# **INDEX**

	asset counting, 185–186
$\mathbf{A}$	counting income, 181–182
Abused spouses and children. See	family unit size, determination of,
Violence Against Women Act	180–181
(VAWA) <b>Addicts.</b> See Drug abusers	federal poverty line, determination of, 180, 273–274
<b>Adjustment of status.</b> See also Form I-485	income test, 182–185
generally, 41–61	minimum income requirement, 180-
after-acquired dependents, 45–47	189
approvable petition on file by April 30,	conflict of interest, 228–230, 236–238
2001, 45	consular processing, 65
decision, 61	death of petitioner, 10, 33–36, 176–177
discretionary action by USCIS, 48	discretion of USCIS and State
document checklist, 247–248	Department, 187
family unity, defined, 44–45	exempt from filing, 168
fiancé(e)s, 94	family-based petitions
filing fees, 60	who is affected, 171–172
filing for, 12–13, 15, 47, 157	who is not affected, 172–173
grandfathering of beneficiaries of I-130,	"federal means-tested programs," 178,
I-526, or labor certification, 45–47	184
historical background, 41–42	fee bills for processing, 65
inadmissibility, grounds of, 42, 43, 44	importance of, 167
interview process, 60–61	legally enforceable contracts, 177–180
to LPR, 1–2	enforceable by federal, state, or other
no penalty fee, 42-43, 44-45	entity, 178
other forms and documents included in,	enforceable by sponsored immigrant,
58–60	177–178
priority date, 7	enforcement in general, 178-179
process, 48–61	legally enforceable, 179–180
qualifying under §245(i), 43–47	termination of contract, 187–189
requirements for, 31–32, 41–48	mandatory filing requirement, 171–180
VAWA provisions, 205–208	overview, 170–171
Admission. See also Inadmissibility,	sponsors, 173–177
grounds of	citizen, national, or LPR, 173–174
by Customs and Border Protection, 32–	defined, 173–177
33	domiciled in U.S., 174–176
Adopted children	joint sponsors, 186
Hague Convention rules, 4, 19, 37–39,	termination of contract, 187–189
200	timing of filing, 173
requirements, 3–4	where to file, 189
Affidavit of support	withdrawing representation, 236–238
generally, 170–189	After-acquired dependents
attorney-client relationship, 217	adjustment of status, 46–47
change of address, 189	
completing form, 180–189	

288 Age-out problem

Age-out problem	
of beneficiaries, 10–11	В
derivative beneficiaries, 11–16	Battered spouse. See also Violence
VAWA, 195–196	Against Women Act (VAWA)
Appeals	waiver, 80–81
reinstatement of removal, 140–141	Beneficiaries
Applicants for registry	defined, 2
public charge and, 168	derivative beneficiaries, 7–8
Application for permanent residence,	principal beneficiaries, 2, 7–8
19–39	Brothers or sisters
adjustment of status eligibility, 31–32	defined, 3
consular processing requirements, 31–32	preference category and quota, 5–6
filing I-130 petition, 19–39	
completing form, 20–26	
eligibility to file, 11–12, 13–14	
fee, 30	$\mathbf{C}$
Notice to Appear considerations. See	Cancellation of removal applicants
Notice requirements	not subject to public charge, 168
other forms and documents in packet,	CDC Technical Instructions
28–29	for Physical or Mental Disorders with
supporting documentation, 26–28	Associated Harmful Behaviors and
where to file, 29–30	Substance-Related Disorders, 101,
who may file, 19–20	102, 103
inspection and admission by Customs	Change of address
and Border Protection, 32–33	affidavit of support, 189
petition revocation and reinstatement,	Chart B, Dates for Filing Family-
33–36	Sponsored Visa Applications
USCIS marriage interview, 30–31	adjustment of status, 48
Approval notice	chart for, 7
I-130 petition of parent of U.S. citizen,	consular processing, 64
245 <b>Assault</b>	Checklist
	adjustment of status application, 247–
crimes of moral turpitude, 108–109 <b>Assets</b>	248
public charge determination, 169–170	Child Citizenship Act of 2000
Asylees and refugees	affidavit of support, not affected by, 173
INA §209(c) waivers for, 162–163	exceptions for citizenship
public charge ground of inadmissibility	representations by children
not applicable to, 167	residing in U.S. prior to age 16,
Attorney-client relationship	126 <b>Children.</b> <i>See also</i> Child Status Protection
establishment of, 216–217	
ethical issues, 216–217. <i>See also</i> Ethical	Act (CSPA) abduction (international), grounds of
issues	inadmissibility, 137, 138
prospective clients, 217–219	abused. See Violence Against Women
prospective enems, 217–219	Act (VAWA)
	age-out problem, 10–11, 11–16, 195–
	196
	conditional residence provision, 75–76
	r, , <b>c</b> , o

