Relief in Immigration Court

How to build your case and prepare for trial

Erica Schommer,

St. Mary's University School of Law

Immigration and Human Rights Clinic

1

Topics Covered

- New policies and shifting dockets
- Document gathering
- Expert witnesses
- Affidavits
- Witness preparation
- Ethical issues

Responding to Shifting Dockets

- Follow EOIR on Twitter & Facebook for announcements
- ➤ Use EOIR portal to track case assignments & hearing dates
- Review local standing orders (EOIR webpage)
 - Telephonic appearances
 - Limits on who may appear
 - PPE
- Serve correct OCC office
- Decide where and how to appear for hearings

3

Pros and Cons of E-filing

- EOIR Court & Appeals System (ECAS) is delayed due to COVID-19.
 - Temporary email addresses for filing with EOIR and BIA see instructions online & local standing orders
 - 25 MB size limit, naming conventions
 - Page limits
- OPLA e-filing must register, which includes consent to be served by them via email

Evidence

- Set expectations with your client
- Outline your elements and start gathering evidence from day one
 - Country conditions evidence
 - Witness statements
 - Third party records
 - FOIA requests/criminal records

5

Relaxed Rules of Evidence

- Evidence must be **material** and **relevant** to any issue in the case. 8 C.F.R. §§ 1240.7(a), 1240.46(b)
- Standard for admitting evidence is "whether the evidence is probative and its admission is fundamentally fair." <u>Matter of Velasquez</u>, 25 I&N Dec. 680, 683 (BIA 2012)





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Relief in Immigration Court

Also available as part of the eCourse 2020 A Practical Guide to Immigration Removal Proceedings eConference

First appeared as part of the conference materials for the 2020 A Practical Guide to Immigration Removal Proceedings session "Relief in Immigration Court"