

# Case Disposition Practice Test (Sample)

## Study Guide



**Everything you need from our exam experts!**

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# Introduction

Preparing for a certification exam can feel overwhelming, but with the right tools, it becomes an opportunity to build confidence, sharpen your skills, and move one step closer to your goals. At Examzify, we believe that effective exam preparation isn't just about memorization, it's about understanding the material, identifying knowledge gaps, and building the test-taking strategies that lead to success.

This guide was designed to help you do exactly that.

Whether you're preparing for a licensing exam, professional certification, or entry-level qualification, this book offers structured practice to reinforce key concepts. You'll find a wide range of multiple-choice questions, each followed by clear explanations to help you understand not just the right answer, but why it's correct.

The content in this guide is based on real-world exam objectives and aligned with the types of questions and topics commonly found on official tests. It's ideal for learners who want to:

- Practice answering questions under realistic conditions,
- Improve accuracy and speed,
- Review explanations to strengthen weak areas, and
- Approach the exam with greater confidence.

We recommend using this book not as a stand-alone study tool, but alongside other resources like flashcards, textbooks, or hands-on training. For best results, we recommend working through each question, reflecting on the explanation provided, and revisiting the topics that challenge you most.

**Remember:** successful test preparation isn't about getting every question right the first time, it's about learning from your mistakes and improving over time. Stay focused, trust the process, and know that every page you turn brings you closer to success.

Let's begin.

# How to Use This Guide

**This guide is designed to help you study more effectively and approach your exam with confidence. Whether you're reviewing for the first time or doing a final refresh, here's how to get the most out of your Examzify study guide:**

## **1. Start with a Diagnostic Review**

**Skim through the questions to get a sense of what you know and what you need to focus on. Your goal is to identify knowledge gaps early.**

## **2. Study in Short, Focused Sessions**

**Break your study time into manageable blocks (e.g. 30 - 45 minutes). Review a handful of questions, reflect on the explanations.**

## **3. Learn from the Explanations**

**After answering a question, always read the explanation, even if you got it right. It reinforces key points, corrects misunderstandings, and teaches subtle distinctions between similar answers.**

## **4. Track Your Progress**

**Use bookmarks or notes (if reading digitally) to mark difficult questions. Revisit these regularly and track improvements over time.**

## **5. Simulate the Real Exam**

**Once you're comfortable, try taking a full set of questions without pausing. Set a timer and simulate test-day conditions to build confidence and time management skills.**

## **6. Repeat and Review**

**Don't just study once, repetition builds retention. Re-attempt questions after a few days and revisit explanations to reinforce learning. Pair this guide with other Examzify tools like flashcards, and digital practice tests to strengthen your preparation across formats.**

**There's no single right way to study, but consistent, thoughtful effort always wins. Use this guide flexibly, adapt the tips above to fit your pace and learning style. You've got this!**

## Questions

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- 1. What impact does a compromise have on case disposition?**
  - A. It leads to an automatic trial**
  - B. It allows for an agreement and settlement**
  - C. It prolongs litigation**
  - D. It forces a verdict from the judge**
  
- 2. What must be present to process an alien for an administrative removal under 238(b)?**
  - A. Evidence of financial resources**
  - B. Conviction and penalty**
  - C. A transcript of immigration hearings**
  - D. Approval of a waiver application**
  
- 3. Who does 235(b) expedited removal NOT apply to?**
  - A. Unaccompanied juveniles**
  - B. Crewmembers or stowaways**
  - C. Victims of spousal abuse**
  - D. All of the above**
  
- 4. What is the purpose of form I-867B?**
  - A. It is a record of the alien's medical examination**
  - B. It serves as a Jurat for Record of Sworn Statement in Proceedings**
  - C. It is a notice for removal hearings**
  - D. It is a warrant for arrest**
  
- 5. Which of the following is NOT a factor in determining whether an alien is released or detained according to the POCR recommendation?**
  - A. Flight risk**
  - B. Threat to the community**
  - C. Criminal history**
  - D. SLRRFF**

- 6. What does judgment mean in legal terminology?**
- A. A compromise agreement between parties**
  - B. A formal decision by a court**
  - C. An informal negotiation outcome**
  - D. A request for a retrial by the losing party**
- 7. Which form does NOT relate to the removal of an alien?**
- A. I-862**
  - B. I-265**
  - C. I-200**
  - D. I-91**
- 8. What two forms are typically issued after an IJ's final order of removal?**
- A. I-214 and I-215B**
  - B. I-205 and I-294**
  - C. I-877 and I-862**
  - D. I-200 and I-265**
- 9. What is the purpose of form I-265?**
- A. Stipulation of removal**
  - B. Warrant of Removal/Deportation**
  - C. Notice to Appear/Bond and Custody Processing Worksheet**
  - D. Request for additional time**
- 10. What type of aliens are subject to permanent bars?**
- A. Those with minor infractions**
  - B. Aliens who committed aggravated felonies**
  - C. Students on visas**
  - D. Non-immigrant workers**

