

# Who Qualifies? □ Immigrant Visa Immediately Available □ You are the spouse/child (derivative) on the principal's application □ You entered legally into the United States and are an IR □ You entered legally and have maintained legal status □ You qualify under 245(i) □ You are be admissible under section 212(a) of the INA

## Documents required:

## Remember all foreign docs must be translated

- Approval Notice
- Birth certificate
- Proof of qualifying relationship
- Medical examination I-693
- Evidence of legal entry/ I-94 or "waive through"
- Discretionary evidence
- Biometrics

# Be very careful with unlawful presence issues

- Money Order payable to "DHS" for \$1225
- If 245(i) eligible money order payable to "DHS" for \$1000-penalty fee
- If Petition filed after
   1/14/98-proof of physical presence on December
   21,2000

# Court filings

### Send to Texas Service Center

- Clear copy of I-485 and/or I-485A
- Instruction sheet
- Fee for \$1225 and/or \$1000
- G-28 Notice of Appearance

### **Optional benefits**

- Employment authorization under category (c)(9) (Form I-765 to Naitonal Benefits Center)
- Travel not recommended if in proceedings (Form I-131)





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: I-485 Application for Adjustment of Status

Also available as part of the eCourse 2018 A Practical Guide to Immigration Removal Proceedings eConference

First appeared as part of the conference materials for the 2018 A Practical Guide to Immigration Removal Proceedings session "Adjustment of Status"