

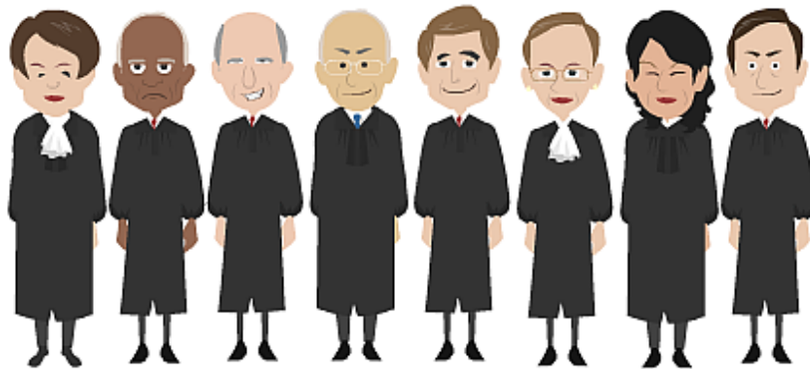
# The Supreme Court Immigration Case

US V TX



What this Means for DAPA and Expanded DACA

## THE SUPREME COURT



THE JUDICIAL DECISION

The Supreme Court will hear the U.S. v. Texas case and will decide if the doors will open for DAPA and expanded DACA in the future. This case does not affect original DACA so you can still apply for this program with the June 2012 criteria.

### Two Programs on the Table



**DAPA:**  
Deferred action for parents of lawful permanent residents or Americans



**Expanded DACA:**  
Deferred action for childhood arrivals, with less restrictions

### Programs Available Now



**DACA:**  
Deferred action for childhood arrivals with June 2012 criteria



**Find Out:**  
Know your rights! And check if you qualify for an existing relief program

**NO** BEWARE OF NOTARIO FRAUD AND FALSE IMMIGRATION REPRESENTATIVES

**YES** ONLY ACCEPT LEGAL ADVICE FROM BIA ACCREDITED REPRESENTATIVES OR IMMIGRATION LAWYERS

Contact Us: