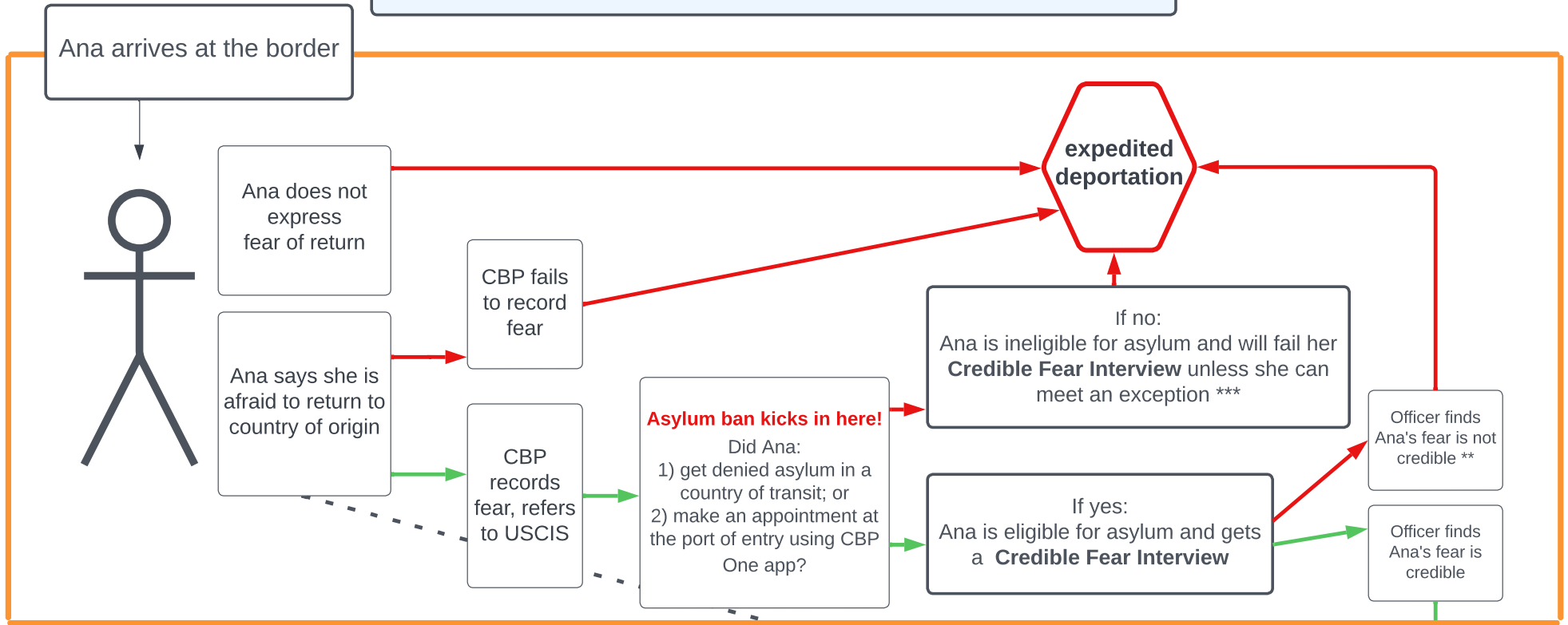


Biden Administration Border Policies After Title 42: Restricted Asylum Access, Rapid Deportations



The process outlined in orange is called Expedited Removal.

The Department of Homeland Security does NOT have to use expedited removal. Instead, they can exercise discretion and send arriving asylum seekers to have a fair hearing in front of an immigration judge.

The Biden administrations plans to weaponize Expedited Removal by forcing asylum seekers through the process within days of their arrival while they are still in Customs and Border Protection (CBP) custody or Immigration and Customs Enforcement (ICE) custody. Families forced through this process in family detention could be deported in less than 20 days.

CBP and ICE detention facilities become deportation factories when people are forced through Expedited Removal while detained.

** Ana may seek Immigration Judge review of a negative fear determination.

*** Exceptions include acute medical emergencies, imminent threat to life or safety, or trafficking victim. The burden is on Ana to prove she falls in an exception. If no exception, Ana may continue with her CFI and if she is able to prove her fear of persecution or torture under a newly heightened standard, she can seek a lesser protection known as "withholding" or "deferral of removal"; these protections are temporary and don't allow for relative petitions or citizenship.

March 2023