMMIGRATION COURT PRACTICE MANUAL

IMMIGRATION COURT PRACTICE MANUAL SERVES AS AN ESSENTIAL RESOURCE FOR ATTORNEYS, LEGAL REPRESENTATIVES, AND INDIVIDUALS INVOLVED IN IMMIGRATION PROCEEDINGS. THIS COMPREHENSIVE GUIDE PROVIDES DETAILED INSTRUCTIONS ON NAVIGATING THE COMPLEX PROCEDURES OF IMMIGRATION COURTS, EMPHASIZING BEST PRACTICES FOR CASE PREPARATION, FILING MOTIONS, AND COURTROOM CONDUCT. BY UNDERSTANDING THE NUANCES OF THE IMMIGRATION COURT SYSTEM, PRACTITIONERS CAN ENHANCE THEIR EFFECTIVENESS IN ADVOCATING FOR CLIENTS FACING REMOVAL PROCEEDINGS. THE MANUAL ALSO ADDRESSES THE LATEST LEGAL DEVELOPMENTS, PROCEDURAL UPDATES, AND STRATEGIC CONSIDERATIONS CRITICAL TO SUCCESSFUL LITIGATION. THIS ARTICLE WILL EXPLORE THE STRUCTURE AND PURPOSE OF THE IMMIGRATION COURT PRACTICE MANUAL, KEY PROCEDURAL COMPONENTS, COMMON CHALLENGES, AND TIPS FOR EFFECTIVE USE. THE FOLLOWING SECTIONS OUTLINE THE MAIN TOPICS COVERED IN THIS COMPREHENSIVE OVERVIEW.

- Understanding the Immigration Court Practice Manual
- KEY PROCEDURAL ELEMENTS IN IMMIGRATION COURT
- FILING AND LITIGATION STRATEGIES
- COMMON CHALLENGES AND HOW TO ADDRESS THEM
- Utilizing the Manual for Effective Case Management

UNDERSTANDING THE IMMIGRATION COURT PRACTICE MANUAL

THE IMMIGRATION COURT PRACTICE MANUAL IS A DETAILED DOCUMENT DESIGNED TO ASSIST LEGAL PROFESSIONALS AND RESPONDENTS IN NAVIGATING THE IMMIGRATION COURT SYSTEM. IT CONSOLIDATES PROCEDURAL RULES, EVIDENTIARY STANDARDS, AND JUDICIAL EXPECTATIONS INTO A SINGLE REFERENCE. THE MANUAL AIMS TO CLARIFY COMPLEX PROCESSES INVOLVED IN IMMIGRATION ADJUDICATIONS, MAKING IT EASIER TO COMPLY WITH REGULATIONS AND DEADLINES. IT TYPICALLY INCLUDES GUIDANCE ON FILING PETITIONS, MOTIONS, AND APPEALS, AS WELL AS PROTOCOLS FOR HEARINGS AND CASE MANAGEMENT CONFERENCES.

PURPOSE AND SCOPE

THE PRIMARY PURPOSE OF THE IMMIGRATION COURT PRACTICE MANUAL IS TO PROMOTE UNIFORMITY AND FAIRNESS IN IMMIGRATION PROCEEDINGS. IT SERVES AS A STANDARDIZED GUIDE TO ENSURE ALL PARTIES UNDERSTAND THE PROCEDURAL REQUIREMENTS AND COURT EXPECTATIONS. THE SCOPE COVERS A WIDE RANGE OF TOPICS, INCLUDING INITIAL FILINGS, BOND HEARINGS, ELIGIBILITY FOR RELIEF, AND REMOVAL PROCEDURES. ADDITIONALLY, THE MANUAL ADDRESSES ETHICAL CONSIDERATIONS AND THE ROLE OF LEGAL REPRESENTATION IN IMMIGRATION COURT.

AUDIENCE AND APPLICATION

The manual is intended for immigration judges, attorneys, accredited representatives, and respondents. Its application extends to all stages of immigration court proceedings, from the initial notice to appear through final decisions. By providing clear instructions and procedural checklists, the manual helps reduce errors and delays, thereby improving the efficiency and accuracy of immigration adjudications.

KEY PROCEDURAL ELEMENTS IN IMMIGRATION COURT

Understanding the procedural framework outlined in the immigration court practice manual is crucial for effective case handling. The manual delineates the sequence of steps involved in immigration removal proceedings and highlights critical deadlines and filing requirements.

