

Visa Revocation

Not Subject to Court Review

Holding: Revocation of an approved visa petition under [8 U.S.C. § 1155](#) based on a sham-marriage determination by the Secretary of Homeland Security is the kind of discretionary decision that falls within the purview of [Section 1252\(a\)\(2\)\(B\)\(ii\)](#), which strips federal courts of jurisdiction to review certain actions "in the discretion of" the agency.

Confirmed by SCOTUS in a 9-0 decision issued December 2024, Bouarfa v. Mayorkas (https://www.supremecourt.gov/opinions/24pdf/23-583_onjq.pdf)

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