Information for people considering making a refugee claim in Canada entering from the USA

**Warning:** The following is general information only. For details, check the law or consult legal counsel.

### Cautions

- If you apply at an official border crossing and you do not meet one of the exceptions to the Safe Third Country Agreement, you will not be allowed to make a refugee claim in Canada. You will be immediately returned to the USA where you may be detained and put into removal proceedings.

- If you are found ineligible to make a refugee claim for other reasons (for example, you made a previous claim in Canada or the USA, or you are inadmissible for serious criminality or security), you will face deportation to your country of origin (not the USA). You may be held in immigration detention. There will be very little opportunity to show that you are at risk.

- If you are found eligible to make a refugee claim in Canada, you will need to show that you face persecution in your country of origin. If you do not face persecution, your claim is likely to be rejected and you will face deportation to your country of origin (not the USA).

- It is often difficult to show that you face persecution if you have been outside your country of origin and living in the USA for several years.

- Do not expect to have an immediate right to work in Canada. If your claim is eligible, you may apply for a work permit but processing can take several months.
Making a refugee claim at an official border crossing: Safe Third Country Agreement

A person who makes a refugee claim at an official border crossing (a Port of Entry) is subject to the Safe Third Country Agreement and therefore generally CANNOT make a refugee claim in Canada. When a person is found ineligible to make a refugee claim based on Safe Third Country:

- The person is returned to the USA the same day (generally under a removal order which bars the person from returning to Canada without authorization for 12 months);
- Canadian authorities notify US authorities at US Port of Entry;
- The person can never make another refugee claim in Canada.

There are some exceptions to the general rule.

Exceptions

Despite the Agreement, a person may be able to make a refugee claim in Canada at a Port of Entry if the person:

- Has a qualifying family members physically present in Canada (see below);
- Is an unaccompanied minor and neither parent (or legal guardian) is in either USA or Canada;
- Has a valid Canadian visa;
- Is a national of a country where visas are not required to enter Canada but are to enter the USA (e.g. Mexican nationals); or
- Is subject to the death penalty.

Qualifying family members are:

- a spouse or common-law partner; a legal guardian; a child; a father or mother; a brother or sister, a grandfather or grandmother; a grandchild; an uncle or aunt; a nephew or niece; AND
- Must be a Canadian citizen, permanent resident, a person accepted by Canada as a refugee (Protected Person or Convention refugee), a person subject to a stay of removal on humanitarian and compassionate grounds, or a holder of a work permit or study permit (subject to some exceptions), or – if the family member in Canada is 18 years or more – a refugee claimant (the refugee claim must have been referred to the Immigration and Refugee Board and not have been rejected, withdrawn or abandoned); AND
- Must be physically present in Canada.

In order to decide if a person meets one of the exceptions, Canadian officials will interview the person (and family member), examine any documents provided and consult Canadian government databases.

www.cbsa-asfc.gc.ca/agency-agence/stca-etsps-eng.html
www.jrchc.org/vive/information-for-asylum-seekers/
Entering Canada and then making a refugee claim

The Safe Third Country Agreement does not apply to people who make a refugee claim inside of Canada after having entered from the USA. People who cross into Canada irregularly are often arrested by Canadian officials close to the border. If they say that they want to make a refugee claim, they are taken to a Port of Entry to see if they are eligible to make a claim.

Note: A person can only make ONE refugee claim in Canada in a lifetime. If a person goes to a Port of Entry and is sent back to the USA because of the Safe Third Country Agreement, and then crosses the border into Canada irregularly, that person CANNOT make a refugee claim.

Is the claim eligible?

Apart from Safe Third Country, a person may still not be eligible to make a refugee claim if the person:

- Made a previous refugee claim in Canada (whether the claim was refused, accepted, withdrawn, abandoned or determined to be ineligible);
- Has made a refugee or asylum claim – and the Canadian government verifies this fact through biometric data sharing – in a country with which Canada has an information-sharing agreement: currently the United States, Australia, New Zealand and the United Kingdom (this is a new ground of ineligibility added in 2019).
- Has been recognized as a refugee by another country [such as the USA] and can be returned there;
- Is inadmissible to Canada on grounds of security, serious criminality, organized crime or violation of human rights.

Eligible claims: determination of refugee status

Eligible claimants are referred to the Immigration and Refugee Board for a hearing. The claimant will be given a Basis of Claim form which they must complete. This form is very important and should be completed with the assistance of experienced legal counsel.

At the hearing the Immigration and Refugee Board will determine if the person meets the refugee definition or faces in their country of origin torture, cruel and unusual treatment or punishment, or a risk to their life.

Resources

CCR, Safe Third Country page: ccrweb.ca/en/safe-third-country
CCR, Refugee determination system: a practical guide, ccrweb.ca/en/refugee-determination-practical
Vive Shelter (Buffalo) information for claimants www.jrhc.org/vive/information-for-asylum-seekers/
Making a refugee claim in Canada entering from the USA

Claim made at an official border crossing (Port of Entry)

The person meets one of the exceptions in the Safe Third Country Agreement?

YES

Claim is ineligible because the person:
- Made a previous claim in Canada
- Made a previous claim in USA, UK, Australia or New Zealand
- Has been accepted as refugee by another country and can be returned there
- Has committed a serious crime, an organized crime or violated human rights or is a threat to Canada's security.

NO

Claim is referred to the Immigration and Refugee Board for determination.

The Canadian government will usually begin the process to deport the person to their country of origin.

PRRA

Usually the person can apply for a Pre-Removal Risk Assessment and, if so, they will not be removed until a decision is made.