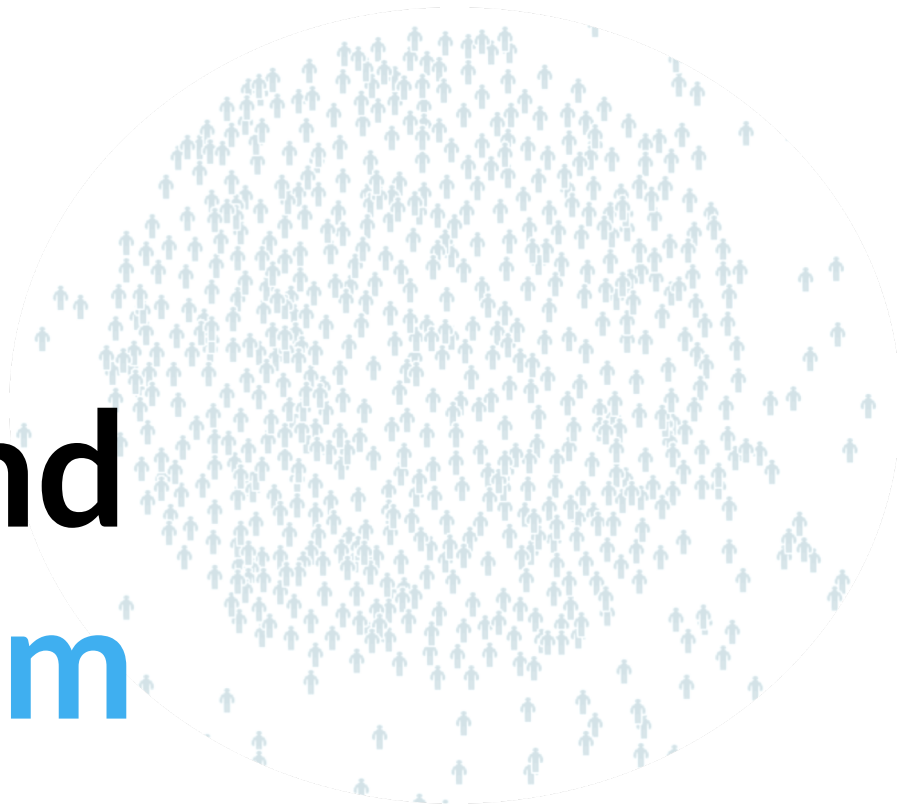


defend asylum



INNOVATION LAW LAB

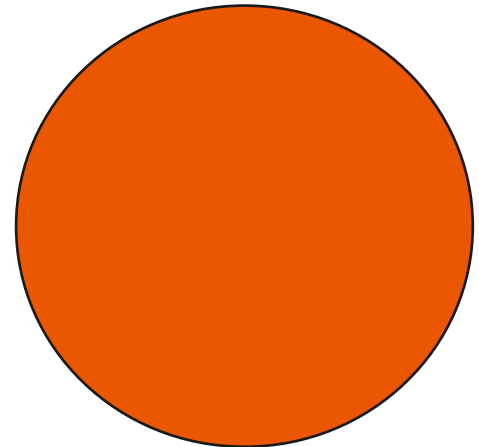
Equal parts engineers, lawyers, and activists, Innovation Law Lab leverages advocacy, technology, and law in the fight for immigrant and refugee justice.



