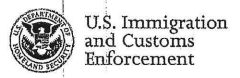
U.S. Department of Homeland Security

Continuation Page for Form 1-862

Event No: A Event No: A Figure SERVICE ALLEGES THAT YOU: 1. You were given 15 years where after service of 1 year confinement the remainder will be served on probation. IN THE BASIS OF THE FOREGOING, IT IS CHARGED THAT YOU ARE SUBJECT TO REMOVAL FROM THE UNITED STATES PURSUANT TO THE FOLLOWING PROVISION(S) OF LAW: Section 237(a)(2)(B)(i) of the Immigration and Nationality Act, as amended, in that, at any time after admission, you have been convicted of a violation of (or a conspiracy or attempt to violate) any law or regulation of a State, the United States, or a foreign country relating to a controlled substance (as defined in Section 102 of the Controlled Substances Act, 21 U.S.C. 302), other than a single offense involving possession for one's own use of grams or less of marijuana. Signature Tide	Alien's Name CEESAY, ALASSAN	File Number	Date		
Signature Title Signature Title Title Signature Title	CEEDAI, ALABBAN	Event No: A	10/08/2024		
Signature Title Signature Title Signature Title Title	THE SERVICE ALLEGES THAT YOU:				
Signature Signature Signature Titlc	5. You were given 15 years where after service of 1 year confinement the remainder will be served on probation.				
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Office of Enforcement and Removal Operations

U.S. Department of Homeland Security 180 Ted Turner Drive SW Atlanta, GA 30303



Ceesay, Alassan c/o Immigration and Customs Enforcement Atlanta Field Office



Notice to Alien of Interview for Review of Custody Status

It is the policy of U.S. Immigration and Customs Enforcement (ICE) to periodically review the custody status of detained aliens who have final orders of removal, deportation, or exclusion. You are required to cooperate with ICE in effecting your removal from the United States.

Release from ICE custody is dependent on your demonstrating to the satisfaction of the Attorney General that you will not pose a danger to the community and will not present a flight risk.

You will be interviewed for this purpose and you are scheduled to appear for this interview on: 04/17/2025 at: 10:30 am , at Stewart Detention Center (Date) (Time) (Location) to discuss whether or not you will be recommended for release.

In determining whether you should be released at this time, ICE may consider, but is not limited to considering the following:

- 1. Criminal convictions and criminal conduct;
- 2. Other criminal history and immigration history;
- 3. Sentence(s) imposed and time actually served;
- 4. History of escapes, failures to appear for judicial or other proceedings, and other defaults;
- 5. Probation history;
- 6. Disciplinary problems while incarcerated;
- 7. Evidence of rehabilitative effort or recidivism;
- 8. Equities in the United States; and
- 9. Cooperation in obtaining your travel document.
- 10. Any available mental health reports.

You are required to complete the information on the following page. You will be notified of the decision in your case when the custody review has been concluded.

Filed 04/22/25

Warning for Failure to Depart

U.S. Department of Homeland Security Immigration and Customs Enforcement

Name:		Field Office:	File #:
CEESAY, ALASSAN		STG-T	
Section 243(a) of the immigration ar	nd Nationality Act provides, in	part, that:	
described in section 237(a) (A) willfully fails of the final order of recoff the final order of (B) willfully fails of necessary to the all (C) connives or of purpose of preventing (D) willfully fails of the Attorney Generally be fined under title 18, is a member of any of the continuous in this section shall make it exemption from such order of removed any action immigration and Custom you will NOT relieve you of the liability.	who or refuses to depart from the U moval under administrative pre the court, or refuses to make timely applition's departure, conspires, or takes any other a ing or hampering the alien's departure to such order, United States Code, or impris lasses described in paragraph a violation to take proper step val or for the purpose of secur as Enforcement may take to oblity for compliance with the pro-	nited States within a periodocesses, or if judicial review cation in good faith for travelent to prevent eparture pursuant to such, reperiodocesses for removal at the coned not more than four year (1)(E). (2), (3), or (4) of second the purpose of securing the alien's release from the purpose of securing the	or hamper or with the or time and place required by rears (or 10 years if the alien action 237(a)), or both, ing cancellation of or incarceration or custody.
make application in good faith, for a trav prevent the alien's removal subject to a	r the extension of the statutory re yel or other document necessary n order of removal. Ordered Removed under Section:	moval period if the allen refus for the allen's removal or dep	ses, during the removal period, to arture or conspires or acts to
	237a2Bi		*
	Record of Se (Check method		an ja Singa pinga d
(X) Record of Personal Service			Date:
M. #8343 GLOSTER, DO			February 24, 2025
Officer's Signature:	Loca	tion of Service:	
#8343		- Stewart, GA Sub Office KIN GA 31815	
Served On: (Allen's Signature)			Date:
X			February 24, 2025
	ing administered in Cou Copy of order attached)	irt Record	d of Personal Service (Cont.)
Certifi	ed Mail Service	Fingerp	rint of Alien (Specify finger used)
Attach certifie	d mail receipts here.		

