

Thomas v. Gillen et al, 1:25-CV-11050-PBS

**STATUS REPORT**

01-May-2025

Dear Honorable Judge Saris:

I report that Mr. Thomas is still being held at Plymouth County Jail. The Immigration Court has scheduled a Bond Hearing for 05/05/2025. Petitioner counsel is disappointed that a legally present (under DACA) and a migrant eligible under 8 USC 1255(i) (INA § 245(i)) (visa not yet current) is being held at all. Additionally, it appears that, should the Immigration Service actually charge him with being Removable, he would be eligible for relief under 8 USC 1229b(b) (INA § 240A(b)) as well.

As to Mr. Thomas' legal status and possible loss of DACA should he be convicted, he has a state court matter scheduled for Pretrial Conference on June 2, 2025. When arraigned on this matter, he was released on his own recognizance with merely an order not to abuse the alleged victim. In spite of there being no conviction, USCIS has served Mr. Thomas with a Notice of Intent to Terminate his DACA status, which will be responded to.

I have reviewed the above with AUSA Farquhar and he agreed I should submit it.

Respectfully submitted,

/s/

Thomas Stylianos, Jr.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this document was served electronically via the *CM/ECF* notification system on those registered participants as identified on the Notice of Electronic Filing (NEF).

Dated: May 1, 2025

/s/ Thomas Stylianos, Jr.  
Thomas Stylianos, Jr.