**Convictions** 289

under Form I-751, 85-86	former clients, 223–224
crimes of moral turpitude committed	Conflict of interest
under age of 18, 109–110	affidavit of support, 228–230, 236–238
defined, 3–4	current clients, 226–230
fiancé(e)'s children, K visas, 92-94	duty to withdraw from representation
preference category and quota, 5–6	229–230
special immigrant juveniles applying for	informed consent, 228-230
adjustment of status, public charge	obtaining client's consent, 228–230
ground of inadmissibility not	former clients, 230–231
applicable to, 167	Consular processing
Child Status Protection Act (CSPA)	generally, 63–71
age-out problem, 10–11	affidavit of support, 65
children of LPRs and derivatives, status	appointment letter for immigrant visa
of, 13–15	applicants, 68
children of USCs, status of, 11–12	case status update notice, 253
effective date, 11, 16	electronic processing program, 63, 65,
F-2A beneficiaries over 21 when	67
petitioner nationalizes, relief for,	fees, 65, 71
15–16	payment receipt, 251–252
F-2B beneficiaries when petitioner	immigrant visa application, 65–66
naturalizes, relief for, 15	instruction packet letter for immigrant
naturalization and, 9–10	visa applicants, 65–67
Citizenship	interviews, 69–71
Child Citizenship Act of 2000, 126	notice of appointment, 257–258
false claims of, grounds of	medical examination, 69, 259–261
inadmissibility, 125–126	National Visa Center, 63-65
ineligibility, grounds of inadmissibility,	notice of immigrant visa case becoming
129–130	documentarily qualified, 255
tax avoidance as reason to renounce,	notice of immigrant visa interview
137, 138	appointment, 257–258
Commercialized vice	overview, 63
inadmissibility, grounds of, 111-112	priority date, 7
<b>Commission on Graduates of Foreign</b>	required documentation, 66-67
Nursing Schools	requirements, 31–32
certification by, 120	submission of documents, 67
Communicable diseases	termination of registration, 71
inadmissibility, grounds of, 100	Controlled substances. See also Drug
waiver of, 103, 148–150	abusers
Communication	drug traffickers, 110–111
ethical issues, 221–222	Controlled Substances Act
Communist party membership	inadmissibility of drug abusers of
inadmissibility, grounds of, 117-119	substances listed in act, 102–103,
Competence	104
ethical issues, 219–221	Convention Against Torture
Conditional resident status	reinstatement of removal exceptions,
marriage and, 74-90. See also Marriage	134, 139
Confidentiality	Convictions
ethical issues, 222–226	defined, 104–105

290 Criminal grounds

expungements, 105–106 finality, 106–107 foreign convictions, 107 multiple convictions, 110 vacate, orders to, 106–107

#### Criminal grounds

inadmissibility on, 104–113. *See also*Inadmissibility, grounds of
waivers, 152–153

## **Cross-chargeability**

defined, 7

## **Cuban Adjustment Act (CAA)**

abused spouses and children, 212–213 public charge ground of inadmissibility not applicable to, 167

## **Cultural practices**

of abuser, 197

traditional marriage arrangements and K-1 and K-2 visas, 92–93

#### **Current clients**

conflict of interest, 226-230

#### **Customs and Border Protection**

inspection and admission by, 32–33

D

#### Death

of petitioner, 33–36, 176–177
request to reinstate I-130 petition
based on §204(*l*) relief, 10,
243–244
of spouse
effect on conditional resident status,
82
permanent residence status after, 96–
98

#### **Derivative beneficiaries**

aging out, 13–17 defined, 7–8

#### **Diligence**

ethical issues, 219–221

#### **Disclosure**

ethical issues, 222-226

#### Divorce

priority dates and, 8 stepchildren and, 9, 200

waiver of conditional resident status,79–80

## **Documentary violations**

ethical issues, 234–235 inadmissibility, grounds of, 128–129

## **DOJ** and Homeland Security

rules on professional conduct for immigration practitioners, 233–235

#### **Drug abusers**

controlled substance violations as grounds of inadmissibility, 110 inadmissibility, grounds of, 102–103, 104

## **Drug traffickers**

inadmissibility, grounds of, 110-111

#### DUIs, aggravated

crimes of moral turpitude, 109

F

# **Employment authorization**

VAWA self-petitioners, 205

## **Espionage**

inadmissibility, grounds of, 114

#### **Ethical issues**

generally, 215–238
attorney-client relationship, 216–217
communication, 221–222
competence and diligence, 219–221
confidentiality, 222–226
conflict of interest, 226–233. See also
Conflict of interest
document fraud, 234–235
DOJ and Homeland Security rules on
professional conduct for
immigration practitioners, 233–
235
fiduciary duty to nonclients, 217–219

informed consent, 228–230 loyalty, duty to former clients, 230 meritorious claims, 232–233 overview, 215 sources of ethics rules, 215–216 terminating representation due to fraud or other reasons, 235–238 unrepresented third party, 231–232 **Form I-360** 291

#### **Evidence**

extreme hardship, Requests for Evidence (RFEs) in cases of, 158

#### Export control violations

inadmissibility, grounds of, 114

#### **Expungements**

criminal grounds, inadmissibility on, 106–107

#### Extreme hardship

conditional resident spouse status,
waiver for, 81–82
marriage arrangements and exceptions
for K-1 and K-2 visas, 93
questions to determine, 267–271
Requests for Evidence (RFEs), 158
waiver of inadmissibility, 143–155, 156–
157

F

#### Failure to appear

interview in marriage-based cases, 87

#### False claim of U.S. citizenship

inadmissibility, grounds of, 125–126

#### Family preference system

overview, 1–2

Visa Bulletin, 241

#### Family relationships

terms and requirements, 2-4

## Family-sponsored immigration

overview, 1-2

#### Family unit size

determination of, 180-181

#### Federal poverty line

determination of, 180, 273–274

#### Fiancé(e)s

adjustment of status, 94

Form I-864 requirements, 168

K-1 and K-2 visas, 94

## Fiduciary duty

to nonclients, 217–219

#### **Foreign convictions**

inadmissibility, grounds of, 107

Foreign government officials

inadmissibility, grounds of engaging in severe violations of religious freedom, 112 exception for beliefs, statements, or associations, 117 exception for foreign politicians, 117

# Foreign policy, serious consequences for

inadmissibility, grounds of, 117

#### Form G-28

Notice of Appearance as Attorney or Representative, 204

#### Form I-129F

fiancé(e)s, 94-95

K-3 and K-4 visas, 95-96

#### Form I-130

generally, 19–39

affidavit of support. See Affidavit of support

completing, 20–26

concurrent filing with Form I-485, 48

eligibility to file, 12, 13

filing fee, 30

Notice of Action, I-797 approval notice for petition of parent of U.S. citizen, 245

