



Did you come to the United States after waiting in Mexico under the U.S. Government's Migrant Protection Protocols (MPP)?

If you have not received notice about your immigration case, and the U.S. has not informed you that you may remain in the country permanently, you do not yet have lawful status.

Know Your Responsibilities:

- **You must** notify the immigration court and the Department of Homeland Security (DHS) of any change to your address within five days of the change.
 - You can ask the immigration court and DHS to transfer your case to another city or state. Remember that the transfer is not guaranteed.
- **You must** attend your immigration court hearings.
 - Information on your case, including your next scheduled hearing, is available via phone [800-898-7180] and EOIR's website: <https://portal.eoir.justice.gov/infosystem>.
- **You must** submit applications within the proper timelines.
 - For example, you must submit an asylum application to the immigration court within one year of entering the United States.



If you have questions about the immigration court process, please contact the **Immigration Court Helpdesk** nearest you.



- Miami, Florida 561-510-6865 (Monday - Friday, 9 a.m. - 5 p.m. ET)
- New York, New York 315-690-4831 (Monday - Friday, 9 a.m. - 5 p.m. ET)
- San Antonio, Texas 210-864-2917 (Monday - Friday, 9 a.m. - 5 p.m. CT)
- Chicago, Illinois 312-660-1328 (Monday - Thursday, 8:30 a.m. - 5 p.m. CT)
- Los Angeles, California 323-905-0404 (Tuesday and Thursday, 9 a.m. - 4 p.m. PT)

*The Immigration Court Helpdesk services are also available to non-English speakers. Please inform the Helpdesk of your native language and dialect.

**Although you should start with the Helpdesk nearest you, you may also contact any of the other Helpdesks.