

New Refugee Determination Process

Claimant Group	Refugee Protection Hearing Timeline ^a	Refugee Appeal Division	Detention Review Regime	Stay on Removal for Judicial Review	Other Restrictions
Most claimants (standard)	60 days	Yes	Within 48 hours of initial detention; within the following 7 days; at least once every 30-day period thereafter	Yes	
Designated countries of origin	30 days for inland claims; 45 days for port-of-entry claims	No	Standard	No	Failed claimants not eligible for pre-removal risk assessment until 36 months have passed since the negative Refugee Protection decision Ineligible for work permit for 180 days ^b
Manifestly unfounded	60 days	No	Standard	No	
No credible basis	60 days	No	Standard	No	
Designated foreign nationals		No	Within 14 days after initial detention; 6 months after the conclusion of the first review; 6 months after any subsequent review	No	5-year wait for applications for permanent residence on humanitarian and compassionate grounds 5-year wait for eligibility for permanent resident status No access to travel documents until permanent resident status
Exception to Safe Third Country Agreements	60 days	No	Standard	No	

- a. The timelines in this table are those the government has stated it intends to implement. They are not included in the bill, which provides only that timelines for the refugee protection hearing and refugee appeal decision may be established in regulations.
- b. This change is not included in the bill, as it can be accomplished through regulations.