

Disposition Codes, Descriptions and Categories

	Disposition	Disposition Code	Disposition Description	Disposition Category
1	Expedited Removal	(b)(7)(E)	Subject has been issued an order of removal pursuant to section 235(b)(1) INA. The Order of Expedited Removal carries with it a bar on reentry to the United States for a period of five years.	Inadmissibles Turned Away
2	Expedited Removal Limited Review		An alien subject to expedited removal proceedings who makes a claim to credible fear of persecution but where an asylum officer determines the alien has no credible fear of persecution shall be ordered removed without further review except upon the aliens request, a limited review of the determination by an immigration judge shall be conducted per section 235(b)(1)(B)(iii)(III).	Inadmissibles Turned Away
3	Withdraw in Lieu of Expedited Removal		An applicant for admission who would otherwise be subject to expedited removal proceedings but is allowed to withdraw their application for admission in lieu of removal.	Inadmissibles Turned Away
4	Withdraw		An arriving alien is allowed by the agency to withdraw their application for admission in lieu of formal removal proceedings for inadmissible grounds not included under the provisions of an expedited removal.	Inadmissibles Turned Away
5	Visa Waiver Program Refusal		An arriving alien refused admission under the Visa Waiver Program, Section 217 INA.	Inadmissibles Turned Away
6	Voluntary Return		Not used at a land border POE. Office of Border Patrol term. SYS IS THE ONLY AUTHORIZED PORT PRESENTLY (12-14-07) FOR MEXICANS ONLY..	Inadmissibles Turned Away
7	Crewman Detained		Seaports only. Alien crewman who is denied an I-95, Alien Crewman's Landing Permit, and is ordered to remain aboard the vessel of which they are a crewman until the vessel departs the United States.	Inadmissibles Turned Away
8	Crewman Landing Permit Revoked		Airports/seaports only. Revocation of a landing permit. An alien crewmember who has been issued an I-95, Alien Crewman's Landing Permit, and has subsequently had their I-95 revoked or cancelled.	Inadmissibles Turned Away

9	Stowaway	(b)(7)(E)	An alien who obtains transportation without the consent of the owner, charterer, master or person in command of any vessel or aircraft through concealment aboard such vessel or aircraft. A passenger who boards with a valid ticket is not to be considered a stowaway.	Inadmissibles Turned Away
10	Notice To Appear		An alien served with a notice to appear before an immigration judge in section 240 of the INA removal proceedings and is released on their own recognizance or on bond pending the hearing.	Inadmissibles Not Turned Away
11	Notice To Appear Detained		An alien served with a notice to appear before an immigration judge in section 240 of the INA removal proceedings and held in agency custody pending the hearing.	Inadmissibles Not Turned Away
12	Notice To Appear Warrant of Arrest		Used when an alien has been issued an NTA and an arrest warrant has also been ordered. Section 237 INA cases.	Inadmissibles Not Turned Away
13	Expedited Removal Credible Fear		An alien subject to expedited removal proceedings who makes a claim to credible fear of persecution.	Inadmissibles Not Turned Away
14	Visa Waiver Program Refusal Credible Fear		An arriving alien refused admission under the Visa Waiver Program, Section 217 INA and subsequently referred to an immigration judge for a credible fear hearing.	Inadmissibles Not Turned Away
15	Stowaway Credible Fear		An alien Stowaway who makes a claim to credible fear of persecution.	Inadmissibles Not Turned Away
16	Deferred Inspection		Applicant for admission whose inspection cannot be completed at the time of the alien's arrival. The inspection is deferred to an onward office at a later date, usually no more than 30 days, at which time a determination of admissibility will be made.	Inadmissibles Not Turned Away
17	Paroled		An alien paroled into the U.S. pursuant to section 212(d)(5) INA. An alien who is inadmissible to the United States, but based upon a humanitarian or significant public benefit reason, is allowed to enter the United States for a specified period of time.	Inadmissibles Not Turned Away
18	Bag and Baggage		Not used at a POE. Detention & Removal terminology. When an alien is issued a final order of removal a letter is sent to the alien telling them by what date they must leave the United States.	Inadmissibles Not Turned Away

