

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF GEORGIA  
COLUMBUS DIVISION

RICARDO LOZIN,	:	
	:	
Petitioner,	:	
	:	Case No. 4:25-CV-97-CDL-AGH
v.	:	28 U.S.C. § 2241
	:	
WARDEN, STEWART DETENTION	:	
CENTER,	:	
	:	
Respondent.	:	

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**SECOND MOTION TO DISMISS**

On March 18, 2025, the Court received Petitioner’s application for a writ of habeas corpus (“Petition”). ECF No. 1. On March 20, 2025, the Court ordered Respondent to file a comprehensive response within twenty-one days. ECF No. 3. Respondents moved to dismiss the Petition as premature on April 10, 2025. ECF No 4. Petitioner was removed from the United States to the Bahamas on May 20, 2025, and the Petition should consequently be dismissed as moot.

**BACKGROUND**

On May 20, 2025, the Department of Homeland Security (“DHS”), Immigration and Customs Enforcement (“ICE”) removed Petitioner from the United States to the Bahamas via ICE Air 1482. *See* Ex A, Form I-205, Warrant of Removal/Deportation. Because Petitioner is no longer in Respondent’s custody, the Court lacks subject-matter jurisdiction over his claims. Accordingly, the Court should dismiss the Petition as moot.

The case-or-controversy requirement of Article III, section 2 of the United States Constitution subsists through all stages of federal judicial proceedings. *See Spencer v. Kemna*, 523 U.S. 1, 7 (1998). A petitioner “must have suffered, or be threatened with, an actual injury traceable

to the defendant and likely to be redressed by a favorable judicial decision.” *Lewis v. Cont’l Bank Corp.*, 494 U.S. 472, 477 (1990). “The doctrine of mootness derives directly from the case or controversy limitation because an action that is moot cannot be characterized as an active case or controversy.” *Soliman v. United States*, 296 F.3d 1237, 1242 (11th Cir. 2002) (internal quotation marks and citation omitted). “Put another way, a case is moot when it no longer presents a live controversy with respect to which the court can grant meaningful relief.” *Fla. Ass’n of Rehab. Facilities, Inc. v. Fla. Dep’t of Health & Rehab. Servs.*, 225 F.3d 1208, 1217 (11th Cir. 2000) (internal quotation mark and citation omitted). Thus, “[i]f events that occur subsequent to the filing of a lawsuit or an appeal deprive the court of the ability to give the plaintiff or appellant meaningful relief, then the case is moot and must be dismissed.” *Al Najjar v. Ashcroft*, 273 F.3d 1330, 1336 (11th Cir. 2001). “Indeed, dismissal is required because mootness is jurisdictional.” *Id.*; see also *De La Teja v. United States*, 321 F.3d 1357, 1362 (11th Cir. 2003). Once a petitioner has been removed from the United States, the dispute regarding his detention is rendered moot and must be dismissed. See *Soliman*, 296 F.3d at 1243.

Here, Petitioner requested release from custody. Pet. 9, ECF No. 1. He was removed from the United States to the Bahamas on May 20, 2025, and is no longer in Respondent’s custody. Ex. A. Because Petitioner is not in Respondent’s custody, the Court can no longer give Petitioner any meaningful relief regarding his detention. Accordingly, the Petition is moot and should be dismissed.

**CONCLUSION**

For the reasons stated herein, Respondent respectfully requests that the Court dismiss the Petition.

Respectfully submitted, this 6th day of August, 2025.

WILLIAM R. KEYES  
UNITED STATES ATTORNEY

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**CERTIFICATE OF SERVICE**

This is to certify that I have this date filed the Respondent's Motion to Dismiss with the Clerk of the United States District Court using the CM/ECF system, which will send notification of such filing to the following:

N/A

I further certify that I have this date mailed by United States Postal Service the document and a copy of the Notice of Electronic Filing to the following non-CM/ECF participants:

Ricardo Lozin  
A#   
Stewart Detention Center  
P.O. Box 248  
Lumpkin, GA 31815

This 6th day of August, 2025.

BY: /s/ Michael P. Morrill  
MICHAEL P. MORRILL  
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