FILING THE NOTICE TO APPEAR (NTA)

THE NOTICE TO APPEAR INITIATES REMOVAL PROCEEDINGS AND MUST INCLUDE SPECIFIC INFORMATION SUCH AS THE RESPONDENT'S IDENTITY, ALLEGED GROUNDS FOR REMOVAL, AND HEARING DATES. THE MANUAL DETAILS THE PROPER SERVICE OF THE NTA AND THE CONSEQUENCES OF DEFECTIVE OR MISSING NOTICES.

MASTER CALENDAR HEARINGS

MASTER CALENDAR HEARINGS ARE PRELIMINARY SESSIONS WHERE PROCEDURAL ISSUES ARE ADDRESSED, AND CASE SCHEDULING IS DETERMINED. THE MANUAL PROVIDES GUIDANCE ON PREPARING FOR THESE HEARINGS, INCLUDING SUBMITTING APPLICATIONS FOR RELIEF AND FILING MOTIONS TO CHANGE VENUE OR TERMINATE PROCEEDINGS.

INDIVIDUAL MERITS HEARINGS

INDIVIDUAL HEARINGS INVOLVE A FULL PRESENTATION OF EVIDENCE AND TESTIMONY REGARDING THE RESPONDENT'S ELIGIBILITY FOR RELIEF. THE MANUAL HIGHLIGHTS EVIDENTIARY STANDARDS, WITNESS PREPARATION, AND BEST PRACTICES FOR PRESENTING A PERSUASIVE CASE BEFORE THE IMMIGRATION JUDGE.

FILING AND LITIGATION STRATEGIES

The immigration court practice manual emphasizes strategic considerations to optimize case outcomes. Effective filing and litigation strategies are critical in managing case timelines and ensuring compliance with procedural rules.

PREPARING AND SUBMITTING APPLICATIONS FOR RELIEF

APPLICATIONS FOR RELIEF, SUCH AS ASYLUM, CANCELLATION OF REMOVAL, OR ADJUSTMENT OF STATUS, MUST BE METICULOUSLY PREPARED AND TIMELY SUBMITTED. THE MANUAL OUTLINES THE NECESSARY DOCUMENTATION, EVIDENTIARY SUPPORT, AND FILING PROTOCOLS TO AVOID PROCEDURAL DISMISSALS.

MOTION PRACTICE

MOTIONS SERVE AS VITAL TOOLS FOR ADDRESSING PROCEDURAL ISSUES OR SEEKING COURT INTERVENTION. THE MANUAL COVERS COMMON MOTIONS, INCLUDING MOTIONS TO REOPEN, RECONSIDER, OR TERMINATE PROCEEDINGS, SPECIFYING FILING REQUIREMENTS AND GROUNDS FOR RELIEF.

RESPONDING TO GOVERNMENT EVIDENCE AND ARGUMENTS

EFFECTIVELY CHALLENGING GOVERNMENT EVIDENCE REQUIRES THOROUGH PREPARATION AND UNDERSTANDING OF EVIDENTIARY RULES. THE MANUAL ADVISES ON CROSS-EXAMINATION TECHNIQUES, OBJECTIONS, AND PRESENTING COUNTER-EVIDENCE TO SUPPORT THE RESPONDENT'S CLAIMS.

COMMON CHALLENGES AND HOW TO ADDRESS THEM

IMMIGRATION COURT PROCEEDINGS OFTEN PRESENT UNIQUE CHALLENGES THAT REQUIRE CAREFUL NAVIGATION. THE IMMIGRATION COURT PRACTICE MANUAL PROVIDES PRACTICAL SOLUTIONS TO FREQUENT OBSTACLES ENCOUNTERED BY PRACTITIONERS AND RESPONDENTS.

DEALING WITH INCOMPLETE OR DEFECTIVE NOTICES

ONE COMMON ISSUE INVOLVES NOTICES THAT LACK CRITICAL INFORMATION OR ARE IMPROPERLY SERVED. THE MANUAL EXPLAINS HOW TO FILE MOTIONS TO DISMISS BASED ON DEFECTIVE NOTICES TO APPEAR AND THE POTENTIAL IMPACT ON CASE OUTCOMES.

MANAGING DEADLINES AND CONTINUANCES

STRICT ADHERENCE TO DEADLINES IS ESSENTIAL TO AVOID ADVERSE RULINGS. THE MANUAL OFFERS GUIDANCE ON REQUESTING CONTINUANCES, EXTENSIONS, AND ENSURING TIMELY SUBMISSION OF DOCUMENTS WHILE MAINTAINING COMPLIANCE WITH COURT RULES.

