





Immigration Options for Victims of Crimes

Element	I-360 VAWA Self Petition	I-751 Domestic Violence Waiver for Conditional Residents	I-589 Asylum	I-914 T Visa	I-918 U visa	I-360 SIJS
Who is it for?	1. An abused spouse or child (including step- child) of a USC or LPR; or 2. A parent of a child who is abused by the parent's USC or LPR spouse; or 3. An abused parent of a USC son or daughter.	Admitted as a Conditional Resident (issued a "green card" that is/was valid for only two years).	Any individual who has suffered, or has a well-founded fear of, persecution in home country on account of his/her race, religion, national origin, membership in a particular social group or political opinion.	Victim of a severe form of trafficking in persons (including sex and/or labor trafficking).	Victim of qualifying crime in INA 101(a)(15)(U)(iii), including but not limited to: rape, sexual assault, prostitution, incest, domestic violence, FGM, involuntary servitude, trafficking, kidnapping, sexual exploitation, false imprisonment, murder, manslaughter, blackmail, extortion, witness tampering, perjury, stalking, fraud in foreign labor contracting and has cooperated with law enforcement during the investigation or prosecution of the crime.	Child under the jurisdiction of state court authorized to make placement decisions with regard to the child, and court has ordered that child cannot be reunified with one or both parents due to abuse, abandonment, neglect or something similar under state law and it is not in the child's best interest to be returned to his/her country of origin.







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Eligibility	1. Spouse or	1. Conditional	1. Past persecution	1. Victim of a severe	1. Victim of qualifying	1. Unmarried,
Requirements	parent is or was	Resident; 2.	or well-founded fear	form of trafficking; 2.	crime; 2. Suffered	under 21, and
	(within 2 years of	Good Faith	of future	Physically present in	substantial physical or	present in the U.S.;
	filing) a USC or	Marriage; 3.	persecution; 2.	the US, American	mental abuse from the	2. State court
	LPR; or whose	Battery or	Persecutor is	Samoa, Puerto Rico,	crime; 3. Law enforcement	declares that (a)
	son or daughter is	Extreme Cruelty.	government or	US Virgin Islands,	certification that applicant	the child is a
	a USC; 2. Good		private actor that	Guam or Northern	(or parent/guardian/next	dependent of the
	faith marriage		the government is	Mariana Islands on	friend of child victim) has	court or legally
	(spouse only) and		unwilling/unable to	account of the	information and has been/	placed with a state
	resided together		control; 3. On	trafficking; 3.	is being/ likely to be	or private agency
	in the US; 3.		account of race,	Complied with any	helpful to authority	or individual, (b)
	Battery or		religion, national	reasonable request	investigating or	not in child's best
	extreme cruelty;		origin, membership	for assistance in the	prosecuting the crime (law	interests to return
	4. Good moral		in a particular social	investigation or	enforcement certification,	to home country,
	character.		group or political	prosecution of	on I-918 Supplement B is a	(c) the child cannot
			opinion.	trafficking	requirement).	be reunified with
				(exceptions for		one or both
				trauma or if under 18		parents because of
				years of age;		abuse,
				cooperation can be		abandonment,
				demonstrated		neglect, or a
				through primary and		similar reason.
				secondary evidence		
				and does not require		
				a law enforcement		
				certification on I-914		
				Supplement B); 4.		
				Would suffer		
				extreme hardship if		
				returned to home		
				country.		

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Element	I-360 Self Petition	I-751 Waiver	I-589 Asylum	I-914 T Visa	I-918 U visa	I-360 SIJS
Eligible Derivatives	Minor child(ren) of person filing as a spouse/child of an abusive LPR/USC are	No derivatives per se; though conditional resident children can be included	Spouse (non- abusive) and child(ren) (under 21 and unmarried).	Adult victim- spouse, child(ren) (under 21 and unmarried); Child victim- spouse, child(ren), sibling(s)	Adult victim- spouse (non- abusive), child(ren) (under 21 and unmarried); Child victim- spouse, child(ren), sibling(s), parent(s)	None with approved I-360 alone. Current explicit prohibition on petitioning for
	automatically included as derivatives; if the petition is filed or approved before they turn 21 but don't get LPR status before 21, they shall be considered a VAWA self- petitioner with the same priority date as the parent. If applying as Abused Parent of USC, there are	in parent's I-751 application.		(under 18 and unmarried), parent(s). Family members whose eligibility is based on present danger of retaliation (regardless of the age of the principal): parent, siblings (under 18 and unmarried), and adult or minor child of a derivative beneficiary of the principal (T-6).		parent. Once LPR status is obtained, may be able to petition for siblings or children.
	no eligible derivatives.					







