



Written by [R. Cort Kirkwood](#) on March 31, 2025

## Trump Terminates Parole for Some 530,000 “Migrants” Whom Biden Imported

The Trump administration is sending notices to the 530,000 illegal aliens whom President Joe Biden unlawfully flew into the country that their so-called parole will be terminated.

Announced March 25 in the Federal Register, the termination affects the Cubans, Haitians, Nicaraguans, and Venezuelans imported as part of Biden’s CHNV program. Some were whom were dangerous criminals who raped and murdered. One is charged with murdering three people.

By April 24, all paroles will expire and those beneficiaries will be eligible for removal. The notice encourages those who leave the nation to notify the Department of Homeland Security on its new smartphone application.



AP Images

**BREAKING:** DHS has started notifying the roughly 530,000 migrants who flew into the US via President Biden’s CHNV mass parole program that their legal status has been revoked & they must self deport or face detention and removal. The first batch of notices went out to these Cuban,...

— Bill Melugin (@BillMelugin\_) [March 28, 2025](#)

### The Unlawful Program

As the [notice explains](#), the Biden administration began the program in the name of “border security.” It claimed that paroling illegals into the country — notably by using the One Mobile smartphone application created by U.S. Customs and Border Protection — would miraculously slow down the number of “migrants” pouring across the southwest border.

The notice observes that Biden imported some 532,000 Cubans, Haitians, Nicaraguans, and Venezuelans into the country between October 12, 2022 and January 22, 2025.

“One justification for these 532,000 discretionary paroles was to ‘enhance border security’ at the southwest border of the United States,” the [notice says](#):

DHS reasoned that by “incentivizing individuals to seek a lawful, orderly means of traveling to the United States, while imposing consequences to irregular migration ... the new parole process will mitigate anticipated future surges” of illegal immigration.

It didn’t work. Tens of thousands of “migrants” continued their determined march to the southwest



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border, where they were “processed” and released. Some of them also committed rapes and murders, notably those of [Laken Riley](#) and [Joceelyn Nungaray](#).

NEW: Per newly released CBP data, nearly 530,000 migrants have flown into the US & have been paroled into the country as part of the Biden administration’s controversial CHNV mass parole program. Additionally, approx 813,000 migrants have scheduled appointments via the CBP One...

— Bill Melugin (@BillMelugin\_) [September 16, 2024](#)

On X, NewsNation’s Ali Bradley posted the letter the “migrants” are receiving.

## **The Letter**

“Your parole will terminate upon the earlier of (1) your original parole expiration date or (2) April 24, 2025,” the letter says:

You should depart the United States now, but no later than the date of the termination of your parole. Failure to timely depart may have adverse immigration consequences.

As of the termination of your parole, you may be subject to expedited removal pursuant to section 235 of the Immigration and Nationality Act (INA) or removal proceedings pursuant to section 240 of the INA, either of which may result in your removal, unless you have departed from the United States or have obtained a lawful basis to remain within the United States.

If the “parolees” accrue 180 days of illegal presence after the notice of termination, the letter explains, they might be declared forever inadmissible after they leave.

And, the letter says, those who leave the country via land should report their departure afterward using the [new CBP Home app](#). That application replaced the unlawful CBP One Mobile application that permitted future “parolees” to arrange for an appointment at a port of entry. Not all “parolees” were flown in.

Employment authorization also terminates. Decision to revoke employment authorization and final and unappealable.



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Washington, DC 20528



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03/24/2025

### **Termination of Parole**

Effective March 25, 2025, the U.S. Department of Homeland Security (DHS) has exercised its discretion to terminate the categorical parole programs for aliens who are nationals of Cuba, Haiti, Nicaragua, and Venezuela, and their immediate family members.

Your parole will terminate upon the earlier of (1) your original parole expiration date or (2) April 24, 2025. You should depart the United States now, but no later than the date of the termination of your parole. Failure to timely depart may have adverse immigration consequences.

As of the termination of your parole, you may be subject to expedited removal pursuant to section 235 of the Immigration and Nationality Act (INA) or removal proceedings pursuant to section 240 of the INA, either of which may result in your removal, unless you have departed from the United States or have obtained a lawful basis to remain within the United States. If you have not obtained a lawful basis to remain in the United States and do not depart the United States by the date your parole terminates, you will begin to accrue unlawful presence in the United States unless you are otherwise protected from such accrual. Accrual of more than 180 days of unlawful presence followed by departure from the United States may result in being inadmissible if you again seek admission within a certain period of time after departure.