ADDRESSING LANGUAGE BARRIERS AND REPRESENTATION ISSUES

Ensuring effective communication is vital in immigration proceedings. The manual discusses the availability of interpreters, the importance of competent legal representation, and resources for unrepresented respondents.

UTILIZING THE MANUAL FOR EFFECTIVE CASE MANAGEMENT

THE IMMIGRATION COURT PRACTICE MANUAL IS A DYNAMIC RESOURCE THAT SUPPORTS COMPREHENSIVE CASE MANAGEMENT THROUGHOUT REMOVAL PROCEEDINGS. PROPER UTILIZATION ENHANCES PROCEDURAL COMPLIANCE AND ADVOCACY EFFECTIVENESS.

ORGANIZING CASE FILES AND DOCUMENTATION

MAINTAINING ORGANIZED CASE FILES WITH ALL RELEVANT DOCUMENTS, EVIDENCE, AND CORRESPONDENCE IS CRITICAL. THE MANUAL RECOMMENDS SYSTEMATIC RECORD-KEEPING PRACTICES TO FACILITATE QUICK ACCESS AND REVIEW DURING HEARINGS.

TRACKING COURT DATES AND DEADLINES

EFFECTIVE CASE MANAGEMENT REQUIRES DILIGENT TRACKING OF ALL COURT DATES, FILING DEADLINES, AND STATUS UPDATES. THE MANUAL SUGGESTS USING CALENDARS, REMINDERS, AND CASE MANAGEMENT SOFTWARE TO PREVENT MISSED DEADLINES.

CONTINUING LEGAL EDUCATION AND UPDATES

IMMIGRATION LAW AND PROCEDURES EVOLVE FREQUENTLY. THE MANUAL ENCOURAGES ONGOING EDUCATION AND AWARENESS OF REGULATORY CHANGES, PRECEDENTIAL DECISIONS, AND POLICY UPDATES TO MAINTAIN CURRENT KNOWLEDGE AND EFFECTIVE PRACTICE.

- REGULARLY REVIEW UPDATES TO THE IMMIGRATION COURT PRACTICE MANUAL.
- ATTEND TRAINING SESSIONS AND LEGAL SEMINARS.
- ENGAGE WITH PROFESSIONAL NETWORKS AND LEGAL ORGANIZATIONS.

FREQUENTLY ASKED QUESTIONS

WHAT IS THE PURPOSE OF AN IMMIGRATION COURT PRACTICE MANUAL?

AN IMMIGRATION COURT PRACTICE MANUAL SERVES AS A COMPREHENSIVE GUIDE FOR ATTORNEYS, JUDGES, AND COURT STAFF ON PROCEDURES, RULES, AND BEST PRACTICES WITHIN IMMIGRATION COURT PROCEEDINGS.

WHERE CAN I FIND THE MOST RECENT IMMIGRATION COURT PRACTICE MANUAL?

THE MOST RECENT IMMIGRATION COURT PRACTICE MANUAL IS TYPICALLY AVAILABLE ON THE OFFICIAL WEBSITE OF THE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW (EOIR), WHICH OVERSEES IMMIGRATION COURTS IN THE UNITED STATES.

HOW DOES THE IMMIGRATION COURT PRACTICE MANUAL HELP ATTORNEYS IN PREPARING CASES?

THE MANUAL PROVIDES DETAILED INSTRUCTIONS ON FILING MOTIONS, SUBMITTING EVIDENCE, COURTROOM DECORUM, AND PROCEDURAL TIMELINES, HELPING ATTORNEYS NAVIGATE COMPLEX IMMIGRATION COURT PROCESSES EFFECTIVELY.

ARE THERE ANY RECENT UPDATES OR CHANGES TO THE IMMIGRATION COURT PRACTICE MANUAL?

YES, THE EOIR PERIODICALLY UPDATES THE PRACTICE MANUAL TO REFLECT CHANGES IN IMMIGRATION LAW, POLICY UPDATES, AND PROCEDURAL IMPROVEMENTS. IT IS IMPORTANT TO REFER TO THE LATEST VERSION FOR CURRENT GUIDELINES.

DOES THE IMMIGRATION COURT PRACTICE MANUAL COVER REPRESENTATION RIGHTS FOR IMMIGRANTS?

YES, THE MANUAL OUTLINES THE RIGHTS OF IMMIGRANTS TO BE REPRESENTED BY ATTORNEYS OR ACCREDITED REPRESENTATIVES AND PROVIDES GUIDANCE ON ETHICAL CONSIDERATIONS AND REPRESENTATION PROCEDURES.