other forms and documents in application packet, 28–29

Petition for Alien Relative, 19–39 petition revocation and reinstatement, 33–36

request to reinstate I-130 petition based on §204(*l*) relief, 10, 243–244

supporting documentation, 26-28

where to file, 29–30

who may file, 19-20

#### Form I-130A

removal proceedings, 90 spousal petition, 28, 59 who files, 20

#### **Form I-212**

consent to reapply for admission, 160–162

eligibility, 160-161

strategy and procedure, 161-162

#### **Form I-360**

Petition of Amerasian, Widow(er), or Special Immigrant, 10

292 **Form I-485** 

VAWA packet contents, 198	Fraud
Form I-485	attorney sanctions for document fraud,
completing, 48–58	234–235
filing fees, 60	confidentiality and client fraud, 225-226
other forms and documents included	crimes of moral turpitude, 108
with, 58–60	inadmissibility, grounds of, 122-124
revised as of December 23, 2022, 48	conduct inconsistent with
where to file, 60	nonimmigrant visa within 90
Form I-601	days of entry subject to
Application for Waiver of Ground of	presumption of material
Excludability, 150, 151, 153, 155,	misrepresentation, 123
157–159, 161	final civil document fraud order, 127–
Form I-601A	128
Application for Provisional Unlawful	waivers, 154
Presence Waiver, 158, 159	Freedom of Information Act (FOIA)
Form I-602	requests
INA §209(c) waivers for asylees and	prior immigration orders, 141–142
refugees, 162–163	prior miningration orders, 171 172
Form I-693	
public charge, health information, 170	
Form I-751	G
approval, 87	Genocide
children included on, 85–86	
denial, 88	inadmissibility, grounds of, 119 Good moral character
filing fee, 83	
	VAWA self-petitioners, 197–198
filing procedures, 82–83	evidence of, 202, 277–285
late filing, 84	Green cards
multiple filings, 89 Form I-765	compared to permanent resident card, 74
	LPR status, 2
Application for Employment	Guilty pleas
Authorization, 204	inadmissibility, grounds of, 105, 108
Form I-800A	
Application for Determination of	
Suitability to Adopt a Child from a	
Convention Country, 39	Н
Form I-824	Hague Convention rules
filing for adjustment of status, 14	adoption process, 3–4, 19, 37–39, 200
Form I-864. See Affidavit of support	Haitian Refugee and Immigrant Fairness
Form I-864A	Act (HRIFA)
Contract Between Sponsor and	abused spouses and children, 212–213
Household Member, 179–187, 189	public charge ground of inadmissibility
Form I-864P	not applicable to, 167
poverty guidelines for affidavit of	reinstatement of removal exceptions, 139
support, 273–274	Hardship. See Extreme hardship
Form I-864W	Health
in lieu of affidavit of support, 97, 173	inadmissibility, grounds of, 99-104. See
widow/widower petitions, 97, 168	also Inadmissibility, grounds of
Former clients	waivers, 148–152
conflict of interest, 230–231	

Copyright  $\ensuremath{\mathbb{C}}$  2023. American Immigration Lawyers Association.

Inadmissibility, grounds of	29
Health care workers	prostitution and commercialized vice,
inadmissibility, grounds of, 120	111–112
Homeland Security	traffickers in persons, 112–113
removal proceedings, 129	documentary requirements, 128-129
rules on professional conduct for	guardian assisting inadmissible person,
immigration practitioners, 233-	138
235	health-related grounds, 99-104
Humanitarian reinstatement	communicable diseases, 100
of revoked I-130, 33, 35–36	drug abusers or addicts, 102-103, 104
	physical or mental disorders, 101–102
	vaccination, lack of, 100-101
	ineligibility for citizenship, 129–130
I	labor protection grounds, 120
Illegal Immigration Reform and	miscellaneous grounds, 137–138
Immigrant Responsibility Act of	national security grounds, 113-116
1996 (IIRAIRA)	beliefs, statements, and associations
criminal convictions, 106–107	exception, 117
VAWA self-petitioners, certification of	Communist party or totalitarian party
compliance with §384, 211	membership, 117–119
Immediate relatives	espionage, sabotage, export control
overview, 1	violations, and 114, 114
preference system and, 4–12	foreign politicians, exception for, 117
Immigration and Nationality Act	serious adverse consequences for
qualifying under §245(i), 43–47	foreign policy, 117
Immigration Marriage Fraud	terrorist activities, 114–116
Amendments of 1986 (IMFA)	no waiver under §245(i), 44
purpose of, 73	overview, 99
"second generation" second-preference	polygamy, 137, 138
visa petition pending adjudication	previous immigration violations, 120–
at effective date of act, 91–92	121
INA §209(c)	aliens present without permission or
waivers for asylees and refugees, 162–	parole, 121
163	failure to attend removal proceedings,
Inadmissibility, grounds of	121–122
generally, 99–142	false claim of U.S. citizenship, 124–
categories, 99	126
child abduction (international), 137, 138	final civil document fraud order, 127–
criminal grounds, 104–113	128
controlled substance violations, 110	fraud or willful misrepresentation,
convictions, 104–113	122–124
crimes of moral turpitude, 108–109	smugglers, 126–127
drug traffickers, 110–111	stowaways, 126
evaluating consequences of crime, 113	prior removal orders, 130–137
foreign government officials who	public charge grounds, 165–170
engaged in severe violations of	re-entering U.S. without authorization,

136–137

reinstatement of removal, 138-142

religious freedom, 112

guilty pleas, 105, 108

294 Income

tax avoidance as reason to renounce citizenship, 137, 138 unlawful presence bars, 131–136 voting unlawfully, 137, 138 waivers. *See* Waivers **Income.** *See* Affidavit of support

