In removal proceedings under section	on 240 of the Immigration and N	ationality Act:	
Subject ID: 265838067 FIN #: 1065182293 File No: A088 664 582			32
		Event No: PHO070	The same and the s
In the Matter of:		,	
Richard Steven RIES Respondent:	is .	C	urrently residing at:
IN USDHS/ICE CUSTODY , ARIZONA			urrently residing at.
(Number	er, street, city and ZIP code)	(Area code and phone nu	imber)
☐ 1. You are an arriving alien.			
	ed States who has not been admitted or par	roled.	
3. You have been admitted to the United			2- 0
The Department of Homeland Security alleges	s that you:		
1. You are not a citizen or na	tional of the United States;	;	2.0
<ol> <li>You are a native of CANADA</li> <li>You were admitted to the Un</li> </ol>		n or about 01/01/199	7 as a
nonimmigrant visitor with auth	orization to remain in the T	United States for a	temporary
period not to exceed six month 4. You remained in the United		ceeding the six mont	hs, without
authorization from the Immigra			्र य
			(1)
On the basis of the foregoing, it is charged that provision(s) of law: Section 237(a) (1) (B) of the Immafter admission as a nonimmigrain the United States for a time other law of the United States	migration and Nationality Actional ity Action 101(a)(15) to longer than permitted, in	ct (Act), as amended of the Act, you ha	, in that ve remained
or torture.	lum officer has found that the respondent ursuant to: 8CFR 208.30(f)(2) 8CF		ear of persecution
YOU ARE ORDERED to appear before an im 3260 N. Pinal Parkway Avenue Florence		artment of Justice at:	
(Complete Add	dress of Immigration Court, including Room Numbe	er, if any)	
on a date to be set at a time to h	be set to show why your should not be re	emoved from the United State	es based on the
(Date) (Time)	character		
charge(s) set forth above.	KRISTINE BRISSON	SDDO	
September 25, 2007	(Signature and Title of	Issuing Officer)	
Date: PHOE	-	and State)	
EXHIBIT#		and State)	
10/21/0//	See reverse for important information	on F	orm I-862 (Rev. 08/01/07)

## Notice to 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 evidence of your alien registration while you are under removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 3.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents, which you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear and that you are inadmissible or removable on the charges contained in the Notice to Appear. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge.

You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of departure voluntarily. You will be given a reasonable opportunity to make any such application to the immigration judge.

Failure to appear: You are required to provide the DHS, in writing, with your full mailing address and telephone number. You must notify the Immigration Court immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this preceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to one of the offices listed in 8 CFR 241.16(a). Specific addresses on locations for surrender can be obtained from your local DHS office or over the internet at <a href="http://www.ice.gov/about/dro/contact.htm">http://www.ice.gov/about/dro/contact.htm</a>. You must surrender within 30 days from the date the order becomes administratively final, unless you obtain an order from a Federal court, immigration court, or the Board of Immigration Appeals staying execution of the removal order. Immigration regulations at 8 CFR 241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Act.

## Request for Prompt Hearing To expedite a determination in my case, I request an immediate hearing. I waive my right to a 10-day period prior to appearing before an immigration judge. FISED TO SIGN (Signature of Respondent) Before: (Signature and Title of Immigration Officer) Certificate of Service This Notice To Appear was served on the respondent by me on September 25, 2007, in the following manner and in compliance with section 239(a)(1)(F) of the Act. by regular mail in person by certified mail, returned receipt requested Attached is a credible fear worksheet. Attached is a list of organization and attorneys which provide free legal services. The alien was provided oral notice in the language of the time and place of his or her hearing and of the Deportation Office consequences of failure to appear as provided in section 240(b)(7) of the Act. Rober + Cordony IMMIGRATION ENFORCEMENT AGENT MARTIN

signature and Title of officer)