SARAH VIDAL, ESQ

ASSOCIATE ATTORNEY LAW OFFICE OF JODI GOODWIN

ROSEMARY VEGA, ESQ LECTURER UHLC IMMIGRATION CLINIC HUMANITARIAN PRACTICE & PROCEDURE UPDATES September 30, 2022

FORMS OF HUMANITARIAN RELIEF

- 1. Asylum/ withholding of removal
- 2. U nonimmigrant status
- 3. T nonimmigrant status
- 4. VAWA self-petition
- 5. Special Immigrant Juvenile status
- 6. Temporary Protected Status
- 7. Humanitarian parole
- 8. Cuban adjustment

ASYLUM

Discretionary benefit under INA section 208(b)(1) applied for in the United States affirmatively with USCIS or defensively while in removal proceedings.

File Form I-589 with USCIS or immigration court

ASYLUM REQUIREMENTS

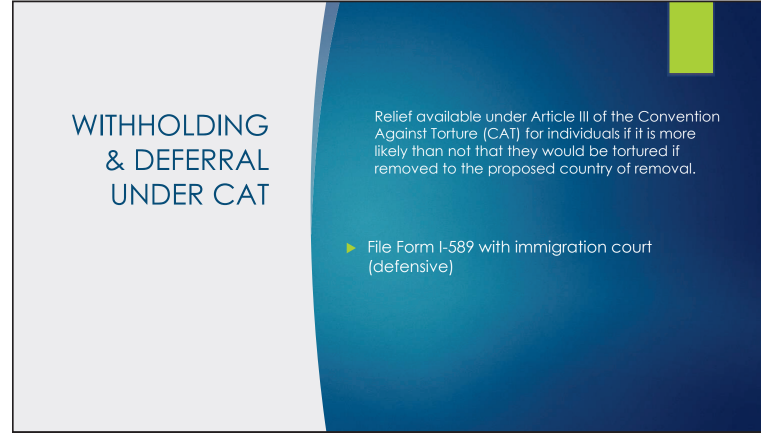
Applicants must show they meet the definition of refugee at INA 101 (a) (42), that is, they are ...

- Unable or unwilling to return and unable and unwilling to avail of protection from country
- Past persecution or well founded fear of persecution
- ON ACCOUNT OF:
 - race, religion, nationality, political opinion or membership in a particular social group

AG may not remove someone to a country if that person's life or freedom would be threatened in that country because of their race, religion, nationality, membership in a particular social group, or political opinion. INA section 241 (b) (3)

 File Form I-589 with immigration court (defensive)

WITHHOLDING OF REMOVAL



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: Humanitarian Practice & Procedures Updates

Also available as part of the eCourse <u>Humanitarian Practice and Procedures Update</u>

First appeared as part of the conference materials for the 46^{th} Annual Conference on Immigration and Nationality Law session "Humanitarian Practice & Procedures Updates"