## Ineligibility for citizenship

inadmissibility, grounds of, 129-130

#### **Informed consent**

ethical issues, 228–230

#### Inspection

by Customs and Border Protection, 32–33

## International Convention on the Prevention and Punishment of Genocide

inadmissibility, grounds of, 119

#### **Interviews**

adjustment of status, 60–61 consular processing, 69–71 marriage-based cases, 30–31, 86–87 VAWA intake interview, 204–205

#### K

#### K visas

fiancé(e)s and their children (K-1 and K-2 visas), 92–94 nonimmigrants K-3 and K-4 visas, 95– 96

Kramer, Mary E., 113

#### L

#### Labor certification

inadmissibility, grounds of, 120

#### Lautenberg parolees

public charge ground of inadmissibility not applicable to, 168

## "Lawfully present"

defined, 133-135

#### Lawful permanent residents (LPRs)

filing I-130 petition, 19–39. *See also* Application for permanent residence

proof of status, 2

#### Legitimacy

defined, 3

# LIFE Act and LIFE Act Amendments of 2000

K visas, 95

reinstatement of removal exceptions, 139

Loyalty, duty to former clients, 230

#### M

## Mail-order brides. See K visas Manslaughter

crimes of moral turpitude, 108–109

## Marriage

alien spouses affected by conditional residence provision, 75

battered spouse waiver, 80–81 children affected by conditional

residence provision, 75–76

conditional resident status, 74–90

children, petitions and waivers for, 85–86

filing joint petition, 78–79

notice from USCIS, 90

reapplication for immigrant visa after termination of, 89

removal of, 78-85

termination of, 76–78

waiver of joint petition, 79–82

death of spouse, 82

divorce/annulment waiver, 79-80

documentary evidence of good-faith

marriage, 83

extreme hardship waiver, 81-82

failing marriage, 85

fiancé(e) visas (K-1 and K-2), 92-94

filing fee and procedure, 82-83. See also

Form I-751

good-faith marriage, 194

evidence of, 202–203

immigration through, 73-98

interview, 30-31, 86-87

waiver of, 87

late petitions, 84

overview, 73-74

priority dates and, 8-9

in removal proceedings, 90-91

second-preference petitions, 91–92

Parole 295

traveling abroad at time petition filed, 83–84

VAWA self-petitioners, 194–195

## Means-tested benefit programs

"federal means-tested program" defined, 178, 184

income test for affidavit of support, 184 sponsored immigrants qualifying for, 178–179

#### Medicaid

federal means-tested program, 178, 184

#### **Medical examinations**

consular processing, 69, 259–261

### **Mental disorders**

inadmissibility, grounds of, 101–102 harmful behavior, 263, 265–266 waivers, 103–104, 148–150

#### Meritorious claims

ethical issues, 232–233

#### Military Selective Service Act

exemption of nonimmigrants from U.S. military service, 130

# Misrepresentation. See Fraud

## Moral turpitude, crimes of

inadmissibility, grounds of, 108-109

#### Motions to reopen

removal or deportation proceedings, 209–210, 213

#### Murder

crimes of moral turpitude, 108

#### N

#### **National security grounds**

inadmissibility, grounds of, 113–119

## **National Visa Center**

case status update notice, 253
consular processing, role in, 63–65
contacting, 68
notice of immigrant visa case becoming
documentarily qualified, 255
notice of immigrant visa case creation,
249–250

notice of immigrant visa interview appointment, 257–258 provisional waiver applications, 159

#### Naturalization

priority dates and, 9–10 VAWA self-petitioners, 211–212

#### Nazi persecution participants

inadmissibility, grounds of, 119

## Nicaraguan Adjustment and Central American Relief Act (NACARA)

abused spouses and children, 212–213 public charge ground of inadmissibility not applicable to, 167

reinstatement of removal exceptions, 139

#### **Notice of Action**

1-797 approval notice I-130 petition of parent of U.S. citizen, 245

## **Notice of Intent to Deny (NOID)**

extreme hardship, 158

#### **Notice requirements**

conditional resident status, 90
Notice of Action, 1-797 approval notice
for I-130 petition of parent of U.S.
citizen, 245
Notice to Appear (NTA) policy, 77, 87,

