

Summary:

To clarify rights of all persons who are held or detained at a port of entry or at any detention facility overseen by U.S. Customs and Border Protection or U.S. Immigration and Customs Enforcement; To modify the process by which legal immigration can or cannot occur.

Section 1.

Upon detainment all detainees will be given a preliminary hearing within 14 days by a jury trained and capable of unbiased judgement consisting of 4 agents from the Department of Homeland Security, 3 agents from the Social Security Administration, 3 agents from the Internal Revenue Service, 1 agent from The Department of Alcohol, Tobacco, and Firearms, and one agent from the Food and Drug Administration, totaling a jury of 12 with a majority rule. These agents will be granted ruling only pertaining to the preliminary hearing by random selection in addition to their regular duties.

Section 2.

In the event a preliminary hearing is not given within 14 days of initial detainment temporary citizenship will be granted for the term of 1 year. During temporary citizenship the detainee will be given access to all resources granted a naturalized citizen including information and tools furthering their path to permanent citizenship. Requests for temporary citizenship extension will be considered by a jury outlined in Section 1. of this document. Priority of hearings is to be given to detainees considered high risk in descending order.

Section 3.

When a detainee is denied by preliminary hearing outlined in Section 1. they shall be granted secondary hearing by a court under the justice department within 14 days of preliminary hearing commencement or temporary citizenship shall be granted as outlined in Section 2. of this document. Preliminary hearings are to take a maximum of 2 days in length.