Form I-229(a) (Revised 12/04/02)

Office of Enforcement and Removal Operations

U.S. Department of Homeland Security 180 Ted Turner Drive SW Atlanta, GA 30303



Ceesay, Alassan c/o Immigration and Customs Enforcement Atlanta Field Office



Notice to Alien of File Custody Review

You are detained in the custody of U.S. Immigration and Customs Enforcement (ICE) and you are required to cooperate with ICE in effecting your removal from the United States. If ICE has not removed you from the United States within the removal period as set forth in INA 241(a) (normally 90-days of either: 1) your entering ICE custody with a final order of removal, deportation or exclusion, or 2) the date of any final order you receive while you are in ICE custody), ICE's Deciding Official will review your case for consideration of release on an Order of Supervision. Release, however, is dependent on your demonstrating to the satisfaction of the Attorney General that you will not pose a danger to the community and will not present a flight risk.

Your custody status will be reviewed on or about 03/03/2025. The Deciding Official may consider, but is not limited to considering the following:

- 1. Criminal convictions and criminal conduct;
- 2. Other criminal and immigration history;
- 3. Sentence(s) imposed and time actually served;
- 4. History of escapes, failures to appear for judicial or other proceedings, and other defaults;
- 5. Probation history;
- 6. Disciplinary problems while incarcerated;
- 7. Evidence of rehabilitative effort or recidivism;
- 8. Equities in the United States;
- 9. Cooperation in obtaining your travel document.
- 10. Any available mental health reports.

You may submit any documentation you wish to be reviewed in support of your release, prior to the date listed above, to the attention of the Officer and address below. English translations must be provided pursuant to 8 CFR 103.2(b)(3). An attorney or other person may submit materials on your behalf. The deciding official will notify you of the decision in your case. Attached to this notice is a list of free or low-cost legal representatives who may be able to provide assistance to you in preparing your case.

www.ice.gov

Page 5 of 9

Notice to Alien of File Custody Review Ceesay, Alassan 216 355 541 - GAMBIA

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Page 3	OF OF CEL	NACE		
	PROOF OF SER	QVICE.	9	
(1) Personal	Service (Officer to complete both ((a) and (b) below.)		
(1)		Depo	rtation Office	r_
(a) I.	M. Gloster #8343			
,	Name of ICE Officer	Title		
C that I now		with a copy of		
certify that I serv	/ed <u>Ceesay, Alassan</u> Name of detainee			
11: - 1 ant of	₹ 000000	on 02/24/2025	, at 10:30 A	M
this document at	Stewart Detention Center Institution	Date		me
	mstration	Date	-	7
as T		1		
(b) I	certify that I served the custodian	Name of O	fficial	
		I :		or
	, at			, on
Title		Institution		
	with a copy of this document	• 1		
Date		1		
	OR			
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			781 481	
(2) Service	by certified mail, return receipt. (Attach copy of rec	eipt)	
7		,		, certify
1	Name of ICE Officer	· — — — — — — — — — — — — — — — — — — —	Title	, corning
that I served		and the custodian		
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with a copy of t	ms document by certified man at	Institution	01	
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Detaince Signat	ure:	Date:		
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() cc: Attorney	of Record or Designated Representativ	e		
(X) cc: A-File		1 1		
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INSTRUCTION SHEET TO DETAINEE REGARDING REQUIREMENT TO ASSIST IN REMOVAL

The following is a list of things you are required to complete within 30 days of receiving this form, in order comply with your obligation to assist in obtaining a travel document:

Mandatory requirements will be checked off by the ICE officer depending on the facts of each case. Failure to comply or provide sufficient evidence of your inability to comply, may result in the extension of the removal period and subject you to further detention. In addition, you may be subject to criminal prosecution. If you need assistance in complying with any of the requirements, please contact a Deportation Officer.

