

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA  
Civil No. 25-cv-01945-ECT-ECW

WAHEBA DAIS,

Petitioner,

v.

**FOURTH DECLARATION OF  
DEPORTATION OFFICER  
THOMAS MURPHY**

ERIC TOLLEFSON, Sheriff, Kandiyohi County;  
KRISTI NOEM, Secretary, Department of  
Homeland Security; PAM BONDI, Attorney  
General; TODD LYONS, Acting Director,  
Immigration and Customs Enforcement; PETER  
BERG, Field Office Director, St. Paul Field Office,  
Immigration and Customs Enforcement,

Respondents.

Thomas Murphy, Deportation Officer, United States Immigration and Customs Enforcement (ICE), Department of Homeland Security, for his declaration under 28 U.S.C. § 1746, hereby states as follows:

1. The following declaration is based on a review of the Petitioner Waheba DAIS's ("DAIS") alien file, electronic case information systems, statements, and e-mails.
2. I am and have been employed with ICE since April 1, 2007. I began my career as an Immigration Enforcement Agent. On May 3, 2015, I was promoted to Deportation Officer.
3. As a Deportation Officer, my assigned duties are to identify, locate, and arrest aliens illegally present in the United States. Additionally, I am charged with the responsibility of overseeing the cases of aliens in removal proceedings. These duties include the review of alien files for sufficiency, the detention and release of aliens in ICE

custody, monitoring the progress of cases through the hearing process, and enforcement of the immigration court's decision, including the execution of removal orders. I am also responsible for presenting criminal immigration cases to the United States Attorney's Office for possible criminal prosecution.

4. On or about August 8, 2025, ERO St. Paul received communication from the Assistant Attache of Removals (AAR) in Tel Aviv that the escorted removal date requires a change. ERO St. Paul has received an approved modified itinerary from the AAR in Tel Aviv for DAIS's removal. The removal is scheduled via commercial air for a date certain in early September 2025. Due to security concerns, ICE does not disclose the exact date of planned removals.

5. Based on the foregoing, I believe there is a significant likelihood that DAIS will be removed in the reasonably foreseeable future.

6. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Further your affiant sayeth not.

THOMAS P  
MURPHY

Digitally signed by THOMAS  
P MURPHY  
Date: 2025.09.02 09:52:39  
-05'00'

Thomas Murphy, Deportation Officer  
U.S. Immigration and Customs Enforcement  
September 2, 2025