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Divorce,	Divorce within	Divorce and	Applicant's divorce	Applicant's divorce or	If client is on the waitlist	Depends-states
Remarriage,	past 2 years	death are	or remarriage not	remarriage not	for visa availability, then	may consider
Death	"connected to"	additional bases	relevant, derivative	relevant to primary	applicant's divorce will cut	applicant's prior
	domestic violence	for filing a waiver	spouse may lose	victim's eligibility,	off eligibility for spouse	marriage before
	OK; Remarriage	which may be	eligibility if divorced	derivative family	derivative. If client has	filing I-360 and/or
	while petition is	filed concurrently	from asylum seeker.	member may lose	full 4 years of continuous	adjustment
	pending NOT OK,	with DV waiver if		eligibility if the family	presence, applicant's	differently as
	AFTER approval	applicable.		relationship is	divorce or remarriage not	divorce may not
	OK. If abusive USC	Remarriage		terminated before	relevant, derivative	re-qualify
	parent or spouse	before approval		the application is	spouse/child may lose	someone as a
	dies, may file	of the waiver		approved.	eligibility on CIS	child; but may if
	within 2 years	might raise CIS			discretion.	forced or false
	after death. NOT	fraud suspicions.				marriage.
	applicable to					
	cases where LPR					
	abuser dies.					





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Public Benefits	Prima facie	No special access	Approval confers	Minors who "may	No special eligibility	I-360 approval
	eligibility confers	to public	eligibility for	have been" trafficked	conferred by U Visa	may not confer
	eligibility as	benefits, except	federally-funded	can apply for Interim	except where states have	any access to
	"qualified alien"	generally as LPR	public benefits and	HHS Eligibility Letters,	conferred.	benefits; however,
	under welfare law	"qualified alien."	specialized services =	and trafficked minors		if a child is in ORR
	for benefits if		all benefits refugees	can apply for HHS		custody, they may
	need is		receive.	Eligibility Letters.		be eligible for the
	"connected to"			Continued Presence		federal foster care
	the abuse.			or T Visa approval		program. But the
				leads to HHS		answer may be
				Certification, which		more nuanced
				grants eligibility for		depending on the
				federally funded		state.
				public benefits and		
				specialized services.		
				Some states confer		
				benefits pre- and		
				post-filing of T visa		
				and granting of T visa.		
Deadline	Within two years	Anytime before	Adults- within one	Person trafficked	None, but must file I-918	I-360 must be
	of a divorce	the expiration of	year of entry to US	before October 28,	for derivative minor child	submitted before
	"connected to"	the card, or after	or qualifying event,	2000 must have	before the derivative child	applicant turns 21;
	domestic	if applying for a	with some	applied for a visa	turns 21.	must also obtain
	violence. Within 2	waiver.	exceptions.	within one year of		state court order
	years of USC or		Unaccompanied	January 31, 2002, or		as defined by state
	LPR abuser's loss		child- no filing	show exceptional		law (i.e., 18 in
	of status, if		deadline. Must file I-	circumstances. If		some states, 21 in
	related to		730 for derivatives	trafficked after that		other states).
	domestic		within 2 years of	date, no filing		
	violence.		grant.	deadlines.		

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Employment	Can be granted	Inherent in	Eligible upon asylum	Can be granted along	Can be granted along with	Can be submitted
Authorization	upon approval of	Conditional	approval (no EAD	with T Visa or with	U Visa or based on	upon filing of the I-
	I-360. If eligible to	Resident status	required) or after	Continued Presence.	deferred action status if	485 application.
	apply for	(because = LPR).	asylum application		on the U Visa waitlist (2-	
	residency		has been pending for		year EAD).	
	concurrently with		more than 180 days			
	VAWA self-		(with no delays			
	petition (called		attributed to the			
	VAWA one step),		applicant as those			
	may file work		stop the counting of			
	permit also based		the 180-day period).			
	on immediate		If the asylum clock is			
	eligibility to adjust		stopped the amount			
	and the EAD can		of time can vary			
	come before the		greatly.			
	360 is approved.					







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Lawful	Eligible to apply	Approval affirms	Eligible to apply	Eligible to apply after	Eligible to apply after 3	Immediately
Permanent	as soon as Priority	unconditional	without fee one year	3 years of continuous	years of continuous	available as long as
Resident ("Green	Date is current	Legal Permanent	after asylum grant.	physical presence or	physical presence and	there are sufficient
Card") Eligibility	(can transfer from	Resident status.		eligible to apply to	applicant has not	visas available; as
	prior I-130)			adjust early if receive	unreasonably refused to	of May 2016, there
	(immediate for			confirmation from	provide assistance in the	will be delays for
	USC spouse/child,			the federal Attorney	criminal investigation or	applicants from El
	may be several			General (e.g.,	prosecution;	Salvador,
	years for LPR			Department of	is not inadmissible under	Guatemala, and
	spouse/child			Justice) that the	INA section 212(a)(3)(E),	Honduras. Check
	based upon times			investigation and	and applicant's presence	the U.S.
	indicated in visa			case is complete and	in the US is justified on	Department of
	bulletin).			that the victim has	humanitarian grounds, to	State's monthly
				complied with	ensure family unity or is in	visa bulletins for
				requests for	the public interest.	the most up to
				cooperation.		date information.
INA provisions	204, 245(a) & (c)	216(c)(4)(C)	208, 209	101(a)(15)(T); 214(o); 245(l)	101(a)(15)(U); 214(p); 245(m)	101(a)(27)(j); 245(h)