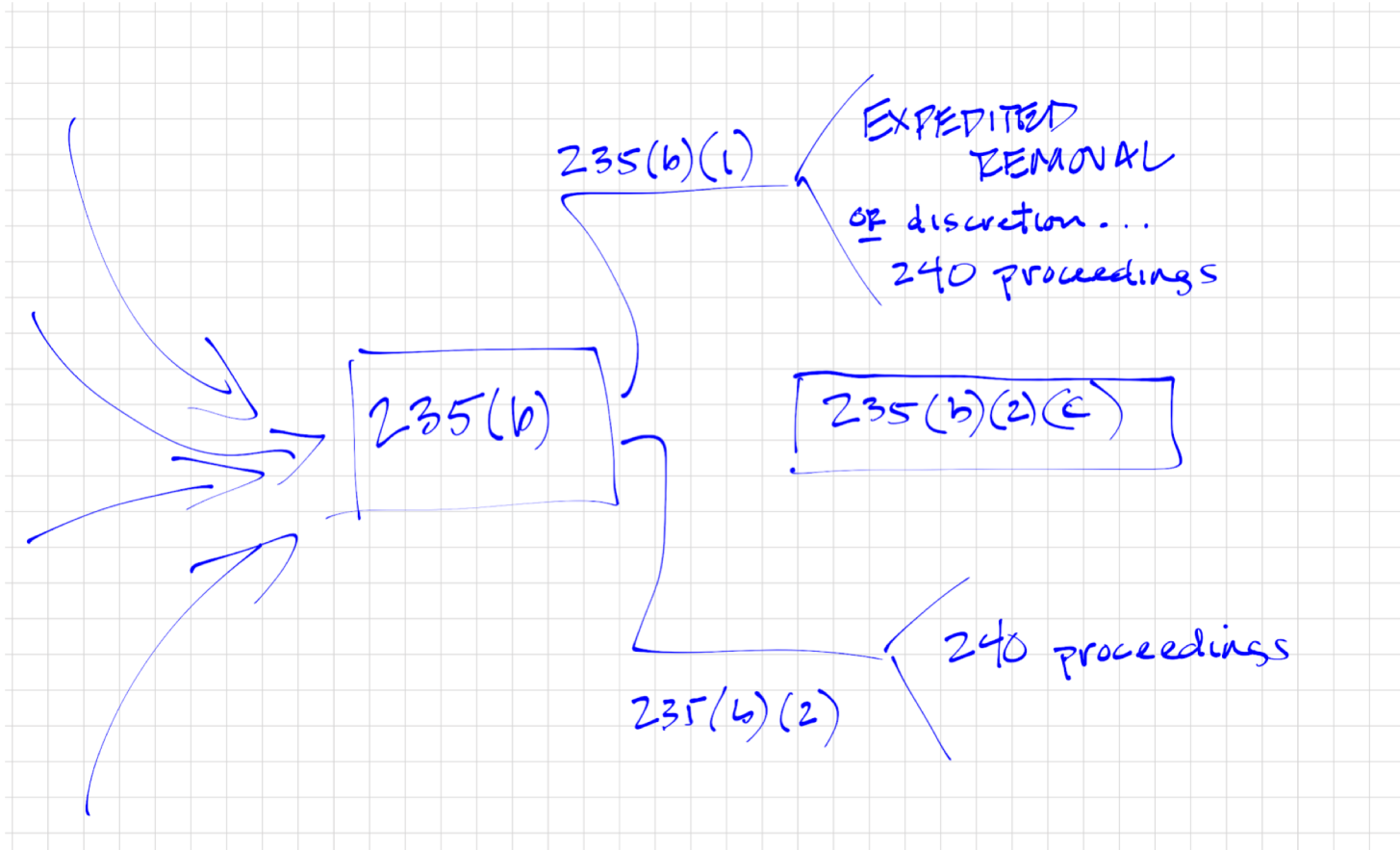
Foreign Contiguous Territory

“In the case of an alien described in subparagraph (A) who is arriving on land (whether or not at a designated port of arrival) from a foreign territory contiguous to the United States, the Attorney General may return the alien to that territory pending a proceeding under section 240.”

INA 235(b)(2)(C)



Expedited Removal, MPP



MPP Agency Action

- Press Release, [Sec Kirstjen M Nielsen Announces Historic Action to Confront Illegal Immigration](#) (Dec. 20, 2018).
- CBP, [Guiding Principles for Migrant Protection Protocols](#) (Jan. 28, 2019).
- CBP, [Implementation of the Migrant Protection Protocols](#) (Jan. 28, 2019).
- DHS, [Policy Guidance for Implementation of Migrant Protection Protocols](#) (Jan. 25, 2019).
- USCIS PM-602-0169: [Guidance for Implementing Section 235\(b\)\(2\)\(C\) of the INS and the Migrant Protection Protocols](#) (Jan. 28, 2019).
-



U.S. Department of Homeland Security

In removal proceedings under section 240 of the Immigration and Nationality Act

[Redacted]

DOB: [Redacted]

In the Matter of:

Respondent:

