

## Separated Parent's Removal Form

**Purpose:** This form is for detained alien parents with administratively final orders of removal who are class members in the *Ms. L. v. I.C.E.*, No. 18-0428, (S.D. Cal. Filed Feb. 26, 2018) lawsuit. Class members are entitled to be reunited with their child(ren) and may choose for their child(ren) to accompany them on their removal or may choose to be removed without their child(ren). Any such decision must be made affirmatively, knowingly, and voluntarily.

**Instructions:** This form must be read to the alien parent in a language that he/she understands. The alien parent should indicate which option he/she is choosing by signing the appropriate box below.

Parent Name / Nombre de Padre:						
Parent A # / A # de Padre:						
Country of Citizenship / Pais de Ciudadania: GUATEMALA						
Detention Facility / El Centro de Detención: _ADELANTO PROCESSING CENTER						
Child(ren) Name(s) / Nombre de Hijo:						
Child(ren) A # / A # de Hijo:Shelter / Albergue:						
<b>English:</b> I am requesting to reunite with my child(ren) for the purpose of repatriation to my country of citizenship.						
Signature / Firma:						
English: I am affirmatively, knowingly, and voluntarily requesting to return to my country of citizenship without my minor child(ren) who I understand will remain in the United States to pursue available claims of relief.  Signature / Firma:						
Certificate of Service						
I hereby certify that this form was served by me at _ADELANTO PROCESSING CENTER						
on OZ/05/2018 (Location) on on OZ/05/2018 , and the contents of this						
(Name of Alien) (Date of Service)						
notice were read to him or her in the SPANISH language.						
(Language)						
Name and Signature of Officer Name or Number of Interpreter (if applicable)						

## **IMPORTANTE**

Instrucciones: La información en esta página debe ser leída al padre extranjero en un idioma que él o ella entienda. El Aviso debe ser entregado al padre extranjero al mismo tiempo que este formulario. El padre extranjero debe indicar cuál opción elige al firmar la casilla apropiada a continuación.

NO TIENE QUE aceptar una orden de deportación para que le devuelvan a su hijo/a. Usted puede optar por seguir luchando su caso de inmigración, y el gobierno igual tiene que cumplir con la orden del juez y reunirlo con su hijo/a.

SI USTED PIERDE SU CASO Y EL GOBIERNO VA A DEPORTALO/A DE LOS ESTADOS UNIDOS, usted tendrá que decidir en ese momento si desea que su hijo/a salga de los Estados Unidos con usted.

Nombre de Padre:  Numero "A" del Padre:					
El Centro de Detención:ADELANTO PROCESSING CENTER  Nombre del Hijo/a:					
ELIJA UNA OPCIÓN:					
Si pierdo mi caso y me deportan, me gustaría llevar a mi hijo/a conmigo.					
Si pierdo mi caso y me deportan, no quiero llevar a mi hijo/a conmigo.					
No tengo un abogado, y quiero hablar con un abogado antes de decidir si quiero que mi hijo/a sea deportado/a conmigo.					
Certificado de Servicio					
Por el presente certifico que yo le entregué este formulario en ADELANTO PROCESSING CENTER  el 7/12/2014 (Ubicación)  (Nombre del Extranjero) (Fecha del Servicio)					
de este aviso se le leyó en <u>SPANISH</u> (Idioma)					
Nombre y Firma del Oficial Nombre o Numero del Intérprete (si es aplicable)					

## U.S. Department of Homeland Security Immigration and Customs Enforcement

Warning for Failure to Depart

Name:			Field Office:	File #:		
			LOS ANGELES			
Section 243(a) of the Immigration and Nationality Act provides, in part, that:						
Section 243(a) of the Immigration and Nationality Act provides, in part, that:  Any alien against whom a final order of removal is outstanding by reason of being a member of any of the classes described in section 237(a) who  (A) willfully fails or refuses to depart from the United States within a period of 90 days* from the date of the final order of removal under administrative processes, or if judicial review is had, then from the date of the final order of the court,  (B) willfully fails or refuses to make timely application in good faith for travel or other documents necessary to the alien's departure,  (C) connives or conspires, or takes any other action, designed to prevent or hamper or with the purpose of preventing or hampering the alien's departure pursuant to such, or  (D) willfully fails or refuses to present himself or herself for removal at the time and place required by the Attorney General pursuant to such order, shall be fined under title 18, United States Code, or imprisoned not more than four years (or 10 years if the alien is a member of any of the classes described in paragraph (1)(E), (2), (3), or (4) of section 237(a)), or both.  Nothing in this section shall make it a violation to take proper steps for the purpose of securing cancellation or custody.						
Any action Immigration and Customs Enforcement may take to obtain a travel document for your departure or to remove you will NOT relieve you of the liability for compliance with the provisions of law referred to in the first paragraph above.  * Section 241(a)(1)(C) provides for the extension of the statutory removal period if the alien refuses, during the removal period, to make application in good faith, for a travel or other document necessary for the alien's removal or departure or conspires or acts to prevent the alien's removal subject to an order of removal.  Date Order Final:  Ordered Removed under Section:						
00/05/00/0	040 74"					
06/05/2018   212a7Ail   Record of Service						
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				00/00/0040		
Officer's Signature:			Service:	06/22/2018		
Adelanto Processi			Processing Center	, Adelanto, CA.		
Served On: (Alien's Signature)						
				06/22/2018		
Warning administered in Court (Copy of order attached)				Record of Personal Service (Cont.)		
( ) Certified Mail Service			Fingerpri	Fingerprint of Alien (Specify finger used)		
Attach certified mail receipts here.			RIGHT IN	DEX:		