

AO 242 (Rev. 09/17) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

UNITED STATES DISTRICT COURT

for the

United States Courts
Southern District of Texas
FILED

MAY 12 2025

Nathan Ochsner, Clerk of Court

GEORGII AZANDUSKII
Petitioner

v.

Case No.

(Supplied by Clerk of Court)

Respondent
(name of warden or authorized person having custody of petitioner)

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

Personal Information

1. (a) Your full name: GEORGII AZANDUSKII
(b) Other names you have used: _____
2. Place of confinement:
(a) Name of institution: Joe Corley Processing Center (JCPC)
(b) Address: Hillbilly St. 500 Conroe, TX 77301
(c) Your identification number: A- [REDACTED]
3. Are you currently being held on orders by:
☐ Federal authorities ☒ State authorities ☐ Other - explain: _____
4. Are you currently:
☐ A pretrial detainee (waiting for trial on criminal charges)
☐ Serving a sentence (incarceration, parole, probation, etc.) after having been convicted of a crime
If you are currently serving a sentence, provide:
(a) Name and location of court that sentenced you: _____
(b) Docket number of criminal case: _____
(c) Date of sentencing: _____
☒ Being held on an immigration charge
☐ Other (explain): _____

Decision or Action You Are Challenging

5. What are you challenging in this petition:
☐ How your sentence is being carried out, calculated, or credited by prison or parole authorities (for example, revocation or calculation of good time credits)

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- ☐ Pretrial detention
☒ Immigration detention
☒ Detainer
☐ The validity of your conviction or sentence as imposed (for example, sentence beyond the statutory maximum or improperly calculated under the sentencing guidelines)
☐ Disciplinary proceedings
☐ Other (explain):

6. Provide more information about the decision or action you are challenging:

(a) Name and location of the agency or court:

Conroe Immigration Court 800 Hilbig Road, Suite 2-300 Conroe, TX 77301

(b) Docket number, case number, or opinion number: 3400 SM 3504 Livingston TX, 47351/0190 11/25/24

(c) Decision or action you are challenging (for disciplinary proceedings, specify the penalties imposed):

Detain

(d) Date of the decision or action: 11/25/2024

Your Earlier Challenges of the Decision or Action

7. **First appeal**

Did you appeal the decision, file a grievance, or seek an administrative remedy?

☐ Yes ☒ No

(a) If "Yes," provide:

(1) Name of the authority, agency, or court:

(2) Date of filing:

(3) Docket number, case number, or opinion number:

(4) Result:

(5) Date of result:

(6) Issues raised:

(b) If you answered "No," explain why you did not appeal:

I don't have a lawyer for my claim

8. **Second appeal**

After the first appeal, did you file a second appeal to a higher authority, agency, or court?

☐ Yes ☒ No

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(a) If "Yes," provide:

(1) Name of the authority, agency, or court:

(2) Date of filing:

(3) Docket number, case number, or opinion number:

(4) Result:

(5) Date of result:

(6) Issues raised:

(b) If you answered "No," explain why you did not file a second appeal:

I don't have a lawyer for my claim

9. **Third appeal**

After the second appeal, did you file a third appeal to a higher authority, agency, or court?

☐ Yes

☒ No

(a) If "Yes," provide:

(1) Name of the authority, agency, or court:

(2) Date of filing:

(3) Docket number, case number, or opinion number:

(4) Result:

(5) Date of result:

(6) Issues raised:

(b) If you answered "No," explain why you did not file a third appeal:

I don't have a lawyer for my claim

10. **Motion under 28 U.S.C. § 2255**

In this petition, are you challenging the validity of your conviction or sentence as imposed?

☐ Yes

☒ No

If "Yes," answer the following:

(a) Have you already filed a motion under 28 U.S.C. § 2255 that challenged this conviction or sentence?

☐ Yes

☒ No

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If "Yes," provide:

- (1) Name of court:
- (2) Case number:
- (3) Date of filing:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

- (b) Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A), seeking permission to file a second or successive Section 2255 motion to challenge this conviction or sentence?

☐ Yes

☒ No

If "Yes," provide:

- (1) Name of court:
- (2) Case number:
- (3) Date of filing:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

- (c) Explain why the remedy under 28 U.S.C. § 2255 is inadequate or ineffective to challenge your conviction or sentence:

11. Appeals of immigration proceedings

Does this case concern immigration proceedings?

