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Contact Kylie Mason

Phone 850-245-0150



Florida Attorney General's Office News Release

AG Moody is Taking Legal Action to Prevent the Mass Influx of Immigrants at Nation's Southwest Border

TALLAHASSEE, Fla.—During the nation’s worst border crisis in decades, the Biden administration is planning to rescind the Title 42 Order, which would spur mass immigration at the U.S. southwest border and overwhelm federal authorities. Attorney General Ashley Moody is taking action to keep the Title 42 Order in place. Attorney General Moody is joined by 20 other attorneys general in filing an amended complaint to a previous action filed by Arizona, Louisiana, and Missouri.

The [Title 42 Order](#) is a rule issued during the COVID-19 pandemic that allows border agents to quickly expel migrants attempting to enter the U.S. who traveled from a country where a communicable disease is present. Earlier this month, President Joe Biden announced plans to terminate the Title 42 Order effective May 23. The Department of Homeland Security estimates that there might already be [25,000](#) migrants waiting in shelters just south of the border who will seek to enter the U.S. once the Order is no longer in effect. There are also projections that U.S. Customs and Border Protection agents could see up to 18,000 migrants a day after the Order is terminated.

Attorney General Ashley Moody said, “Ending Title 42 would be a disaster and further the chaos at the southwest border that is making it easier for drug cartels and human smugglers to advance their illicit practices in our country. As Attorney General of the State of Florida, I am fighting back against all of President Biden’s unlawful immigration policies in an effort to force his administration to do its job and protect Americans.”

The Centers for Disease and Control and Prevention issued the Title 42 Order that has been in effect since March 2020. The Trump and Biden administrations have used the Order to expel thousands of migrants.

Attorney General Moody is joined by the attorneys general of Alabama, Alaska, Arizona, Arkansas, Georgia, Idaho, Kansas, Kentucky, Louisiana, Mississippi, Missouri, Montana, Nebraska, Ohio, Oklahoma, South Carolina, Tennessee, Utah, West Virginia and Wyoming in the amended complaint filed in the Western District Court of Louisiana. The amended complaint asks the court to enjoin the Biden administration’s attempt to terminate the Title 42 Order because the administration did not conduct notice and comment as required by the Administrative Procedure Act and because the termination is arbitrary and capricious.

To view the complaint, click [here](#).