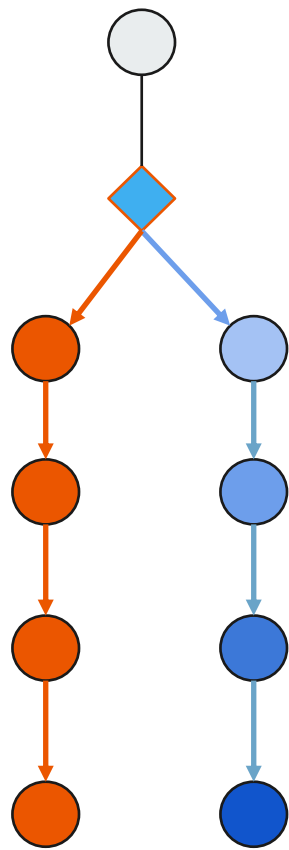
[Redacted]

DOMICILIO CONOCIDO FACEBOOK: ANIBAL GUTIERREZ TIJUANA, BAJA CALIFORNIA, MEXICO
(Number, street, city and ZIP code)

- 1. You are an arriving alien.
- 2. You are an alien present in the United States who has not been admitted or paroled.
- 3. You have been admitted to the United States, but are removable for the reasons stated in section 240(b)(1)(A).

The Department of Homeland Security alleges that you:

1. You are not a citizen or national of the United States
2. You are a native of HONDURAS and a citizen of HONDURAS
3. You arrived in the United States at or near HIDALGO, T
4. You were not then admitted or paroled after inspection
5. You are an immigrant not in possession of a valid unexpired border crossing card, or other valid entry document

