

## Update: Ninth Circuit Rules Against Bid to Reinstate Entry Ban

---

February 10, 2017

On Feb. 9, 2017, the Court of Appeals for the Ninth Circuit unanimously ruled against the government's request to reinstate the executive order's entry ban. As a result, the entry ban will remain suspended until the matter can be addressed on the full merits. While the ban could ultimately be re-instated, the ruling is based in large part on the court's determination that the Government is not likely to succeed on the merits. Although the ruling permits foreign nationals from Iran, Iraq, Libya, Somalia, Sudan, Syria, and Yemen to enter the United States, international travel is not without risk. Litigation surrounding the executive order remains ongoing and foreign nationals from the seven listed countries should contact their Miller Canfield immigration attorney prior to traveling to or departing from the United States.

We will continue to monitor developments related to the executive order and will update you with any important developments.