CAN NON-ATTORNEYS ACCESS AND USE THE IMMIGRATION COURT PRACTICE MANUAL?

YES, THE MANUAL IS PUBLICLY AVAILABLE AND CAN BE USED BY NON-ATTORNEYS SUCH AS ACCREDITED REPRESENTATIVES, IMMIGRATION ADVOCATES, AND INDIVIDUALS SEEKING TO UNDERSTAND COURT PROCEDURES.

HOW DOES THE IMMIGRATION COURT PRACTICE MANUAL ADDRESS EXPEDITED REMOVAL AND DETENTION PROCEDURES?

THE MANUAL INCLUDES SECTIONS DETAILING THE PROCESSES AND STANDARDS RELATED TO EXPEDITED REMOVAL CASES AND DETENTION HEARINGS, ENSURING CONSISTENT APPLICATION OF THE LAW AND PROCEDURAL FAIRNESS IN SUCH SITUATIONS.

ADDITIONAL RESOURCES

1. IMMIGRATION COURT PRACTICE MANUAL: A COMPREHENSIVE GUIDE

THIS MANUAL OFFERS AN IN-DEPTH OVERVIEW OF IMMIGRATION COURT PROCEDURES, PROVIDING PRACTITIONERS WITH STEP-BY-STEP GUIDANCE ON CASE PREPARATION, FILING MOTIONS, AND EFFECTIVE COURTROOM STRATEGIES. IT COVERS THE LATEST UPDATES IN IMMIGRATION LAW AND INCLUDES SAMPLE FORMS AND CHECKLISTS TO STREAMLINE CASE MANAGEMENT. IDEAL FOR BOTH NEW AND EXPERIENCED IMMIGRATION ATTORNEYS.

2. ESSENTIALS OF IMMIGRATION COURT LITIGATION

DESIGNED FOR PRACTITIONERS FACING IMMIGRATION COURT CASES, THIS BOOK BREAKS DOWN COMPLEX LITIGATION PROCESSES INTO MANAGEABLE PARTS. IT HIGHLIGHTS KEY LEGAL STANDARDS, EVIDENTIARY REQUIREMENTS, AND BEST PRACTICES FOR PRESENTING ASYLUM CLAIMS, REMOVAL DEFENSE, AND APPEALS. THE TEXT IS SUPPLEMENTED WITH REAL-WORLD EXAMPLES AND PRACTICAL TIPS.

3. IMMIGRATION COURT DEFENSE: STRATEGIES AND TACTICS

FOCUSING ON DEFENSE STRATEGIES IN IMMIGRATION COURT, THIS BOOK GUIDES ATTORNEYS THROUGH THE NUANCES OF DEFENDING CLIENTS AGAINST REMOVAL PROCEEDINGS. IT ADDRESSES COMMON CHALLENGES, SUCH AS CREDIBLE FEAR INTERVIEWS AND BOND HEARINGS, WHILE EMPHASIZING EFFECTIVE ADVOCACY AND CLIENT COMMUNICATION. THE AUTHOR SHARES INSIGHTS FROM YEARS OF COURTROOM EXPERIENCE.

4. FEDERAL IMMIGRATION COURT PRACTICE AND PROCEDURE

This title provides a detailed look at the procedural rules governing federal immigration courts. It includes analysis of the Immigration and Nationality Act (INA), Board of Immigration Appeals (BIA) decisions, and relevant federal regulations. The book is a valuable resource for understanding motion practice, appeals, and Judicial Review.

5. ASYLUM AND IMMIGRATION COURT PRACTICE MANUAL

Specializing in asylum law, this manual offers comprehensive guidance for attorneys handling asylum applications and hearings in immigration court. It covers eligibility criteria, credible fear assessments, and strategies for presenting compelling testimony. The book also discusses recent policy changes affecting asylum seekers.

6. IMMIGRATION COURT PROCEDURES: A PRACTITIONER'S HANDBOOK

THIS HANDBOOK SERVES AS A PRACTICAL TOOLKIT FOR IMMIGRATION ATTORNEYS, DETAILING THE STEP-BY-STEP PROCEDURES FROM INITIAL FILINGS TO FINAL HEARINGS. IT INCLUDES TIPS ON MANAGING CLIENT DOCUMENTATION, PREPARING WITNESSES, AND NAVIGATING BOND AND REMOVAL PROCEEDINGS. THE CLEAR FORMAT MAKES IT EASY TO REFERENCE DURING CASEWORK.