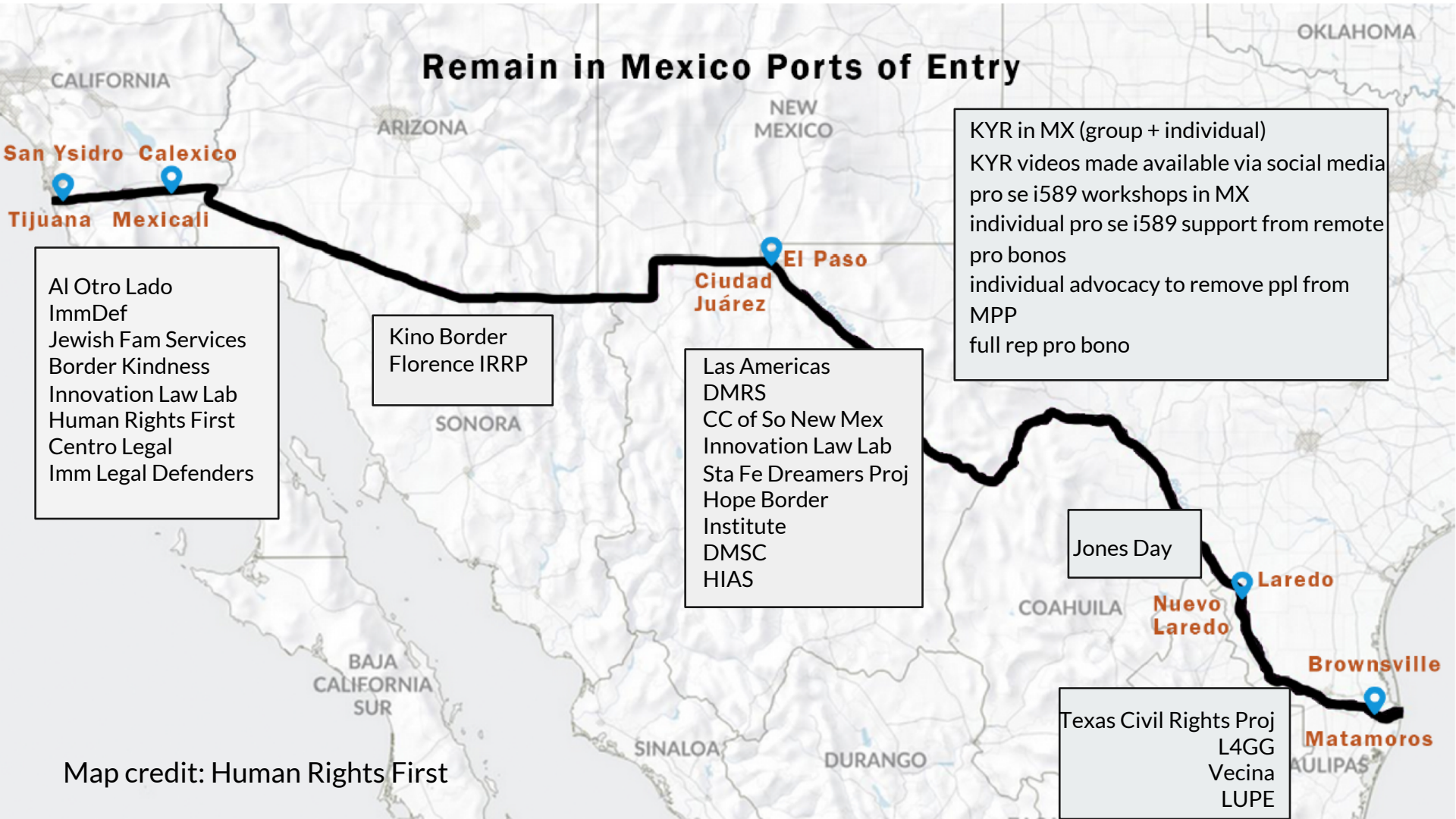


Migrant Protection Protocols

Initial Processing Information

- You have been identified for processing under the Migrant Protection Protocols and have been issued a Form I-862 Notice to Appear (NTA) for proceedings before an immigration court where you may apply for all forms of relief available under the Immigration and Nationality Act. Pursuant to U.S. law, including section 240 of the Immigration and Nationality Act and implementing regulations, an immigration judge will determine whether you are removable from the United States, and if you are, whether you are eligible for relief or protection from removal. While you will be able to pursue such relief or protection under the same terms and conditions as any alien in section 240 proceedings, pursuant to U.S. law, you will be returned to Mexico and may not attempt to enter the United States until you return to the appropriate port of entry on the date of your hearing before an immigration judge.
- The NTA provides the date and time of your first hearing before an immigration judge in the United States at the court identified on your NTA. On the date of your hearing, you must report to the SAN YSIDRO PED WEST POE port of entry, located at "EL CHAPARRAL", at the date and time listed below. If your case cannot be completed in one hearing, the immigration court will provide you with a Notice of Hearing in Removal Proceedings, indicating the date and time for any subsequent hearings.
 - You may call the immigration court at 1-800-898-7180 to obtain case status information 24 hours a day, 7 days a week. If you are calling from outside of the United States, you should dial 001-880-898-7180.
- You should arrive at the port of entry listed above at 09:00 AM a.m./p.m. on MARCH 30, 2019 to ensure that you have time to be processed, transported to your hearing and meet with attorney or accredited representative (if you arrange to be represented during your removal proceedings). The U.S. Government will provide transportation for you from the designated port of entry to the court on the day of your hearing. If you fail to arrive at the appropriate date and time, you may be ordered removed in absentia.
 - When you arrive at the designated port of entry for your hearing, you should bring your NTA or Notice of Hearing in Removal Proceedings and any available government-issued identification and/or travel documents.
 - When you arrive at the designated port of entry for your hearing, you should bring any minor children or other family members who arrived with you to the United States and received an NTA for the same date

Remain in Mexico Ports of Entry



San Ysidro
Calexico
Tijuana
Mexicali

Al Otro Lado
ImmDef
Jewish Fam Services
Border Kindness
Innovation Law Lab
Human Rights First
Centro Legal
Imm Legal Defenders

Kino Border
Florence IRRP

Ciudad Juárez
El Paso

Las Americas
DMRS
CC of So New Mex
Innovation Law Lab
Sta Fe Dreamers Proj
Hope Border
Institute
DMSC
HIAS

KYR in MX (group + individual)
KYR videos made available via social media
pro se i589 workshops in MX
individual pro se i589 support from remote
pro bonos
individual advocacy to remove ppl from
MPP
full rep pro bono

Jones Day

Laredo
Nuevo Laredo

Texas Civil Rights Proj
L4GG
Vecina
LUPE

Brownsville
Matamoros

