The Latest: Changes to the Asylum System Under the Biden Administration

This policy fact sheet will be updated as needed. It was last updated September 10, 2021.

The Biden administration has committed to not only undoing the harms of the previous administration but also improving the US immigration system, which has long endured systemic issues that prevent immigrants from exercising their rights and being treated with dignity. The following summarizes the Biden administration’s efforts thus far to dismantle—or maintain—immigration policies and standards amid a changing US-Mexico border situation.

“Remain in Mexico” is revived by the Supreme Court; advocates urge Biden administration to take swift action to end policy

On June 1, 2021, Department of Homeland Security (DHS) Secretary Alejandro Mayorkas formally terminated the cruel and unlawful “Migrant Protection Protocols” (MPP) policy known as “Remain in Mexico.” This Trump-era policy forced tens of thousands of people to languish in dangerous border cities in Mexico awaiting their legally afforded right to seek protection. Since beginning a wind-down of the policy in February 2021, the Biden administration has brought just over 13,000 individuals into the US to continue their immigration cases in safety.

On August 24, 2021, the Supreme Court refused to block a US District Court decision ordering the Biden administration to reimplement MPP. When the policy was last in place, 1,544 publicly reported cases of murder, rape, torture, kidnapping, and other violent attacks occurred against migrants forced back to Mexico. Since the Biden administration took office, there have been 6,356 reports of attacks against migrants who have been forced back to Mexico under a different expulsion policy. WRC and more than 100 other organizations are requesting that the Biden administration take all necessary legal steps to re-terminate MPP, consistent with the court’s order, to ensure that people seeking asylum can exercise their right to do so safely.

MPP or any similar program that returns people seeking protection to Mexico to await adjudication of their cases would be inherently dangerous and fundamentally incompatible with due process. There is no way to make such a program more “humane” and WRC was outraged to see reports that the Biden administration was considering a return to MPP or a similar policy even before it was ordered to reimplement the policy by the Texas court. WRC strongly encourages the Biden administration to keep its promise to end MPP and welcome people with dignity.

More than 47 families separated under Trump are reunited; Secretary Mayorkas meets with group of parents

Since late February 2021, a DHS task force led by Michelle Brané has been making strides toward identifying and reunifying families that were unjustly and cruelly separated at the US-Mexico border by the previous administration. As of August 20, 2021, more than 47 families have been reunited after being apart for years. Families receive humanitarian parole to re-enter the United States and reunite, allowing them to temporarily remain in the country with the opportunity to apply for work authorization. On June 9, 2021,
the Interagency Task Force on the Reunification of Families (the Task Force) released its first progress report, which showed a commitment to identify all affected separated families and to develop a process so that those families can reunite in the United States. On August 26, 2021, the Task Force’s second progress report – dated August 1, 2021 – was posted online and describes additional progress and ongoing efforts to improve its data; increase efficiencies in processing parole requests from separated family members; and develop an easily accessible, public web portal for families to register with the Task Force. It also detailed ongoing efforts to identify ways for the government to offer services to families to prevent homelessness and facilitate the transition to life in the US, as well as its work with Congress on legislation that, if enacted, would provide a durable immigration status for separated families, following their reunification in the US.

On August 20, 2021, several parents who were separated from their children met virtually with Secretary Mayorkas and Task Force Director Michelle Brané, requesting support and legal pathways to remain in the United States. After families shared their experiences, Secretary Mayorkas apologized for the government’s actions and committed to supporting them and ensuring that family separations never occur again. WRC urges the Task Force to continue its efforts in redressing the harm caused by providing pathways to permanent immigration status and access to medical and mental health services, among other remedies.

**Trump Attorney General decisions that gutted access to asylum for survivors are reversed**

On June 16, 2021, Attorney General Merrick Garland vacated multiple Trump-era decisions that decimated the ability of survivors of domestic and gang violence and those persecuted due to their family ties to seek asylum in the United States. Under these previous rulings, countless people were left unprotected and were unfairly deported to the grave violence from which they fled. In July 2021, Attorney General Garland also entirely vacated two other harmful decisions that made asylum protections less accessible and made managing court dockets inefficient for immigration judges. WRC celebrates these decisions, which will save lives and help the US meet its obligations under the Refugee Convention and its own domestic laws.