88, 89, 91, 160

#### Nurses

inadmissibility, grounds of, 120

0

#### **Orphans**

requirements, 4

P

#### **Parents**

defined, 3

#### **Parole**

aliens present without permission or parole, grounds of inadmissibility, 121

leaving United States with advance parole, not triggering three- or ten-year bars of unlawful presence, 132–133

## PATRIOT Act of 2001

terrorist activities as grounds of inadmissibility, 114

#### **Petitioners**

death of, 10–11, 33–36, 176–177 defined, 2

## **Petty offenses**

crimes of moral turpitude, exception to, 110

## **Physical disorders**

inadmissibility, grounds of, 101–102 waivers, 103–104, 148–150

## **Physicians**

inadmissibility, grounds of, 120

## **Polygamy**

inadmissibility, grounds of, 137, 138

#### **Poverty guidelines**

for affidavit of support (Form I-864P), 273–274

determining federal poverty line, 180

## **Preference system**

categories, 5 family preference system, 1–2 immediate relatives and, 4–12 quota system, 5–7

# Previous immigration violations

inadmissibility, grounds of, 120-121

## Principal beneficiaries

defined, 7-8

#### **Priority dates**

age-out problem and, 11
death of petitioner and, 10–11
defined, 6–7
divorce and, 8–9
marriage and, 8
naturalization and, 9–10
pre-1977 Western Hemisphere priority
dates, 11–12
retention of, 8–12

#### Prior removal orders

inadmissibility, grounds of, 130–137 reinstatement of removal, 138–142

# **Professional conduct.** *See* Ethical issues **Prostitution**

crimes of moral turpitude, 109 inadmissibility, grounds of, 111–112

#### **Public charge**

affidavit of support. See Affidavit of support

applicants not subject to, 167-168 current standard, 166-167 inadmissibility, grounds of, 165-170 "public cash assistance for income maintenance" defined, 166-167, 170-171Requests for Evidence (RFEs), 168 totality of the circumstances test, 167, 168 USCIS Policy Manual Guidelines, 168– 170 age, 168–169 assets, resources, and financial status, household income, 169–170 education and skills, 170 family status, 169 health, 169

O

## Quota system

described, 5-7

updated, 167, 168

R

#### Rape

crimes of moral turpitude, 108

#### **REAL ID Act of 2005**

terrorist activities as grounds of inadmissibility, 114

# **Re-entering U.S. without authorization** inadmissibility, grounds of, 136–137

#### Refugees

INA §209(c) waivers for, 162–163 public charge ground of inadmissibility not applicable to, 167

# Registry, applicants for, public charge and, 168

#### Reinstatement of removal

appeals, 140–141 inadmissibility, grounds of, 138–142 retroactive application, 139 what practitioners can do, 141–142

## Termination of registration Religious freedom

foreign government officials engaging in severe violations of, 112

## Removal proceedings

cancellation applicants, not subject to public charge, 168 denial of Form I-751, 88 documentary requirements, failure to comply with, 128–129 failure to attend as grounds of inadmissibility, 121–122 marriage and, 90-91 motions to reopen, 209-210 prior orders as grounds of inadmissibility, 130-137 reinstatement of removal as grounds of

inadmissibility, 138-142 retroactive application, 139

VAWA self-petitioners, 210-211

Requests for Evidence (RFEs)

extreme hardship, 158 public charge, 168

#### Robbery

crimes of moral turpitude, 109

## $\mathbf{S}$

#### Sabotage

inadmissibility, grounds of, 114

#### **Self-petitions**

for abused spouses and children. See Violence Against Women Act (VAWA)

#### **Siblings**

defined, 3

preference category and quota, 5-6

#### **Smugglers**

inadmissibility, grounds of, 126–127

Sponsors. See Affidavit of support

Spouse. See also Marriage

abused. See Violence Against Women Act (VAWA)

preference category and quota, 5-6 requirements, 2–3

## State, Tribal, territorial, or local cash benefit programs for income maintenance

public charge determination, 166–167,

## State Children's Health Insurance Program (SCHIP)

federal means-tested program, 178, 184

## Stepchildren

death of petitioner, effect of, 10 divorce, effect of, 9, 200 requirements, 3

#### **Stowaways**

inadmissibility, grounds of, 126

Substance abusers. See Drug abusers **Subversive Activities Control Act of** 

inadmissibility, grounds of, 117

## **Supplemental Nutrition Assistance** Program (SNAP)

federal means-tested program, 178, 184

# **Supplemental Security Income (SSI)**

public charge ground of inadmissibility, 166, 170

## **Supporting documentation**

Form I-130, 26–28 evidence of family relationship, 28 petitioner's evidence of U.S. citizenship, 27–28

## T visas, public charge and, 168 Tax avoidance

renouncing citizenship for, grounds of inadmissibility, 137, 138

## **Temporary Assistance for Needy** Families (TANF)

federal means-tested program, 178, 184 public charge ground of inadmissibility, 166, 171

**Temporary Protected Status applicants** public charge ground of inadmissibility not applicable to, 168

# **Termination of registration**

grounds for, 71

298 Terrorist activities

#### Terrorist activities Vietnam "draft evaders" hold policy for certain persons subject to pardon for, 130 terrorism-related inadmissibility Violence Against Women Act (VAWA) grounds (TRIG), 116 generally, 191-213 inadmissibility, grounds of, 114-116 abuse **Terrorist organizations** defined, 197 tiers of, 115-116 evidence of, 203 **Theft** adjustment of status, 205–208 background, 191-192 crimes of moral turpitude, 109 Totalitarian party membership deferred action, 205 inadmissibility, grounds of, 117–119 deportability ground eased for abused persons, 208–209 Traveling abroad derivative spouses, 213 aliens "unlawfully present" who depart U.S., 131-132 employment authorization, 205 extreme hardship, 144–145 marriage petition filed during, 83-84 good-faith marriage, 194 **Trump Administration** public charge determination, 166–167 evidence of, 202–203 good moral character, 197-198 evidence of, 202, 277–285 intake interview, 204-205 naturalization, 211-212 public charge ground of inadmissibility U visas, public charge and, 168 not applicable to, 168 "Unlawfully present" and unlawful removal or deportation proceedings, presence bars 210-211 defined, 133-135 self-petitioning, 192–204 departing U.S., 131-132 aging out protection, 195-196 inadmissibility, grounds of, 131-136 citizenship or immigration status of period of inadmissibility, 135 abuser, 196 prior removal orders, 130–137 death of USC abuser, 197 waivers, 135–136, 154–155, 157–160 derivative children, 195, 203 re-entering U.S. without authorization, 136-137 eligibility, 192 evidence of abuser's USC or LPR Unmarried children status, 200-201 preference category and quota, 5-6 evidence of applicant's physical requirements, 4 Unrepresented third party presence, 202 evidence of qualifying relationship to ethical issues, 231-232 abuser, 199-200 **USA PATRIOT Act of 2001** filing procedure, 205 terrorist activities as grounds of marital relationship, 194-195 inadmissibility, 114 marriage or remarriage of selfpetitioners, 195 packet contents, 198-204 parent-child relationship, 195 V requirements, 192-198 Vaccination residence, 194 inadmissibility, grounds of, 100-101 waiver of permanent bar inadmissibility, waivers, 103, 150-152 137, 144–145, 205–208

Widow(er)s 299

#### Visa Bulletin

family-sponsored preferences, 241 visa availability (from *Visa Bulletin* for January 2023), 6, 7, 241

#### Visa fraud

inadmissibility, grounds of, 122-123

**Visas, issuance of,** 1. See also specific types of visas

## Voluntary manslaughter

crimes of moral turpitude, 108

#### Voting unlawfully

inadmissibility, grounds of, 137, 138

## W

#### Waivers

asylees and refugees, INA §209(c) waivers for, 162–163 conditional resident status, waiver of joint petition, 79–82 inadmissibility, grounds of, 103-104, 143-163 communicable diseases, 103, 148–150 Communist party or totalitarian party membership, 119 consent to reapply for admission, 160-162 criminal grounds, 152–153 eligibility requirements, 143–155 extreme hardship, 143–157 filing fee, 155 final civil document fraud order, 127-128 fraud or misrepresentation, 154 health-related grounds, 103-104, 148-152 physical or mental disorders, 103–104, 148-150 procedure for filing, 155–157 smuggling, 126–127 terrorism-related bars to admission, 116 unlawful presence bars, 135–136, 154–155, 157–160 vaccination, lack of, 103, 150-152 VAWA self-petitioners, 137, 144– 145, 205–208

interview in marriage-based cases, 87 provisional, 157–160

Welfare programs. See Means-tested benefit programs

#### Widow(er)s

petitions for permanent residence, 96–98