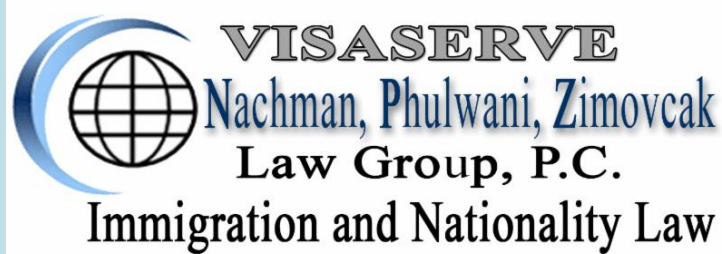


Hi, just a reminder that you're receiving this email because you have expressed an interest in Nachman Phulwani Zimovcak (NPZ) Law Group, P.C. (f/k/a, Nachman & Associates, P.C.) - Don't forget to add info@visaserve.com and david_nachman@visaserve.com to your address book so we can be sure to land in your inbox!

You may [unsubscribe](#) if you no longer wish to receive our emails.



Nachman Phulwani Zimovcak (NPZ) Law Group, P.C. - U.S. and Canadian Immigration and Nationality Law Newsletter and Updates.



TEXT "npzlawgroup" to 22828 to Sign-up for our FREE Bimonthly Newsletter.

In This Issue:

[WHAT VISA DO I NEED TO ATTEND AN AMERICAN COLLEGE?](#)

[DHS UPDATE: ADJUSTING PROGRAM FEES FOR THE STUDENT AND EXCHANGE VISITOR PROGRAM.](#)

[ICE UPDATE: ICE DELIVERS MORE THAN 5,200 I-9 AUDIT NOTICES TO BUSINESSES ACROSS THE US IN 2-PHASE NATIONWIDE OPERATION.](#)

[USCIS RETURNS UNSELECTED FISCAL YEAR 2019 H-1B CAP-SUBJECT PETITIONS.](#)

[IS MY MARRIAGE A VALID MARRIAGE FOR U.S. IMMIGRATION PURPOSES?](#)

Dear Readers:

The "dog days of summer" are upon us. The US immigration law arena continues to heat-up and we are preparing for a Fall immigration filing season unlike one that we have ever seen in the past.

Here is one for irony ... The for-profit, private Florida club-which the President has dubbed the "Winter White House"-has plans to hire 61 foreign workers to serve as cooks and waiters for the winter social season. How this can be the case is beyond our comprehension but further leads us in the direction of believing that much of what we are seeing from the administrative agencies may be nothing but the embodiment of "political rhetoric".

The attempt to rescind the IER is just another attempt by the Trump Administration to deal-up some more "blue smoke and mirrors". This regulation allows international entrepreneurs to temporarily enter the United States to grow businesses - yet the Trump Administration wants to end it? Hmmm.

Last week, a federal judge gave the Trump Administration 30 days to reunite all families and 14 days to reunite children under the age of five. The government has identified 102 children under the age of five and as many as 2,900 children over five who it had separated

DOS VISA BULLETIN
UPDATE: VISA
BULLETIN FOR AUGUST
2018.

Trump Continua a
Expulsão de Beneficiários
do TPS.

I-751: LIFTING THE
CONDITIONS IN A
MARRIAGE CASE.

:: 201-670-0006
(ext. 100)

:: info@visaserve.com

:: www.visaserve.com

UPCOMING EVENT:

Webinar- International Tax for Individuals

**Location:
Online (Webinar)**

**Date:
August 15, 2018**

**Time:
12:00 PM - 1:40 PM
ET**

**FOR DETAILED
INFORMATION,
PLEASE CLICK
HERE . . .**

**PRESS RELEASE:
DAVID H.
NACHMAN, ESQ.
APPOINTED AS
CHAIR OF THE
NJSBA
INTERNATIONAL
LAW
COMMITTEE**

from their parents under the zero tolerance policy.

We remind our readers that many immigrant detainees are held in conditions that threaten their health and safety, or which fail to respect their basic rights. Many civil rights groups are performing studies and evaluations. Stay tuned for more media coverage on these issues.

Finally, and as previously reported, U.S. Citizenship and Immigration Services (USCIS) issued new guidance to initiate deportation proceedings for thousands of applicants denied for any immigration benefit. This policy change will have far-reaching implications for many of those interacting with the Agency, but also signals a major shift in how USCIS operates.

We remind our readers that we are immigration and nationality Lawyers and Attorneys. We have offices in New York, New Jersey, in Indiana and affiliated offices in India and in Canada. If we can assist you, your friends, your family members, or your colleagues with any immigration and nationality matters, please feel free to contact us by emailing us at info@visaserve.com or by calling our offices at 201-670-0006 (x100).