**With the US-Mexico border closed to most people seeking asylum, pressure mounts to end illegal and inhumane use of a CDC public health order**

While the rest of the world explicitly exempted people seeking asylum from border closures, the US has summarily expelled people seeking safety into Mexico or onto flights back to the home country they fled from for more than a year. Although the Biden administration has allowed unaccompanied children and announced plans to allow up to 250 vulnerable individuals a day into the US, these exemptions fail to meet US obligations under law, which guarantees the right to seek asylum anywhere along or within US borders. Instead, people have been denied any meaningful chance to seek protection more than 500,000 times since President Biden took office. For decades, research has shown that attempts to deter migration are ineffective and that the causes driving people to flee their homes do not hinge on US policy. As of August 2, 2021, the ACLU, Texas Civil Rights Project, RAICES, Center for Gender & Refugee Studies, Oxfam, ACLU of Texas, and ACLU of the District of Columbia are resuming their lawsuit to end this policy after negotiations with the Biden administration “reached an impasse.”

Epidemiologists and public health experts have continued to state that there is no legitimate public health rationale to abandon thousands of people in squalid, insecure camps in northern Mexico and provided recommendations for safe processing amidst the pandemic. Regardless, while testifying in
front of Congress last month, Secretary Mayorkas continued to claim that the Biden administration “will not restrict travel one day more than the public health imperative requires.” In a rare statement, the United Nations High Commissioner for Refugees (UNHCR) recently called for the US to swiftly end Title 42 restrictions and “restore access to asylum for the people whose lives depend on it, in line with international legal and human rights obligations.” Months ago, more than 60 members of Congress called on Secretary Mayorkas to end this practice. While waiting in Mexico, vulnerable migrants and asylum seekers face pervasive kidnappings and assaults, as documented by Doctors Without Borders and other organizations. WRC is deeply disappointed by the CDC’s indefinite extension of the Title 42 expulsion policy that fails to consider these harms and the US’ ability to welcome while observing relevant public health guidance.

Some of the children arriving at the southern border today have already been forced to leave the United States after attempting to seek protection with their loved ones. Because the border is closed to all adults, families are expelled back into Mexico, where they face high rates of violence and kidnappings and lack access to basic needs. Due to these harrowing conditions, some parents make the tragic decision to wait in Mexico while allowing their children to cross into safety alone. More than 2,100 children have returned to cross the southern border into the US without their family. Now unaccompanied, children are unified with vetted sponsors, frequently relatives, or remain in government custody if no sponsor is available while they go through immigration proceedings alone. Family separations like these are heartbreaking and only add to the trauma children have already experienced in their home country and in their travel to the US. No US immigration policies should be in place that fail to prioritize the best interests of the child.

Unaccompanied children at the US-Mexico border are welcomed, but face inadequate conditions, long stays in emergency shelter facilities

The Biden administration continues to exempt some unaccompanied children from expulsion and allow them into the United States. While the number of unaccompanied children and families arriving at the US-Mexico border significantly increased in July 2021, children continue to spend fewer hours in Customs and Border Protection (CBP) custody than in the early months of the administration before being transferred to the Office of Refugee Resettlement (ORR). As of early August 2021, the average time children spent in CBP custody was around 60 hours; by law, unaccompanied children must be transferred out of CBP custody within 72 hours.

The number of unaccompanied children remaining in ORR shelters has also declined, from a high of 22,557 on April 29 to 14,013 as of July 29, 2021. Additionally, according to available official statistics, the amount of time unaccompanied children spend in ORR care before they are placed with relatives or sponsors has declined dramatically. The average length of stay in May 2021 was 35 days, which is two to three times lower than in previous years.

While progress has been made, members of Congress, asylum advocates, and child welfare experts are raising concerns about new temporary emergency facilities holding unaccompanied children. Traditionally, when permanent, licensed facilities operated by ORR reach capacity, emergency

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1 For years now, WRC and other organizations have documented serious concerns that children from contiguous countries—and particularly children from Mexico—are not properly screened by US border officials and are quickly returned to danger. See Amnesty International, Pushed into Harm's Way: Forced Returns of Unaccompanied Migrant Children to Danger by the USA and Mexico, June 11, 2021, AMR 51/4200/2021, https://www.amnesty.org/en/documents/amr51/4200/2021/en/.
facilities have been temporarily used to care for unaccompanied children while they wait to be reunited with their sponsor. These facilities, referred to as “influx care facilities,” are required by ORR’s own policies to have minimum services, including case management, counseling, and access to legal services. However, the significant increase in unaccompanied children arriving at the US-Mexico border, coupled with required COVID-19 spacing protocols that reduced capacity in permanent facilities, spurred the development of new emergency “decompression” facilities, officially referred to as “emergency intake sites” (EIS).

