## Immigration resource news magazine for United states of america

Immigration Magazine

## **Immigration Law and State Law: Arizona SB1070**

Tiyalaw · Wednesday, June 27th, 2012

**Immigration Law and State Law: Arizona SB1070** 



In a ruling in *Arizona v. the United States*, the U.S. Supreme Court has confirmed that state laws cannot dictate the federal government's immigration enforcement policies or priorities.

The case pertains to the validity of certain provisions of an Arizona law, commonly referred to as SB1070.

June 26, 2012: By Aik Wan Kok Fillali, Attorney USA Immigration Law Services, at Tiya; Tel: 703-772-8224; Email: koka at tiyalaw dot com

http://www.tiyaimmigration.com; http://tiyalaw.blogspot.com; http://immigrationresource.net

We represent companies, employers, individuals and families in green card, work visa and citizenship matters in U.S. immigration law. We also have a focus on self-petition green card cases such as extraordinary ability and national interest waiver.

All Rights Reserved.

This article is intended for informational purposes only; and should not be relied on as legal or any advice, or attorney-client relationship.

This entry was posted on Wednesday, June 27th, 2012 at 8:00 am and is filed under Citizenship, Green Card, Green Card - Others, Green Card via Family, Green Card via Work, Immigration Forms, Immigration News, Other Visas, Others, Visas, Waivers, Work

## Visas

You can follow any responses to this entry through the Comments (RSS) feed. You can leave a response, or trackback from your own site.