☒ Yes

☐ No

If "Yes," provide:

- (a) Date you were taken into immigration custody: 7/16/2024
- (b) Date of the removal or reinstatement order: 11/25/2024
- (c) Did you file an appeal with the Board of Immigration Appeals?

☐ Yes

☒ No

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If "Yes," provide:

- (1) Date of filing:
- (2) Case number:
- (3) Result:
- (4) Date of result:
- (5) Issues raised:

(d) Did you appeal the decision to the United States Court of Appeals?

☐ Yes

☒ No

If "Yes," provide:

- (1) Name of court:
- (2) Date of filing:
- (3) Case number:
- (4) Result:
- (5) Date of result:
- (6) Issues raised:

12. Other appeals

Other than the appeals you listed above, have you filed any other petition, application, or motion about the issues raised in this petition?

☐ Yes

☒ No

If "Yes," provide:

- (a) Kind of petition, motion, or application:
- (b) Name of the authority, agency, or court:

(c) Date of filing:

(d) Docket number, case number, or opinion number:

(e) Result:

(f) Date of result:

(g) Issues raised:

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Grounds for Your Challenge in This Petition

13. State every ground (reason) that supports your claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts supporting each ground. Any legal arguments must be submitted in a separate memorandum.

GROUND ONE: ICE cannot send me to Russia because the Russian embassy does not respond to their request to accept me

(a) Supporting facts (Be brief. Do not cite cases or law.):

I am told this regularly by ICE. I have also called the Russian Embassy in Washington, D.C., asking for help with my return. But the Embassy does nothing.

(b) Did you present Ground One in all appeals that were available to you?

☐ Yes

☒ No

GROUND TWO: I remain in custody for ten months after my arrest and six months after an Immigration Court ordered me to leave the country. An innocent man should not sit in prison for so long. I have not committed any crime.

(a) Supporting facts (Be brief. Do not cite cases or law.):

I was arrested on July 16, 2024. I arrived at the port of entry after scheduling an appointment through the CBP One app and was invited in by a CBP officer.

(b) Did you present Ground Two in all appeals that were available to you?

☐ Yes

☒ No

GROUND THREE: I belong to a small people who settled in the Arctic zone. My people are the Pomors, recognized by the European Court of Human Rights. I am Pomor, I need special nutrition, which I usually took before my arrest.

(a) Supporting facts (Be brief. Do not cite cases or law.):

I was born and lived in the Arctic zone. This is confirmed by my documents, which were issued to me by the Russian authorities.

(b) Did you present Ground Three in all appeals that were available to you?

☐ Yes

☒ No

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GROUND FOUR: Since I have been in custody I have mental health issues. I am currently taking medication.

(a) Supporting facts (Be brief. Do not cite cases or law.):

All my medical records are in the detention center.

(b) Did you present Ground Four in all appeals that were available to you?

☐ Yes

☒ No

14. If there are any grounds that you did not present in all appeals that were available to you, explain why you did not:

Request for Relief

15. State exactly what you want the court to do:

I want to be sent to Poland, since deportation to Poland faster than to Russia. I still have Poland's documents. Or I ask you released me under supervision before deportation.

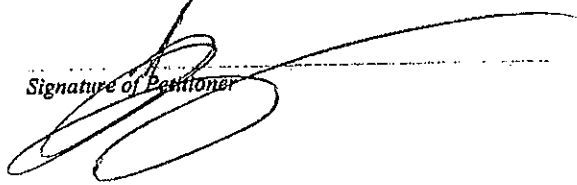
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Declaration Under Penalty Of Perjury

If you are incarcerated, on what date did you place this petition in the prison mail system:
May 6 2025

I declare under penalty of perjury that I am the petitioner, I have read this petition or had it read to me, and the information in this petition is true and correct. I understand that a false statement of a material fact may serve as the basis for prosecution for perjury.

Date: 5/3/2025


Signature of Petitioner

Signature of Attorney or other authorized person, if any

Ground Five:

I work as a writer. My books are available on Amazon and Google Play. I stay in prison. I can't work because I don't have access to a computer and It's so noisy here.

If you want, you can find my books by my name: Georgii Azarovskii

GROUND SIX:

I have a sponsor in the US who can take care of me and where I can live. I have attached his contact.

