

CANCELLATION OF REMOVAL AND SEC. 212(C) RELIEF

REMOVAL BOOT CAMP-

2020



STATUTORY REQUIREMENTS INA §240A(A), 8 U.S.C. §1229B(A)

- **LAWFUL ADMISSION FOR PERMANENT RESIDENCE FOR AT LEAST FIVE YEARS.**
- **CONTINUOUS RESIDENCE FOR SEVEN YEARS AFTER ANY ADMISSION.**
- **NO CONVICTION OF AN AGGRAVATED FELONY**
- **EXERCISE OF DISCRETION**

AVAILABILITY OF RELIEF

- **CAN BE CHARGED WITH DEPORTABILITY UNDER INA §237 OR INADMISSIBILITY UNDER INA §212**
- **HRAIRA ELIMINATED REQUIREMENT OF “COMPARABLE GROUND OF EXCLUSION” UNDER OLD INA §212(C) RELIEF**

Also available as part of the eCourse

[2022 A Practical Guide to Immigration Removal Proceedings eConference](#)

First appeared as part of the conference materials for the
2022 A Practical Guide to Immigration Removal Proceedings session
"Adjustment of Status (approx. 30 min.)"