WHAT VISA DO I NEED TO ATTEND AN AMERICAN COLLEGE?

The United States has some of the greatest colleges and universities in the nation. The U.S. is considered the top country of choice by the largest number of international students. At present, at least one million international students are enrolled in U.S. institutions. There are several factors that international students wishing to come to the U.S. must consider when applying. Our international immigration law attorneys explore some relevant facts about visas, international college applications, work options associated with international students and more below.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

DHS UPDATE: ADJUSTING PROGRAM FEES FOR THE STUDENT AND EXCHANGE VISITOR PROGRAM.

The Department of Homeland Security (DHS) proposes to adjust fees charged by the Student and Exchange Visitor Program (SEVP) to individuals and organizations. DHS proposes to raise the fee for Student and Exchange Visitor Information System (SEVIS) Form I-901, Fee Remittance for Certain F, J, and M Nonimmigrants, for nonimmigrants seeking to become academic (F visa) or vocational (M visa) students from \$200 to \$350. For most categories of individuals seeking to become exchange (J visa) visitors, DHS proposes to increase the fee from \$180 to \$220. For those seeking admission as J exchange visitors in the au pair, camp counselor, and summer work or travel program participant categories, DHS proposes to maintain the fee at \$35. In addition to raising the student and exchange visitor fees, DHS proposes to increase the fee for submitting a school certification petition from \$1,700 to \$3,000. DHS proposes to maintain the fee for an initial school site visit at the current level of \$655, but clarify that, with the effective date of the rule,

[TO READ MORE, PLEASE CLICK HERE . . .](#)



The New Jersey State Bar Association (NJSBA) recently announced its appointment of David Nachman, Esq., one of the Managing Attorneys of Nachman Phulwani Zimovcak (NPZ) Law Group, P.C., as Chair of the NJSBA International Law Committee for 2018-2019.

[Read More . . .](#)

KNOW YOUR RIGHTS!



If you are stopped by an immigration officer or the police; you can choose to:

[Read More . . .](#)

ICE UPDATE: ICE DELIVERS MORE THAN 5,200 I-9 AUDIT NOTICES TO BUSINESSES ACROSS THE US IN 2-PHASE NATIONWIDE OPERATION.

U.S. Immigration and Customs Enforcement's (ICE) Homeland Security Investigations (HSI) announced on July 24th, 2018, the results of a two-phase nationwide operation in which I-9 audit notices were served to more than 5,200 businesses around the country since January. A notice of inspection (NOI) informs business owners that ICE is going to audit their hiring records to determine whether they are complying with existing law.

From July 16th to 20th, the second phase of the operation, HSI served 2,738 NOIs and made 32 arrests. During the first phase of the operation, Jan. 29 to March 30, HSI served 2,540 NOIs and made 61 arrests.

"This is not a victimless crime," said Derek N. Benner, Acting Executive Associate Director for HSI. "Unauthorized workers often use stolen identities of legal U.S. workers, which can significantly impact the identity theft victim's credit, medical records and other aspects of their everyday life."

[FOR DETAILED INFORMATION, PLEASE CLICK HERE . . .](#)

USCIS RETURNS UNSELECTED FISCAL YEAR 2019 H-1B CAP-SUBJECT PETITIONS.

USCIS announced on July 30, 2018, that it has returned all fiscal year 2019 H-1B cap-subject petitions that were not selected in the computer-generated random selection process.

USCIS previously announced on May 15, that it had completed data entry of all selected cap-subject petitions.

If you submitted an H-1B cap-subject petition that was delivered to USCIS between April 2 and April 6, 2018, and you have not received a receipt notice or a returned petition by August 13, you may contact USCIS for assistance.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

IS MY MARRIAGE A VALID MARRIAGE FOR U.S. IMMIGRATION PURPOSES?

The validity of a marriage under U.S. immigration laws can determine whether a foreign national is be able to obtain a family-based immigrant or nonimmigrant visa, legalize unlawful status, or file a waiver of inadmissibility or deportability. The Immigration and Nationality Act (INA), the basic body of U.S. immigration laws, does not define the term "marriage" nor "spouse" in strict terms nor does it require that the two individuals meet the standards of either definition for the purpose of determining the validity of a marriage. Instead, the INA requires an analysis of the circumstances surrounding the marriage to determine that the marriage fulfills the minimum of three (3) components necessary for a valid marriage. The purpose of this article is to explain the minimum threshold requirements of marriage for immigration purposes. For the most part, abiding by the laws of the place of marriage seem to trump most, but not all, other governing bodies to determine marriage.