7. IMMIGRATION COURT PRACTICE: FORMS, MOTIONS, AND BRIEFS

PROVIDING A COLLECTION OF ESSENTIAL FORMS AND SAMPLE MOTIONS, THIS BOOK HELPS PRACTITIONERS DRAFT EFFECTIVE LEGAL DOCUMENTS FOR IMMIGRATION COURT. IT INCLUDES TEMPLATES FOR MOTIONS TO REOPEN, MOTIONS TO SUPPRESS EVIDENCE, AND WAIVERS, ALONG WITH GUIDANCE ON TAILORING ARGUMENTS TO SPECIFIC CASE FACTS. THE RESOURCE AIMS TO IMPROVE FILING ACCURACY AND EFFICIENCY.

8. REPRESENTING CLIENTS IN IMMIGRATION COURT: A PRACTICAL GUIDE

THIS GUIDE EMPHASIZES CLIENT-CENTERED REPRESENTATION IN IMMIGRATION COURT SETTINGS. IT DISCUSSES ETHICAL CONSIDERATIONS, CLIENT INTERVIEWING TECHNIQUES, AND CULTURAL COMPETENCY, ALONGSIDE SUBSTANTIVE LEGAL

ADVOCACY. ATTORNEYS WILL FIND STRATEGIES FOR BUILDING TRUST AND EFFECTIVELY COMMUNICATING COMPLEX LEGAL ISSUES TO CLIENTS.

9. IMMIGRATION COURT ADVOCACY: WINNING STRATEGIES AND CASE MANAGEMENT
FOCUSING ON ADVOCACY SKILLS, THIS BOOK PROVIDES INSIGHTS INTO EFFECTIVE COURTROOM PRESENTATION, WITNESS EXAMINATION, AND PERSUASIVE ARGUMENTATION IN IMMIGRATION COURT. IT ALSO COVERS CASE MANAGEMENT TECHNIQUES TO KEEP TRACK OF DEADLINES, EVIDENCE, AND CLIENT COMMUNICATION. THE BOOK IS DESIGNED TO ENHANCE BOTH THE STRATEGIC AND ORGANIZATIONAL ASPECTS OF IMMIGRATION PRACTICE.

Immigration Court Practice Manual

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immigration court practice manual: Immigration Court Practice Manual (Revised August, 2018) U.S. Department of Justice, 2019-03-17 The Practice Manual is a comprehensive guide that sets forth uniform procedures, recommendations, and requirements for practice before the Immigration Courts. The requirements set forth in this manual are binding on the parties who appear before the Immigration Courts, unless the Immigration Judge directs otherwise in a particular case. The Practice Manual does not limit the discretion of Immigration Judges to act in accordance with law and regulation. The Practice Manual is intended to be a living document, and the Office of the Chief Immigration Judge updates it in response to changes in law and policy, as well as in response to comments by the parties using it. We welcome suggestions and encourage the public to provide comments, to identify errors or ambiguities in the text, and to propose revisions. Information regarding where to send your correspondence is included in Chapter 13 of the Practice Manual.

immigration court practice manual: Approaching the Bench from Inside the Immigration Court William K. Zimmer, 2013-04-09 This is a book about the immigration court seasoned with observations and some anecdotal humor. The book also serves as a practical guide for attorneys and laymen who are interested in immigration matters within the jurisdiction of the United States immigration courts. In addition, this book provides a historical overview of the evolution of immigration law in relation to the role of the Immigration Judge, including suggestions for improvements in the institutions that enforce and administer United States immigration law.

immigration court practice manual: Board of Immigration Appeals Practice Manual (Revised: October, 2018) U.S. Department of Justice, 2019-03-17 Role. - The Board of Immigration Appeals is the highest administrative body for interpreting and applying immigration laws. The Board is responsible for applying the immigration and nationality laws uniformly throughout the United States. Accordingly, the Board has been given nationwide jurisdiction to review the orders of Immigration Judges and certain decisions made by the Department of Homeland Security (DHS), and to provide guidance to the Immigration Judges, DHS, and others, through published decisions. The Board is tasked with resolving the questions before it in a manner that is timely, impartial, and consistent with the Immigration and Nationality Act and regulations, and to provide clear and uniform guidance to Immigrations Judges, DHS, and the general public on the proper interpretation and administration of the Immigration and Nationality Act and its implementing regulations. 8 C.F.R. § 1003.1(d)(1).

immigration court practice manual: Immigration Court Practice Manual United States.

