On March 9, 2021, the Supreme Court, on Biden administration’s request, dismissed the appeal and defense of the public charge rule issued by the Department of Homeland Security (DHS) under the Trump Administration. The public charge rule is no longer a threat to our immigrant communities. DHS issued a statement that it would return to the public charge policy it had used before the Trump administration’s changes.

Exception to the Rule:

Refugees/asylees, Special immigrant Juveniles, T– Visa, U-Visa, VAWA, Cuban Adjustment Act, NACARA, Haitian Refugee Immigration Fairness Act (HRIFA), Legal permanent Residents, Naturalization applicants, TPS holders.

WE ARE CURRENTLY OFFERING VIRTUAL LEGAL SERVICES

For more information, call our Immigrant Assistance line at 1.888.624.4752.