NPZ'S OFFICES*:

**NPZ'S NORTHERN
NEW JERSEY OFFICE:**

VISASERVE Plaza
487 Goffle Road
Ridgewood, NJ 07450
Phone: 201-670-0006
(x107)

Please feel free to ask
about our presence in
Boston, MA. and in
Chicago, IL.

* Please note that our
immigration law practice
is national and
international in scope.
We assist our clients
throughout the U.S. and
throughout the world.

**NPZ'S CENTRAL NEW
JERSEY OFFICE:**

1348 U.S. 202
Neshanic Station
NJ 08853
Phone: 1-866-599-3625

**NEWYORK CITY
OFFICE:**

108 West 39th Street
8th Floor, Suite 800
New York, NY 10018
Phone: 1-866-599-3625

INDIANA OFFICE:

Indianapolis City Center
201 North Illinois Street
16th Floor, South Tower
Indianapolis, IN 46204
Phone: 317-936-6600

**INDIA AFFILIATED
OFFICES:**

Kaival Chalishazar, Adv.
Kaival Chalishazar &
Co.
22 Vasant Kunj
New Sharda Mandir
Road, Paldi,
Ahmedabad 380007,
India

TO READ MORE, PLEASE CLICK HERE . . .

**DOS VISA BULLETIN UPDATE: VISA BULLETIN FOR
AUGUST 2018 - IF YOUR "PRIORITY DATE" IS
CURRENT PLEASE LET US KNOW?**

Family-Based Preference Categories

As noted in the August 2018 Visa Bulletin, the final action dates for FB-3 India and/or FB-4 India were originally expected to retrogress in September. According to the latest information from the NVC regarding documentarily qualified demand,

[Read More . . .](#)

TO READ MORE, PLEASE CLICK HERE . . .

**NPZ ASSISTS FOREIGN NATIONALS IN
THE GREATER BRAZILIAN AND
PORTUGUESE COMMUNITY - OUR STAFF
SPEAKS PORTUGUESE AND MANY
OTHER LANGUAGES.**

Trump Continua a Expulsão de Beneficiários do TPS .

Por que muitos diplomatas se opõem à deportação de beneficiários do TPS?

O presidente dos Estados Unidos, Donald Trump, continua com a sua aparente meta de deportação de milhares de pessoas que detêm o Status de Proteção Temporária (TPS na sigla em inglês). O governo Trump continua com essas ações, apesar da oposição de vários diplomatas de carreira.

[PARALERMAIS, POR FAVOR, ELIQUE AQUI . . .](#)

**CHECKOUT VISASERVE'S REGULARLY
UPDATED YOUTUBE VIDEO LIBRARY
(SOME SELECTIONS BELOW) ABOUT U.S.
AND CANADIAN IMMIGRATION LAWS:**

**"IMMIGRATION NEWS AND VIEWS" -
NPZ'S NEW PRACTICAL SERIES ON
YOUTUBE ABOUT VARIOUS U.S. AND
CANADIAN IMMIGRATION LAW ISSUES.**

Check us out at . . .

[Nachman Phulwani Zimovecak Law Group](#)

ATT: Call Kaival at x107

(This office provides "on the ground" services to our Indian clients such as India Divorce, India Real Estate Purchase and Sale, Business Sale Purchase, Adoption, Litigation and High Court Complaints).

Nachman Phulwani
Zimovcak (NPZ) Law
Group, P.C. (Mailing
Address only - Offices in
Ahmadabad).

c/o Mr. Shishir Goyal,
Authorized Agent
201 Nepean House
85 Nepean Sea Road
Mumbai 400006, India

Call us at
201-670-0006 (x104) for
contact details.

Shekhar Raj Sharma

SRS Legal
A1/134, Safdurjung
Enclave,
Lower Ground Floor
New Delhi-29, India

(This office provides "on the ground" services to our Indian clients such as India Divorce, India Real Estate Purchase and Sale, Business Sale Purchase, Adoption, Litigation and High Court Complaints)

**YOUTUBE Video Library. U.S. Immigration and
Naturalization Assistance is only one "click"
away!**

I-751: LIFTING THE CONDITIONS IN A MARRIAGE CASE.



Your permanent residence status is conditional if it is based on a marriage that was less than 2 years old on the day you were given permanent residence. You are given conditional resident status on the day you are lawfully admitted to the United States on an immigrant visa or adjustment of your status to permanent residence. Your status is conditional, because you must prove that you did not get married to evade the immigration laws of the United States. To remove these conditions you must file Form I-751, Petition to Remove Conditions on Residence.