Department of Justice. Executive Office for Immigration Review, 2011-07-15 Immigration Court Practice Manual in paperback format.

immigration court practice manual: Immigration Court Practice Manual Department of Department of Justice, 2017-11-02 El Tribunal de Inmigración November 2, 2017 The Immigration Court Practice Manual is a comprehensive guide that sets forth uniform procedures, recommendations, and requirements for practice before the Immigration Courts. The requirements set forth in this manual are binding on the parties who appear before the Immigration Courts unless the Immigration Judge directs otherwise in a particular case. With everything that has been going on in the news recently regarding immigration reform, we thought it a good idea to publish this so the general public would have a better understanding of the process the Immigration Court goes through. In fact, we decided to translate the first chapter into Spanish for the benefit of those about to go through the process. If we receive enough positive feedback, we will go ahead and translate the rest of the manual as well. Este manual se proporciona para la información y la conveniencia del público en general y de las partes que comparecen ante los Tribunales de Inmigración. El manual describe procedimientos, requisitos y recomendaciones para la práctica ante los Tribunales de Inmigración. Los requisitos establecidos en este manual son vinculantes para las partes que comparecen ante los Tribunales de Inmigración, a menos que el Juez de Inmigración indique lo contrario en un caso particular. This manual is not intended, nor should it be construed in any way, as legal advice. Why buy a book you can download for free? We print this book so you don't have to. First you gotta find a good clean (legible) copy and make sure it's the latest version (not always easy). Some documents found on the web are missing some pages or the image quality is so poor, they are difficult to read. We look over each document carefully and replace poor quality images by going back to the original source document. We proof each document to make sure it's all there including all changes. If you find a good copy, you could print it using a network printer you share with 100 other people (typically its either out of paper or toner). If it's just a 10-page document, no problem, but if it's 250-pages, you will need to punch 3 holes in all those pages and put it in a 3-ring binder. Takes at least an hour. It's much more cost-effective to just order the latest version from Amazon.com This book includes original commentary which is copyright material. Note that government documents are in the public domain. We print these large documents as a service so you don't have to. The books are compact, tightly-bound, full-size (8 1/2 by 11 inches), with large text and glossy covers. If you like the service we provide, please leave positive review on Amazon.com. For more titles, visit www.usgovpub.com

immigration court practice manual: Immigration Practice - 15th Edition Robert C. Divine, 2014-06-01 Immigration Practice guides readers through all aspects of immigration law in one volume, complete with over 3,000 footnote citations to the wide range of statutes, regulations, court and administrative cases, policy memos, operations instructions, agency interpretive letters, and internet sites that a lawyer needs for complete understanding of a particular problem. No other source merges the practical with commentary and analysis so helpfully. The book explains in understandable language and meaningful and dependable detail the substantive issues and the practical procedures a lawyer needs to handle a specific immigration matter, complete with checklists of forms, supporting evidence, and other strategies needed for application/petition packages. The book has unparalleled coherence, integration and consistency. * Liberally cross references to other sections in the book where related topics are discussed (because so many topics are interrelated). * Line-by-line instructions on how to complete the most commonly used forms to avoid embarrassing mistakes. * Lists the contents of packages to file with government agencies: forms and fees, detailed support letters, and other supporting evidence. * Explanations of potentially applicable visa options organized according to the attributes of the foreign national (and the employer), rather than classifications in alphabetical order, so that practitioners can make sense of options in light of the client in the office. * Comparisons and charts of attributes and procedures of such topics as nonimmigrant visa classifications, procedures to permanent residence, and standards of extreme hardship. * Citations throughout the book, and collection in the extensive CD-ROM