- Submit passports (current and expired) to ICE. If you have a copy of your passport, you are to submit it.
- Apply for a travel document/passport from your embassy or consulate, or directly from your government in your native country, or any other embassy or consulate of your native country in another country.
- □ Comply with all instructions from all embassies or consulates requiring completion of documentation for issuance of a travel document.
- Submit to ICE birth certificates, national identification cards, and any other document issued by a foreign government indicating your citizenship, nationality, place of birth, and place of residence prior to entering the United States.
- Provide names and addresses of family and friends residing in the United States and request that they contact your embassy or consulate in the United States, in order to facilitate the issuance of a travel document.
- Provide names and addresses of family and friends residing in your country of citizenship and request family and friends residing abroad contact your government in reference to issuing a travel document.
- You are required to take measures to request reinstatement of your previous nationality, register as required, or take any other action that will ensure the issuance of a travel document and your removal from the United States.
- □ Provide ICE with written copies of requests to embassies or consulates requesting issuance of a travel document.
 □ Provide ICE with written copies of responses from embassies or consulates regarding your requests.
 □ Solicit permission from another country, which may be able to accept you, to enter that country to affect your removal from the United States.
 ☑ Provide your true and correct name and date of birth and any other identities you have ever used.
 □ Other:

Alien's Signature All A Number A Number Served by M. #8343 GLOSTER On Pebruary 24, 2025 at STG-T

Officer's Name Date Location

To be served with I-229 (a) no later than 30 days after the final order

Notice Ceesay	to Alien of File Custody Review , Alassan — GAMBIA
Page 2	
I do_ <u>t</u>	do not want a personal interview.
If you	do want an interview, please check the appropriate box(es) below:
	Check this box if you need an interpreter for your interview. Language/Dialect:
Ø	I will be assisted at this interview by a representative of my own choosing. Name: Will provide at a later time.
	I understand I must notify this person of the time and place of my interview. The representative must be at least 18 years of age.
	I waive any representation.
your re	You may submit any additional documentation you wish to be considered in support of elease at the time of your interview. English translations must be provided pursuant to 8

CFR 103.2(b)(3).

U.S COURT MIDDLE DISTRICT OF GEORGIA OFFICE OF THE CLERK COLUMBUS DIVISION

CEESAY ALASSAN PETITIONER A# >>

-VS -

DATE: 02-26-2625

DEPARTMENT OF HOMELAND SECURITY RESPONDENT.

PETITION FOR A WRIT OF HABEAS CORPUS UNDER 28 U.S.C 2241

Here came the Petitioner in above caption case, Acting without the Aide of Counsel and Pursuant to Federal Rules of Civil Procedure, Hereby move this Honorable Court to enter a ruling of Petition For Writ of Habeas Corpus Under 28 U.S.C 2241 in favor of the Petitioner.

Here, Government Action was afoul of Congressional Status .And in doing violates the Petitioner Protected Rights Pursuant to 5 U.S.C Sec 552 (f) (e) by obtaining in violation of the status requirement to use against Petitioner in a court of law, See Davis v Garland, (2022 U.S LEXIS 23247, No 22-CV-LV (W.D.N.Y December 21, 2023). In which the court held; the Federal Rules of Evidence do not apply in Immigration Proceedings, The Strict Rules of Evidence do not apply in Deportation Proceedings). The Rules of Evidence are not applicable to Immigration Hearing, Although the constitutional and statutory guarantee of due process require that government choice of whether to use certain evidence not wholly unfetter.

Under the Due Process Clause of the Fifth Amendment, An Alien is entitled to a timely and meaningful opportunity to demonstrate that s/he should not be detained. Petitioner in this case has been denied that opportunity. ICE does not make decision concerning aliens custody status in neutral and impartial manner. The failure of Respondent to provide a neutral decision maker to review the continued custody of Petitioner violates petitioners' rights to process.

This Action arise under the Constitution of the United States, and the Immigration and Nationality Act ("INA), 8 U.S.C 1101 et seq.. As amended by the Illegal Immigration Reform and Immigrant Responsibility Act. 1992 ("IIRIRA") Pub. L No. 104-208, 110 Stat, 1570, and the Administrative Procedure Act ("APA") 5 U.S.C 701.

FACTUAL ALLEGTIONS

Petitioner, Gambian is native and citizen of Gambia. Petitioner has been in (ICE) - (D.H.S) custody since October 8th 2024, I am currently incarcerated at the Stewart Detention Center 146 CCA Road Lumpkin G.A 31815.

STATUTORY VIOLATION UNLAWFUL IMPRISONMENT

Its a reasonable belief that the Government (D.H.S) violated my rights in usage of privilege information that they were not privy to use against me. The Petitioner now reserve his rights to seek redress in the Court of Law.

Wherefore: For all reason set forth in this Motion, Petitioner request to take legal action against the respondent (D.H.S) Department of Homeland Security .

Respectfully Submitted

146 CCA Road

P.O Box 248

Lumpkin G.A 31815

Stewart Detention Center