## Answers

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1. B
2. B
3. D
4. B
5. C
6. B
7. D
8. B
9. C
10. B

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## **Explanations**

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**1. What impact does a compromise have on case disposition?**

- A. It leads to an automatic trial
- B. It allows for an agreement and settlement**
- C. It prolongs litigation
- D. It forces a verdict from the judge

A compromise in the context of case disposition refers to an agreement reached by the parties involved in a dispute, allowing them to resolve their differences without the need for a trial. This is important in legal proceedings as it can significantly expedite the resolution process, providing both parties with a sense of closure and minimizing the costs and time associated with prolonged litigation. Choosing to settle through a compromise often reflects a mutual understanding and willingness to avoid the unpredictability and stress of a contested trial. By reaching an agreement, the parties can customize their resolution and often maintain a better relationship moving forward, as opposed to a situation where a judge or jury imposes a verdict that may not fully satisfy either party.

**2. What must be present to process an alien for an administrative removal under 238(b)?**

- A. Evidence of financial resources
- B. Conviction and penalty**
- C. A transcript of immigration hearings
- D. Approval of a waiver application

To process an alien for administrative removal under Section 238(b) of the Immigration and Nationality Act, a conviction for a specific criminal offense is necessary. This section pertains to individuals who are inadmissible due to certain crimes, and it emphasizes that there must be a formal criminal conviction for removal proceedings to be initiated administratively. The conviction serves as both the legal basis and the justification for the removal. It is issued by a court and establishes that the individual has engaged in behaviors that render them eligible for removal under the immigration laws. The established penalty associated with that conviction further solidifies the grounds for the administrative action. The other options, while potentially relevant in different immigration contexts, do not apply specifically to the administrative removal process under Section 238(b). For example, financial resources are not a determining factor for administrative removal, nor is a transcript of immigration hearings necessary in this context. Waivers may be relevant for other forms of relief from removal but are not prerequisites for initiating the process outlined in Section 238(b).

### 3. Who does 235(b) expedited removal NOT apply to?

- A. Unaccompanied juveniles
- B. Crewmembers or stowaways
- C. Victims of spousal abuse
- D. All of the above**

The provision regarding 235(b) expedited removal outlines specific categories of individuals who are not subject to this expedited process. Unaccompanied juveniles receive particular protections under immigration law, emphasizing the need for care and consideration given their vulnerable status. Crewmembers and stowaways also have distinct treatment under immigration regulations, often due to the nature of their arrival and the legal frameworks that govern their situations. Victims of spousal abuse can qualify for protections under laws such as the Violence Against Women Act, distinguishing them from others who may be subject to expedited removal. Given that all these groups are exempt from 235(b) expedited removal, this confirms that the correct answer encompasses all of these categories effectively. Each group is recognized in immigration policy for their specific circumstances and vulnerabilities, illustrating the law's commitment to providing appropriate protections and procedures.

### 4. What is the purpose of form I-867B?

- A. It is a record of the alien's medical examination
- B. It serves as a Jurat for Record of Sworn Statement in Proceedings**
- C. It is a notice for removal hearings
- D. It is a warrant for arrest

The purpose of form I-867B is to serve as a Jurat for the Record of Sworn Statement in Proceedings. This form is primarily used within immigration proceedings to document a sworn statement made by an individual. It allows for the official recording of facts as provided by the person, ensuring that the statements are acknowledged and can be relied upon in legal contexts. In immigration cases, accuracy and the proper documentation of sworn statements are crucial for the adjudication of an individual's status or any claims they may be making. The form functions as a formal declaration and provides a structure for the proceedings to ensure due process is followed. The other options mention forms and notices that serve different purposes in immigration procedures and are not related to the formal recording of a sworn statement. For instance, medical examination records, removal hearings, and warrants for arrest have distinct functions that are separate from the purposes outlined in form I-867B.

**5. Which of the following is NOT a factor in determining whether an alien is released or detained according to the POCR recommendation?**

- A. Flight risk**
- B. Threat to the community**
- C. Criminal history**
- D. SLRRFF**

The correct answer highlights that criminal history is not a direct factor in determining whether an alien is released or detained according to the POCR (Priorities in Obtaining Community Resource) recommendation. This is essential to understand because the POCR is focused on evaluating the individual's behavior and situation rather than their past criminal history alone. In assessing whether to release or detain an alien, factors like flight risk and threat to the community are critical, as they directly impact the safety and compliance of the individual within the community. Flight risk concerns whether the person is likely to leave the jurisdiction and not return for their hearings, while assessing a potential threat to the community involves evaluating the individual's immediate risk of causing harm. By contrast, criminal history may provide background information but does not necessarily reflect current behavior or the likelihood of compliance with legal obligations. Thus, it is excluded as a key deciding factor in this recommendation. Understanding this distinction is crucial in applying the POCR recommendations effectively in practice.

