

Hire us to represent you with your case.

We offer affordable monthly payments.

Explore family-based immigration options.

1:07 PM Mon Oct 17

English

Your Immigration History

✓ You are not a United States citizen.

✓ You are citizen of another country, and do not have a green card.

✓ You were lawfully admitted on your most recent visit to the United States.

✓ You entered with a valid admission and are still in lawful status.

Factors Relating To Your Options

✓ You are inside the United States.

✓ You are 21 years old, or older.

✓ You are married.

Grounds Of Inadmissibility

What family members do you have in the United States?

Please let us know if you have any family members who are **U.S. citizens** or **lawful permanent residents** ("green card holders").

A stepparent counts as a parent for these purposes if their marriage to your parent happened when you were under 18 years old. If the marriage happened after you were 18, then the immigration laws do not allow your stepparent to petition for you.

You can select **more than one** relative, and we will show you all the options for each.

You have a U.S. citizen spouse.

You have a U.S. citizen parent.

You have a U.S. citizen child under the age of 21.

You have a U.S. citizen child over the age of 21.

You have a U.S. citizen brother or sister.

You have a spouse with a green card.

You have a parent with a green card.

You have a child under the age of 21 with a green card.

You have a child over the age of 21 with a green card.

You have a brother or sister with a green card.

None of these apply to me

We assess complex issues, like unlawful presence and deportation.

1:09 PM Mon Oct 17

English

Your Immigration History

✓ You are not a United States citizen.

✓ You are citizen of another country, and do not have a green card.

✓ You were lawfully admitted on your most recent visit to the United States.

! You entered with a valid admission, but are now out of lawful status.

Factors Relating To Your Options

✓ You are inside the United States.

Grounds Of Inadmissibility

✓ You should not be subject to the permanent bar, based on what we know so far.

! You accrued unlawful presence on your previous visit(s), but since it was less than six months, you are not inadmissible.

! You have unlawful presence on this visit, and if you left the country,

Assessment of Previous Unlawful Presence

You said that you have never spent **more than six months** out of lawful status, in any **prior visit** to the country. Therefore, you should not be inadmissible based on any prior unlawful presence.

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The government would require you to prove the exact dates of your entries and exits to confirm this.

When you have less than six months of unlawful presence, you do not trigger any **formal** bar to admission in the future, even though it can be held against you in some ways.

When you are applying for a visa at the U.S. consulate in your home country, the consulate officer may have a lot of discretion in whether to grant or deny a visa, and the fact that you have any unlawful presence at all could be held against you. In addition, this could be held against you by agents at the border when you try to come back.

Let's consider your options.

Learn about your immigration options.

Answer simple questions to evaluate your case.

1:06 PM Mon Oct 17

English

Your Immigration History

Factors Relating To Your Options

Grounds Of Inadmissibility

Are you a citizen of the United States?

You are a citizen if you were **born** in the United States, **naturalized**, or **acquired citizenship** through one or both of your parents.

No, I am not a citizen yet.

Yes, I am already a citizen of the United States.

I might be a citizen, but I am not sure.

Our guide is free to use, in Spanish and English.

We made this to help immigrants.

1:06 PM Mon Oct 17

Español

Su Historial de Inmigración

Factores Relacionados Con Sus Opciones

Causales de Inadmisibilidad

¿Es ciudadano/a de los Estados Unidos?

Usted es ciudadano/a si **nació** en los Estados Unidos, se **naturalizó** o **adquirió la ciudadanía** a través de uno o ambos de sus progenitores.

No, todavía no soy ciudadano/a.

Sí, ya soy ciudadano/a de los Estados Unidos.

Puede que sea ciudadano, pero no estoy seguro.

Easily book a consultation in English or Spanish.

You can schedule a consultation by phone or video with one of our qualified immigration attorneys, who will review your case and advise you on your options. You can e-mail us documents to review, and we will answer all of your questions. We charge a flat fee of \$300 for a consultation.

Attorneys

Erick Valencia

(English, Español)

Shahid Haque

(English)

Consultants Type:

Video or Phone Consultation in English

Consulta de Video o Teléfono en Español

Time Slots:

Your Time Zone

America/Denver

More

Tuesday October 18	Wednesday October 19	Thursday October 20	Friday October 21
11:30 AM	10:00 AM	2:00 PM	10:00 AM
12:30 PM	1:00 PM	3:00 PM	11:00 AM
1:30 PM	2:00 PM		12:00 PM
2:30 PM			
3:30 PM	3:30 PM		

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