Federal Court Actions

JAVIER N. MALDONADO

LAW OFFICE OF JAVIER N. MALDONADO, PC

1

Federal Legal Remedies

- ➤ Review of Final Orders
- ➤ Injunctive/Declaratory Relief
- ▶ Damages

Review of Final Orders

- Petitions for review under INA § 242(b)-(d)
- •Review of expedited removal orders under INA § 242(e)
- Suspension Clause

2

Review of Final Orders

- ►INA § 242(b)-(d)
 - Must be filed within 30 days of BIA decision
 - Must exhaust administrative remedies
 - ➤ Must be filed in circuit court where IJ completed proceedings
 - ➤ Must attach a copy of the BIA decision
 - Must be served on AG and ICE FOD
 - Must avoid the bars to judicial review

Review of Final Orders

- ►INA § 242(e)
 - > Review of expedited removal orders
 - >Severely limited review:
 - > Is the person a noncitizen
 - ➤ Has the person been ordered removed
 - Does the person have LPR, refugee or asylee status which has not been terminated
- ➤ Suspension Clause
 - ➤ Meaningful opportunity for development of facts and review
 - Meaningful opportunity for review of interpretation and application of law

5

Actions for Injunctive, Equitable or Declaratory Relief

- •Administrative Procedure Act (APA), 5 USC § 701 et seq.
- •Mandamus, 28 USC § 1361
- •Habeas, 28 USC § 2241
- Denial of rights and privileges as a national of the US, 8 USC
 § 1503





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: 7B: Federal Court Actions

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 "Changes to Asylum Policy (approx. 1 hr)"