**6. What does judgment mean in legal terminology?**

- A. A compromise agreement between parties**
- B. A formal decision by a court**
- C. An informal negotiation outcome**
- D. A request for a retrial by the losing party**

In legal terminology, "judgment" refers to a formal decision made by a court regarding the rights and liabilities of parties involved in a legal proceeding. This decision arises after the court has considered the facts, evidence, and applicable law in the case. A judgment serves to resolve disputes and may include the determination of liability, the amount of damages awarded, or any injunctions necessary to enforce the law. Judgment is essential as it is the culmination of legal processes and is intended to provide a definitive resolution to the issues presented in a case. After a judgment is rendered, it can often be appealed by the losing party, but the judgment itself is the official ruling that sets the course for how matters will proceed legally thereafter.

**7. Which form does NOT relate to the removal of an alien?**

- A. I-862**
- B. I-265**
- C. I-200**
- D. I-91**

The form that does not relate to the removal of an alien is the I-91. This form is used for other immigration purposes rather than the removal process. The I-862 is known as the Notice to Appear (NTA), which is directly associated with the initiation of removal proceedings against an alien. The I-265 is the Notice of Custody Determination, which also relates to the detention and potential removal of individuals. The I-200 is the Warrant for Arrest of Alien, used to authorize the apprehension of an alien for removal. In contrast, the I-91 serves a different purpose, typically associated with providing information relevant to the admission and exit of individuals rather than focusing on removal. Understanding the specific use of each form helps clarify their functions within the immigration process.

**8. What two forms are typically issued after an IJ's final order of removal?**

- A. I-214 and I-215B**
- B. I-205 and I-294**
- C. I-877 and I-862**
- D. I-200 and I-265**

The correct answer is that typically, after an Immigration Judge's (IJ) final order of removal, the forms issued are I-205 and I-294. Form I-205, known as the "Notice of Action," is issued to inform the individual of the final removal order and the details surrounding it, including the basis of the order and information on how and when the removal will take place. This form serves a critical purpose in ensuring that the individual is fully aware of the legal decision made by the IJ and the implications it has for their status in the country. Form I-294, also known as the "Order of Supervision," may be issued in certain circumstances, outlining conditions that must be adhered to while an individual is awaiting removal or if they are placed on supervised release. This form is essential for any monitoring which might be necessary after the removal order has been issued. Understanding the specific purpose of these forms in the context of immigration law is key for anyone studying case disposition. The other forms mentioned in the options do not pertain specifically to orders of removal in this manner, therefore, they do not correctly represent the typical documentation that follows an IJ's final ruling.

## 9. What is the purpose of form I-265?

- A. Stipulation of removal
- B. Warrant of Removal/Deportation
- C. Notice to Appear/Bond and Custody Processing Worksheet**
- D. Request for additional time

Form I-265 serves as a Notice to Appear/Bond and Custody Processing Worksheet in the immigration process. This form is essential because it is used to notify individuals about their removal proceedings, outlining the specific reasons for their appearance in immigration court. By providing details such as the individual's custody status and any potential bond details, it facilitates the necessary administrative processes related to their case. This form plays a crucial role in managing how individuals interact with the immigration system, ensuring that they are informed and that their cases can be processed efficiently. It also helps to maintain orderly procedures for those who have been placed in removal proceedings, thus contributing to the overall organization of immigration enforcement actions.

## 10. What type of aliens are subject to permanent bars?

- A. Those with minor infractions
- B. Aliens who committed aggravated felonies**
- C. Students on visas
- D. Non-immigrant workers

Permanent bars apply primarily to aliens who have committed serious crimes, with aggravated felonies being a key criterion for these bars. An aggravated felony represents a category of crimes that, due to their severity, warrant significant legal repercussions, including the potential for deportation and being barred from re-entering the United States permanently. The rationale behind imposing permanent bars on individuals who have committed aggravated felonies stems from a priority to safeguard national security and public safety. This category may include offenses such as murder, sexual abuse of a minor, drug trafficking, and other serious criminal activities. By focusing on the gravity of such crimes, immigration laws aim to restrict re-entry for those who pose a potential risk to society. In contrast, options involving minor infractions, students on visas, or non-immigrant workers do not typically involve the conditions necessary for permanent bars, as these groups may not necessarily have committed severe offenses that merit such a permanent prohibition.

## Next Steps

**Congratulations on reaching the final section of this guide. You've taken a meaningful step toward passing your certification exam and advancing your career.**

**As you continue preparing, remember that consistent practice, review, and self-reflection are key to success. Make time to revisit difficult topics, simulate exam conditions, and track your progress along the way.**

**If you need help, have suggestions, or want to share feedback, we'd love to hear from you. Reach out to our team at [hello@examzify.com](mailto:hello@examzify.com).**

**Or visit your dedicated course page for more study tools and resources:**

**<https://casedisposition.examzify.com>**

**We wish you the very best on your exam journey. You've got this!**

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