The Federal Emergency Management Administration (FEMA) helped ORR to quickly set up 14 EIS across several cities to hold children. At military bases, convention centers, and other large structures, these unlicensed, temporary facilities allow children to be quickly transferred out of inappropriate CBP custody, but several EIS facilities suffer from poor conditions and a lack of case management personnel to vet and safely reunify children with sponsors. Today, four EIS are still operating along with one influx care facility, including the Fort Bliss EIS, where several whistleblowers have raised complaints about inexperienced staff, inadequate vetting of child-facing staff, unsanitary and inadequate conditions, and reports of sexual harassment of children that were met with resistance from on-site leadership. Following these gross mismanagement and abuse disclosures, the Department of Health and Human Services’ inspector general announced a review into the case management practices at the facility.

Advocates are calling for ORR to immediately increase licensed, permanent bed capacity in small-scale, community-based settings and to continue safely streamlining the sponsor vetting process so that these EISs can be ramped down and closed, and children can be safely and quickly released.

**Two detention facilities will close, but the number of immigrants in detention is increasing**

Alongside many immigration advocates, WRC welcomed Secretary Mayorkas’s announcement that Immigration and Customs Enforcement (ICE) will end its contracts with two immigration detention centers, the Irwin County Detention Center in Ocilla, Georgia, and the Bristol County Detention Center in North Dartmouth, Massachusetts. Immigrants locked away in these facilities endured inadequate food, poor treatment, and medical abuse, including allegations of unnecessary and nonconsensual gynecological procedures at Irwin. Despite the administration’s recent announcement and acknowledgment of human rights violations, individuals were still being transferred to Irwin County Detention Center in June of 2021. In one news article, a man who is currently detained at the facility stated that “nothing is changing” at Irwin.

The combination of the COVID-19 pandemic and the Trump administration’s draconian denial of access to asylum meant that the Biden administration began its term with some of the lowest detention levels in years. Yet despite the opportunity to begin to phase out the use of detention, and despite committing to preserving the dignity of people seeking asylum and immigrant families, the number of people held in detention has increased by 50 percent since January. As of July 30, 2021, 25,848 people are locked away in ICE detention facilities, including more than 1,091 people who have tested positive for COVID-19. Relying on incarceration for immigration is expensive and inhumane. Unfortunately, the Biden administration continues to press for the mass detention of immigrants—the president’s budget request for Fiscal Year 2022 requests enough funding to detain 30,000 people each day, as well as funding for the short-term detention of 2,500 family members, despite Congress previously proposing that DHS phase out family detention by the end of 2020.
Another “rocket docket” system and rapid removals will only further endanger families
In May 2021, DHS and the Department of Justice announced a dedicated docket process, returning to fast-paced immigration court processes for families seeking safety at the US-Mexico border. Both the Trump and Obama administrations used so-called “rocket dockets,” which rushed families through the immigration court system without a fair chance to seek protection. Dedicated dockets will enroll up to 80,000 people in electronic surveillance programs, including ankle monitors, while going through this process. An accelerated timeline reduces families’ chances to find legal representation and increases the likelihood that they are unjustly denied protection. Speed and efficiency should not be prioritized over due process and justice.

On July 28, 2021, DHS announced it would begin using a rapid deportation process called “expedited removal” for certain families arriving at the US-Mexico border, despite advocates and experts urging Secretary Mayorkas to reject its use months earlier. Implementing this policy ignores years of evidence that border officials routinely fail to accurately screen families for a fear of returning to their home country, inevitably leading to immediate harm without recourse. Families and individuals must have a full and fair chance to access asylum under the law.

The new Migration Strategy outlines a comprehensive regional plan but should not substitute access to protection at the US-Mexico border
On July 29, 2021, the Biden administration released the Collaborative Migration Management Strategy (Migration Strategy), which aims to improve cooperative efforts to humanely manage migration in North and Central America. WRC welcomes this administration’s whole-of-government approach to expand access to pathways for protection in the region and collaborate with other governments and partners to provide humanitarian assistance. As the Migration Strategy and the administration’s larger blueprint to improve immigration is implemented, WRC will monitor its results to ensure that processing people seeking safety “in-country” or “in-region” does not replace individuals’ ability to seek asylum in the United States.

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After four years of intentional cruelty against immigrants under the Trump administration, the Biden administration has the unique opportunity to restore and improve our immigration system. A humane approach that affords children, families, and adults their right to seek protection at our borders aligns with our country’s legal obligations and ethical values. WRC recommends that the Biden administration welcome people seeking asylum through community-based case services and allow individuals to safely present their case in the United States outside of detention.

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