Appendix, to primary source materials and the most useful Internet site URLs with explanation of the increasingly helpful free databases and tools available through each one. • Internet Links: Constantly increased and updated links to government web sites containing current contact information, forms, primary law sources of all types, case status information, and processing and substantive guides--all referenced by pinpoint citations in the text. See Chapter 5 explaining sources of law, Appendix C and D-1 showing web links, and the CD-ROM in the back cover providing one-click access! Readers are strongly encouraged to review and use the CD-ROM and to consider saving Appendix C, D-1, and E-1 into their hard drives or saving the links to their internet browser favorites or bookmarks for ready reference all the time. • Upgraded removal-related treatment: significant improvements to Chapters 10, 11, and 16 by attorney who has worked for immigration courts several years. • Supreme Court decisions: effects of limited marijuana distribution offense as aggravated felony (§ 10-6(b)(1)(vi)); tax offenses as aggravated felonies (§ 10-6(b)(1)(vi)); rejection of comparable grounds rule for 212(c) eligibility (§ 10-6(b)(1)(vii)); modified categorical approach applies only to divisible statutes (§ 10-6(b)(2)(i)); non-retroactivity of Padilla decision (§ 10-6(b)(2)(vi)); rejection of the statutory counterpart rule for § 212(c) waivers (§ 11-5(f)); invalidation of the Defense of Marriage Act § 14-7(a)(2)(i)); non-imputation to child of firm resettlement of parents (§ 16-4(c)). • Lower federal court decisions: concerning such issues as: recognizing a beneficiary to have standing to challenge a USCIS petition denial (§ 2-2(a)(1)(I)); reviewability of good moral character determinations and other (§ 2-2(a)(1)(I)); court order of USCIS to speed up FOIA certain responses (§ 4-2); CBP FOIA process (§ 4-2); DOL case disclosure data (§ 4-5); need to exhaust remedies under DHS TRIP to challenge inclusion on watch list (§ 10-3); CIMT crime determinations (§ 10-6(b)(1)(iii)); effect of a single firearm sale (§ 10-6(b)(1)(vi)); 212(h) waiver eligibility in regard to post-entry adjustment but not as to stand alone request (§ 10-6(b)(3)); interference with police helicopter using laser light as CIMT (§ 10-6(c)); whether post-entry adjustment is an admission for § 212(h) waivers (§ 10-6(b)(3)); whether there is an involuntariness or duress exception to the terrorism support bar (§ 10-6(c)); enforcement of I-864 financial support obligations (§ 10-6(d)(2)); mandatory bond hearing after six months of detention (§ 11-3(f)); ICE detainers found to lack authority (§ 11-3(g)); representation in immigration court at government expense for aliens with serious mental disabilities (§ 11-4(g)); stop-time and petty offense exceptions relating to cancellation of removal (§ 11-5(f)); revelation of the BIA's erroneous reliance for decades on nonexistent provisions of Mexican Constitution affecting legitimation issues (§ 12-3(d)(3)); rejection of BIA's rule against nunc pro tunc adoption orders (§ 14-7(b)(3)); invalidation of FSBPT efforts to restrict applicants from certain countries to sit for physical therapy exams (§ 15-2(c)(2)); use of impeachment evidence only to terminate asylum (16-2(b)); asylum claims of German homeschoolers, and mixed motive cases (§ 16-4(a)(3)); social group asylum claims (§ 16-4(a)(3)); expansive implications of inconsistencies in testimony (§ 16-4(a)(4)); particularly serious crimes barring asylum claims (§ 16-4(c)); special asylum procedures for unaccompanied children (§ 16-4(c)); adjustment eligibility of alien who entered without inspection and then obtained TPS (§ 16-7(a)(6)); eligibility of after-acquired spouse under Cuban Adjustment Act (§ 16-7(e)); preempted state law provisions aimed at aliens, employers, and landlords (§ 19-4(l)(3)). • BIA decisions on such issues as: what constitutes a drug trafficking crime (§ 10-6)(b)(1)(iv); implications of child pornography conviction (§ 10-6(b)(1)(vi)); possession of ammunition by a convicted felon (§ 10-6(b)(1)(vi)); availability of stand-alone § 212(h) waiver without adjustment application (§ 10-6(b)(3)); service of NTA on a minor (§ 11-3(b)); service of NTA and other safeguards for aliens with serious mental conditions (§ 11-4(g)); approval of administrative closure of removal cases (§ 11-5(d)); termination of asylum, then removal and relief in proceedings (§16-2(b)); relocation issues in asylum claims (§ 16-4(a)(3)). • Regulations, government policy memorandums, other decisions, and government web site enhancements concerning such matters as: differing government renderings of single name for certain persons (§ 1-6(a)(3)); USCIS refusal to accept stamped signatures for attorneys on G-28 (§1-6(a)(3)); USCIS use of bar codes for forms, and danger of making marginal notes on forms (§1-6(a)(3)); USCIS use of customer-completed e-Request Service inquiries (§ 2-2(a)(1)(F));

