

Removal Defense

Non-citizens can be placed in deportation “removal proceedings” before the Immigration Court for a variety of reasons: overstaying a visa, violating the terms of a visa, unlawful entry, or being convicted of a crime.

Why do you need to retain the best deportation defense attorney?

Because deportation or removal from the United States is an often complicated proceeding which involves many steps. In addition, the government will be represented by an attorney who has probably appeared in hundreds, or even thousands, of deportation hearings. If your attorney is not knowledgeable or is inexperienced in deportation defense, you will be at a distinct disadvantage during your removal proceedings. To ensure that your rights are protected and that you have the best chance for a favorable outcome, you should retain the services of an experienced immigration attorney who can apply for best possible relief from removal on your behalf with the Immigration Court.

Relief from Removal:

A person in removal proceedings can seek termination, waivers, a green card (adjustment of status), asylum, prosecutorial discretion, and a variety of other forms of “relief” from removal. Defending against deportation/removal requires experience in providing a strategic and zealous defense, and knowing the intricacies of immigration court litigation.

The Law office of Svetlana Kats, Esq., LLC, dedicated to helping you with all of the legal knowledge and skills at our disposal in any immigration matter. We are appearing in court helping clients with deportation, removal, exclusion, bond hearings, asylum, withholding of removal, protection under the Convention Against Torture, applications for adjustment of status, and waivers of grounds of “inadmissibility.” We understand what a profound impact deportation may have on you and your family and will work diligently on your behalf in this complex legal process.