19	Other	(b)(7)(E)	Other actions not specified in the ENFORCE table of dispositions.	All Other Dispositions
20	Admitted	(b)(7)(E)	Subject was admitted into the U.S. as a U.S. Citizen, or one of the immigrant or nonimmigrant classifications.	All Other Dispositions
21	Released	(b)(7)(E)	Detention & Removal function, not used at a POE.	All Other Dispositions
22	Turned Over to Another Agency	(b)(7)(E)	The alien is being released from agency custody and turned over into the custody of another agency.	All Other Dispositions
23	I-210	(b)(7)(E)	An alien granted voluntary departure in lieu of section 240 removal proceedings is notified of the decision on form I-210.	All Other Dispositions
24	Visa Waiver Pilot Program Removal	(b)(7)(E)	No longer used, previously used when the Visa Waiver Program was a Pilot Program. Correct term now is VWP Removal. Formal removal of an alien admitted under VWP who subsequently violated status.	All Other Dispositions
25	Deportation	(b)(7)(E)	Detention & Removal terminology. Alien is deported, as opposed to removed, from the United States upon the conclusion of section 240 proceedings pursuant to a ground of deportability, section 237 INA.	All Other Dispositions
26	Formal Removal	(b)(7)(E)	An alien ordered removed pursuant to section 240 INA or other section of law (e.g., 235(b)) which subjects alien to subsequent inadmissibility under 212(a)(9) of the INA.	All Other Dispositions
27	Exclusion	(b)(7)(E)	No longer used. Pre April 01, 1997 (AURORA) terminology. Exclusion proceedings were analogous to Removal/Deportation Proceedings.	All Other Dispositions
28	In-Transit Refusal	(b)(7)(E)	Airports Only. No longer used since the revocation of the Transit Without Visa Program.	All Other Dispositions
29	Reinstatement of Deportation Order I-871	(b)(7)(E)	An alien who is advised per section 241(a)(5) INA that a prior order of removal is reinstated after the alien illegally re-enters the U.S. Not used at Pose as alien must EWE before it's applicable.	All Other Dispositions

30	Administrative Deportation I-851/I-851A	(b)(7)(E)	Forms I-851, Notice of Intent to Issue a Final Administrative Removal Order, and I-851A, Final Administrative Removal Order, under section 238(b) of the INA are not used at the ports of entry.	All Other Dispositions
31	Not In Custody		An alien pending agency action but is not in agency custody.	All Other Dispositions
32	Transit Without Visa Refusal		Airports Only. No longer used since the revocation of the Transit Without Visa Program.	All Other Dispositions
33	Application Withdrawn		Applicant for admission has been allowed by the agency to withdraw their application for admission in lieu of formal removal proceedings.	All Other Dispositions (No longer used)
34	OSCO		An Order to Show Cause, no longer in use. Was supplanted by NTA (AURORA).	All Other Dispositions (No longer used)
35	VIPS Refusal		No longer used. Previously used when the Visa Waiver Program was a Pilot Program YOU MAY FIND THESE DISPOSITIONS IN ARCHIVED DATA&ldots;	All Other Dispositions (No longer used)
36	WA/OSCO		Warrant of Arrest/Order to Show Cause. Term no longer used as OSCO was supplanted by NTA (AURORA). Schwas were never used at land border Pose.	All Other Dispositions (No longer used)

Inadmissibles are defined as all aliens who were determined to be ineligible for visa or admission per section 212(a) of the Immigration and Nationality Act, or removable from the United States per Section 237 INA, and either turned away at POE or were permitted to enter the U.S. for humanitarian or public interest purposes, or for further processing, or for initiation of formal removal proceedings.

Inadmissibles can be broken down into two subgroups:

- Inadmissibles Turned Away
- Inadmissibles Not Turned Away

Inadmissibles Turned Away

Inadmissible Aliens Turned Away at POE data includes any alien who is ineligible to receive a visa or to be admitted to the United States under section 212(a) of the Immigration and Nationality Act and who is turned away at the border and not permitted to enter. The data includes all inadmissible aliens who present themselves at a POE and are refused admission, allowed to withdraw their request for admission, placed in ER, visa waiver refusals, crew members detained on board, and stowaways. This category excludes other "inadmissibles" including credible fear claims, individuals issued a notice to appear and referred to an immigration judge, parolees, and deferred inspections.

Inadmissibles Not Turned Away

Inadmissibles conditionally permitted to enter the U.S. for humanitarian or public interest purposes, or for further processing, or for initiation of formal removal proceedings.

For the three enforcement action included in list from Mac, we have this definition (very short... you may need to reach out to APP on these)

- Aliens Smuggled - An Inadmissible who has been smuggled in the US
- Fraud Docs Intercepted - An Inadmissible traveling with fraudulent documents
- False Claims - An Inadmissible with oral, documented or oral and documented false claim to US Citizenship or Legal Permanent Residency.

Admission is a formal and documented legal entry into the U.S.

Entry is anyone crossing into the U.S. - Legal or not.

Encounter could cover any range of contacts CBP has with the traveling public. Citizen or not.

Parolee - A parolee is an alien, appearing to be inadmissible to the inspecting officer. Parole does not constitute a formal admission to the United States and confers temporary status only, requiring parolees to leave when the conditions supporting their parole cease to exist.

Parolees do make Entry but are not Admitted. CBP does document the Encounter.