If you are departing the United States via land, you should report your departure once outside the United States via the CBP Home mobile app. If you are having trouble reporting your departure via land, visit <https://i94.cbp.dhs.gov/home> for more information about voluntarily reporting your departure.

### **Notice of Intent to Revoke Parole-Based Employment Authorization**

**If you have been granted employment authorization based on parole pursuant to 8 CFR 274a.12(c)(11), and your employment authorization has not already automatically terminated as set forth in 8 CFR 274a.14(a) and is not scheduled to expire before April 24, 2025, the following applies to you:**

Consistent with 8 CFR 274a.14(b), DHS provides notice of intent to revoke your parole-based employment authorization under 8 CFR 274a.12(c)(11). DHS intends to revoke your employment authorization because the condition upon which your parole-based employment authorization was granted — being paroled into the United States under section 212(d)(5)(A) of the INA — no longer exists. See 8 CFR 274a.14(b)(1)(i). Additionally, DHS has for good cause determined that your employment authorization should be revoked with the termination of your parole. See 8 CFR 274a.14(b)(1)(i).

By operation of this notice, your unexpired parole-based employment authorization will be revoked as of April 24, 2025 unless you submit countervailing evidence that you remain paroled into the United States under section 212(d)(5)(A) of the INA through the expiration date on your Employment Authorization Document by uploading your countervailing evidence in your myUSCIS online account before April 08, 2025. See 8 CFR 274a.14(b)(2).

The timely submission of countervailing evidence does not impact the termination of your parole originally granted under the Cuba, Haiti, Nicaragua, or Venezuela parole programs described above.

Any decision to revoke your employment authorization is final and no appeal shall lie from the decision to revoke employment authorization. See 8 CFR 274a.14(b)(2). If you work without employment authorization, you are in violation of the law.



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530,000 of those “parolees” directly into the country. Many saw this as an an obvious attempt to create new Democrat voters.

The “migrants” immediately began a crime wave.

In February, Mackendy Darbouze, 26, a Haitian whom Biden flew in, [was charged](#) with a triple murder in Fayetteville, North Carolina.

Two other Haitians flown in, Cory Alvarez and Akim Marc Desire, [are charged](#) with sex crimes in Massachusetts. [Alvarez is](#) accused of raping a 15-year-old disabled girl in Rockland. Desire is accused of molesting a 10-year-old boy in Mansfield.

Biden and his Homeland Security Secretary Alejandro Mayoras, the [unindicted visa fraudster](#), are directly responsible for those crimes.

### **Reinforces Earlier Statement**

The notice’s warning of future inadmissibility reinforces an earlier message from Homeland Security Secretary Kristi Noem. In February, [DHS released](#) two advertisements featuring the former South Dakota governor.

In the first, Noem thanked Trump for “deporting criminal, illegal immigrants and for putting America first.” She said Trump “has a clear message for those that are in our country illegally”:

Leave now. If you don’t, we will find you and we will deport you. You will never return.

And, she said, the days of Biden’s open borders “are over”:

If you leave now, you may have an opportunity to return and enjoy our freedom and live the American dream. But understand this. Under President Trump, America’s borders are closed to lawbreakers.

Follow the law and you’ll find opportunity. Break it and you’ll find consequences. The choice is yours.

The second advertisement targeted those contemplating jumping the southwest border.

“If you are considering entering America illegally,” Noem warned, “don’t even think about it”:

Let me be clear: If you come to our country and you break our laws, we will hunt you down.

Criminals are not welcome in the United States....

If you try to enter illegally, you will be caught. You will be removed, and you will never return.

On X today, DHS explained for all illegals the benefits of leaving voluntarily using CBP’s news smartphone app. They can keep income earned here and have a chance for readmission. Furthermore, they can get a subsidized flight back home where they belong. The punishments for refusing to leave are unpleasant. They include a possible prison sentence, a fine of \$998 per day for every day here past termination, a \$1,000 to \$5,000 fine if an illegal doesn’t self-deport after he said he would, and a prohibition on ever entering the United States again.



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The CBP Home app gives illegal aliens the option to LEAVE NOW and self-deport. If they don't, we will find them, we will deport them, and they will never return.

[pic.twitter.com/IRH9PjwXtf](https://pic.twitter.com/IRH9PjwXtf)

— Homeland Security (@DHSgov) [March 31, 2025](#)



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