movement of all visa processing to the electronic CEAC system (§ 2-3(a)); replacement of the CBP Inspectors Field Manual with the Officer's Reference Tool and the beginning effort to replace the USCIS Adjudicators Field Manual with the online Policy Manual (§ 5-4); replacement of the paper I-94 card for air and sea entries with an automated online I-94 record (§ 7-4(b) and other sections); new section on Other Redress for Adverse Results (on visas and admissions, § 7-4(c)(14)); the radical implications of Matter of Arrabally and Yerrabelly concerning the effects of departure under advance parole (§§ 8-7(d)(2)(i) and 10-6(f)); modernization of the immigrant visa process (§ 8-8); new Provisional Unlawful Presence Waivers within the U.S. using Form I-601A (§ 10-6(f)); exception to false claim to U.S. citizenship inadmissibility if claim made before individual was age 18 (§ 10-6(g)); EOIR Online representative registration system (§ 11-3(e)); ICE Parental Interests Directive and ICE eBOND online bonding process (§ 11-3(f)); ICE non-renewal of 287(f) agreements (§ 11-3(g)); Deferred Action for Childhood Arrivals (§ 11-3(h)(3)); ICE recognition and implementation of statute allowing post-removal challenges (§11-8(b)); new USCIS Policy Manual provisions on naturalization eligibility and process, including residence, selective service, § 319(b) special rules, and other issues, and new N-400 form and instructions (Chapter 12); Government-side implementation of the Supreme Court's recognition of same-sex marriage (various chapters); exceptional circumstances allowing foreign-country filing of I-130 petitions where no USCIS office is located (§ 14-5(a)); implications of a withdrawn I-140 (§ 15-1(h)); various policy developments concerning EB-5 investors (§ 15-2(f)); numerous BALCA cases and DOL positions affecting the PERM labor certification process and the publication of data about applications (§ 15-3); updated Affirmative Asylum Procedures Manual (§ 16-3(a)); USCIS memo on exceptional circumstances for failure to appear at asylum interview (§ 16-3(a)(1)(iii)); litigation settlement agreements to share asylum officer interview notes in FOIA (§ 16-3(a)(2)), concerning asylum applicant work authorization process and Clock (§ 16-3(c)), and failure to appear at I-730 interview (§ 16-3(f)); bundling of related L-1 petitions (§ 17-3(b)(4)(i)); presumed L-1 visa validity for maximum reciprocity duration but sometimes more limited stays from CBP (§ 17-3(b)(7)); filing I-129 petition for Canadian TN, and duration of Mexican TN separate from visa validity (§ 17-4(c)(2)(ii)); H-1B and H-2A flip-flopping administrative and congressional positions (§ 17-4(d) and 17-5(e)(1)); B-1 in lieu of H in effect but under review (§ 18-3(1)(2)(B)); accreditation requirements for F-1 language training programs (§ 18-4(d)(1)); cessation of CBP stamping of I-20 forms (§ 18-4(d)(3)); use of electronic ELIS system for certain changes of status (§ 18-4(d)(4)); new cap gap and STEM OPT extension policies (§ 18-4(d)(9)(iii); possible need for separate waivers for different J experiences subject to § 212(e) (§ 18-5(b)(2)(ix)); revisions to M-274 Handbook for Employers for I-9, USCIS I-9 Central web site, and IRS tightening of ITIN application process (§ 19-4(b)); ICE policies about auditing electronically generated I-9 forms (§ 19-4(h)); OCAHO reductions of ICE I-9 fines on employers (§ 19-4(j)); ICE definition of technical and procedural errors subject to correction under good faith rules (§ 19-4(j)); USCIS revision of E-Verify MOU and new notice to workers about TNC resolution, expansion of E-Verify photo tool, and lock out of suspect SSNs from E-Verify (§ 19-4(l)(1)).

immigration court practice manual: The Slow Violence of Immigration Court Maya Pagni Barak, 2023-03-14 The arduous, confusing and fraught journey that immigrants take through immigration court Each year, hundreds of thousands of migrants are moved through immigration court. With a national backlog surpassing one million cases, court hearings take years and most migrants will eventually be ordered deported. The Slow Violence of Immigration Court sheds light on the experiences of migrants from the "Northern Triangle" (Guatemala, Honduras, and El Salvador) as they navigate legal processes, deportation proceedings, immigration court, and the immigration system writ large. Grounded in the illuminating stories of people facing deportation, the family members who support them, and the attorneys who defend them, The Slow Violence of Immigration Court invites readers to question matters of fairness and justice and the fear of living with the threat of deportation. Although the spectacle of violence created by family separation and deportation is perceived as extreme and unprecedented, these long legal proceedings are masked in the mundane and are often overlooked, ignored, and excused. In an urgent call to action, Maya Pagni Barak deftly

demonstrates that deportation and family separation are not abhorrent anomalies, but are a routine, slow form of violence at the heart of the U.S. immigration system.

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