Control on the state of	section 240 of the Immigration	T DI AL	
Subject ID :	section 240 of the Immigratio	n and Nationality Act:	
3	FIN #:	File No.	
	DOB:	Event No:	
In the Matter of:			
Respondent:	=		
			currently residing
HEARTLAND ALLIANCE 4822 N BROADWAY ,			,
. (	(Number, street, city and ZIP code)	(Area code and pho	18-number)
1. You are an arriving alien.			
× 2. You are an alien present in the	e United States who has not been admi		
3. You have been admitted to the	of the death of the death admi	tted or paroled.	
	e United States, but are removable for	the reasons stated below.	
The Department of Homeland Security 1. You are not a citizen of 2. You are a native of EL 3. You entered in the Unit 2012;	or national of the United SALVADOR and a citizen of ted States at or near HIDA	EL SALVADOR ; LGO, TEXAS, on or about	October 5,
4. You were not then admit	tted or paroled after insp	ection by an Immigration	n Officer.
On the basis of the foregoing, it is charg provision(s) of law:	ged that you are subject to removal from	n the United States pursuant to the	following
212(a)(6)(A)(i) of the Immalien present in the United	igration and Nationality	Act, as amended, in that	you are an o arrived in
212(a)(6)(A)(i) of the town	igration and Nationality	Act, as amended, in that	you are an o arrived in rney General.
212(a)(6)(A)(i) of the Immalien present in the United	igration and Nationality	Act, as amended, in that	you are an o arrived in rney General.
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212(a)(6)(A)(i) of the Immalien present in the United the United States at any to	igration and Nationality A d States without being adm ime or place other than as	act, as amended, in that witted or paroled, or wh designated by the Atto	o arrived in rney General.
212(a)(6)(A)(i) of the Immalien present in the United the United States at any to	igration and Nationality A d States without being adm ime or place other than as	act, as amended, in that witted or paroled, or wh designated by the Atto	o arrived in rney General.
212(a)(6)(A)(i) of the Immalien present in the United the United States at any to This notice is being issued after a or torture.	igration and Nationality A distates without being admine or place other than as a man and the control of the co	act, as amended, in that witted or paroled, or what designated by the Atto pondent has demonstrated a credib	o arrived in rney General.
212(a)(6)(A)(i) of the Immalien present in the United the United States at any to This notice is being issued after a or torture.	igration and Nationality A d States without being adm ime or place other than as	act, as amended, in that witted or paroled, or what designated by the Atto pondent has demonstrated a credib	o arrived in rney General.
212(a) (6) (A) (i) of the Immalien present in the United the United States at any to This notice is being issued after a or torture.  Section 235(b)(1) order was vacat	igration and National ty Pad States without being admine or place other than as an asylum officer has found that the rested pursuant to: 8CFR 208.30(f)(2)	act, as amended, in that alted or paroled, or what designated by the Attoronder pondent has demonstrated a credib	o arrived in rney General.
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212(a) (6) (A) (i) of the Immalien present in the United the United States at any to t	igration and Nationality P. d States without being admine or place other than as in asylum officer has found that the rested pursuant to:   8 CFR 208.30(f)(2)  an immigration judge of the United St. 25 W. Van Buren St. Chicago ILLI	act, as mended, in that alted or paroled, or what designated by the Attornal pondent has demonstrated a credible of the Actornal pondent has demonstrated a credible of the Ac	o arrived in rney General.
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212(a) (6) (A) (i) of the Immalian present in the United states at any to the United S	igration and National ity P d States without being admine or place other than as in asylum officer has found that the rested pursuant to:   8 CFR 208.30(f)(2)  an immigration judge of the United States W. Van Buren St. Chicago ILLI  lete Address of Immigration Court, including Ro	act, as amended, in that alted or paroled, or what designated by the Attoronal pondent has demonstrated a credible of the Attoronal ponden	o arrived in rney General.
