SCOTUS CLEARS PATH TO END CHNV PAROLE PROGRAMS

WHAT'S HAPPENING:

The Supreme Court of the United States (SCOTUS) cleared the way for the Trump Administration to move forward with plans to dismantle the parole program for nationals of Cuba, Haiti, Nicaragua, and Venezuela (CHNV).

WHAT THIS MEANS:

- DHS is no longer blocked from ending the CHNV parole programs, including work authorization.
- The case proceeds in the 1st Circuit Court of Appeals, but there is no longer a stay in place.
- CHNV parolees may soon lose their legal ability to work and remain in the U.S.

Organizations employing CHNV parolees should evaluate the risks and potential consequences associated with identifying this specific population of their workforce, how to update I-9 records and confirm these individuals' continued (in)eligibility to work in the United States, providing these individuals with an opportunity to present other documents from the List of Acceptable Documents, and the potential impact on the organization's workforce planning strategies and the continuity of their business operations.

***Please note that this information is not considered legal advice and it is only given for informational purposes.

Moreno Law Office LLC, Attorney Madeleine Moreno 2 Foster St. Suite 203 Worcester, MA 01608

Voice: 508-798-LAW1(5291) Fax: 508-798-LAW2(5292)

Email: morenolawoffice@yahoo.com Website: morenolawoffice.com