212(a) (6) (A) (i) of the Immalian present in the United alien present in the United the United States at any to the United States at a time (Date) (Complete States at a time (Date) (Table States at a time (Date) (Table States at a time (Date)	igration and Nationality Pd States without being admine or place other than as in asylum officer has found that the rested pursuant to:   8 CFR 208.30(f)(2)  an immigration judge of the United States W. Van Buren St. Chicago ILLI  lete Address of Immigration Court, including Role to be set to show why you should line)  JENNIFER R. PAULY	act, as mended, in that alted or paroled, or what designated by the Attornal pondent has demonstrated a credible of the Actornal pondent has demonstrated a credible of the Ac	o arrived in rney General.

Notice	o Respondent
Warning: Any statement you make may be used against you in removal	proceedings.
Alien Registration: This copy of the Notice to Appear served upon you is exproceedings. You are required to carry it with you at all times.	vidence of your alien registration while you are under removal
Representation: If you so choose, you may be represented in this proceeding authorized and qualified to represent persons before the Executive Office for hearing will be scheduled earlier than ten days from the date of this notice, to and organizations who may be available to represent you at no cost will be pro-	allow you sufficient time to secure counsel. A list of qualified attorneys ovided with this notice.
Conduct of the hearing: At the time of your hearing, you should bring with considered in connection with your case. If you wish to have the testimony of present at the hearing.	with with the session of the session
At your hearing you will be given the opportunity to admit or deny any or all or removable on the charges contained in the Notice to Appear. You will have evidence presented by the Government, to object, on proper legal grounds, to the Government. At the conclusion of your hearing, you have a right to appear	the receipt of evidence and to cross examine any witnesses presented by
You will be advised by the immigration judge before whom you appear of any privilege of departure voluntarily. You will be given a reasonable opportunity	relief from removal for which you may appear eligible including the to make any such application to the immigration judge.
Failure to appear: You are required to provide the DHS, in writing, with you Immigration Court immediately by using Form EOIR-33 whenever you chang You will be provided with a copy of this form. Notices of hearing will be mai otherwise provide an address at which you may be reached during proceedings notice of your hearing. If you fail to attend the hearing at the time and place of Immigration Court, a removal order may be made by the Immigration judge in	in full mailing address and telephone number. You must notify the your address or telephone number during the course of this preceeding, led to this address. If you do not submit Form EOIR-33 and do not then the Government shall not be required to unwide you will write the
Mandatory Duty to Surrender for Removal: If you become subject to a fin offices listed in 8 CFR 241.16(a). Specific addresses on locations for surrend http://www.ice.gov/about/dro/contact.htm. You must surrender within 30 day obtain an order from a Federal court, immigration court, or the Board of Imm regulations at 8 CFR 241.1 define when the removal order becomes administrate United States as required, fail to post a bond in connection with voluntary connection with voluntary departure, you must surrender for removal on the a required, you will be ineligible for all forms of discretionary relief for as long removal. This means you will be ineligible for asylum, cancellation of remov status, registry, and related waivers for this period. If you do not surrender for section 243 of the Act.	all order of removal, you must surrender for removal to one of the der can be obtained from your local DHS office or over the internet at a from the date the order becomes administratively final, unless you ignation Appeals staying execution of the removal order. Immigration atively final. If you are granted voluntary departure and fail to depart departure, or fail to comply with any other condition or term in ext business day thereafter. If you do not surronder for removal as as you remain in the United States and for ten years they depart
Request for Prompt	D
To expedite a determination in my case, I request an immediate hearing. I wai judge.	ive my right to a 10-day period prior to appearing before an immigration
Before:	
	(Signature of Respondent)
	Date:
(Signature and Title of Immigration Officer)	Date.
Certificate of S This Notice To Appear was served on the respondent by me on October 139(a)(1)(F) of the Act.	ervice  2012 , in the following manner and in compliance with section
in person by certified mail, returned receipt requeste	<u>_</u>
Attached is a credible fear worksheet.	
Attached is a list of organization and attorneys which provide free legal	services.
The clien was provided and are Spanish	nguage of the time and place of his or her hearing and of the