Georgii Azanovskii

A-

My sponsor adress:

Vladimir Cherenkov

1342 Ascot Ave, Rio Linda, California

ZIP: 95673

Phone: +1-916-769-4312

Vlad@whiteriverroofing.com

Control #:

Forwarded To:

received
2/19/25 DL**Immigration Special Correspondence**
Correspondencia Especial de Inmigración**ICE Staff – Detainee Communication**
Comunicación de ICE Personal – Detenido

Name / Nombre:

GEORGI ANANOVSKI

A-Number / Número de Inmigración:

A-

Country / País:

RUSSIA

Date of Birth / Fecha de Nacimiento:

11/11/1981

Question / Pregunta:

Good Morning. Please, give me phone number
RUSSIAN embassy in Washington D.C. I want ask
them to buy ticket for me, because I don't
have money. I want leave as soon as possible.
Thank you.

Signature / Firma

Date / Fecha

Dorm / Dormitorio

THIS FORM IS FOR IMMIGRATION CASE RELATED QUESTIONS ONLY!
ESTE FORMA ES PARA EL CASE DE INMIGRACIÓN PREGUNTAS RELACIONADAS SOLO!

I have read your request, please not the response below.
He leído su pedido, por favor lea la respuesta abajo.

1. You are an Expedited Removal from the United States and will be removed as soon as possible. Your case will be reviewed if you are not removed within 90 days. You are not allowed to pay for your removal. The U.S. government will remove you from the United States. You are not eligible for a bond or special permit.
Usted es eligible para ser expulsado rapidamente de los Estados Unidos y va ser removido lo mas pronto posible. Su caso va a revisado si usted no had sido expulsado durante 90 dias. Usted no pagara su salida del pais. El gobierno de los Estados Unidos se encargara de su salida del pais. Usted no califica para fianza o un permiso especial.
2. You are an Expedited Removal/Claiming Fear of returning to your country. You will be interviewed by an Asylum Officer as soon as possible. You are not eligible for a bond or special permit. Typically you will be detained longer than a regular Expedited Removal. Only Houston Asylum can cancel your fear claim. If an asylum officer determines that your fear is credible, you will see an immigration judge. Usted es eligible para ser expulsado inmediatamente/exponiendo miedo por regresar a sus pais. Usted va a ser entrevistado por un official de asilo lo mas pronto posible. Usted no califica para fianza o permiso especial. Regularmente, usted va a ser detenido mas tiempo que otros detenidos. Unicamente la oficina de asilo en Houston puede cancelar su peticion. Si un official de asilo determina que el miedo de regresar a su pais es creible, podra ver a un juez de inmigracion.
3. You have been issued a Notice to Appear in front of an immigration Judge. Your file will be/had been sent to the EOIR for review and to be calendared for court. You can call the Immigration court information telephone number at speed dial 0111# for your next hearing date. Only a Immigration judge can issue or lower a bond.
A usted le han dado una cita para presentarse frente a un juez de inmigracion (Notice to Appear). Su expediente va ser/ha sido enviado EOIR para su revision y poderle dar una fecha de corte. Puede llamar al numero de telefono de informacion del Tribunal de Inmigracion en la linea 0111# para la proxima fecha de audiencia. Solamente un juez de inmigracion puede dar o reducir una fianza.
4. You have been ordered removed from the United States. You will be removed as soon as possible. Your case will be reviewed if you are not removed in 90 days. You are not allowed to pay for your removal. The U.S. government will remove you from the United States. You are not eligible for a bond or special permit.
Usted le han ordenado salir de los Estados Unidos. Usted va a ser removido lo mas pronto posible. Su caso va a ser revisado si usted ha sido expulsado durante 90 dias. Usted no pagara su salida del pais. El gobierno de los Estados Unidos se encargara de su salida de. Usted no califica para fianza o permiso especial.
5. You have asked that your bond be reduced. Only an immigration judge can reduce your bond.
Usted ha preguntado si su fianza puede ser reducida. Solamente un juez de inmigracion puede reducir su fianza.
6. You have filed an appeal with the Board of Immigration Appeals (BIA). The normal processing time is 9-12 months from receipt of your appeal. If you wish to cancel your appeal, it must be written in English and mailed to the BIA.
Usted ha aplicado para apelar su caso antes Junta de Apelacion de Inmigracion (BIA). El tiempo aproximado para procesar su peticion es de 9-12 meses a partir de que se apelacion. Si usted desea cancelar su apelacion, debe enviar por correo regular un escrito en ingles la Junta del BIA.
7. You have asked to cancel your Asylum claim. Your request has been forwarded to the Houston Asylum Office. They will schedule you for a withdrawal interview at their earliest convenience.
Ha solicitado cancelar su solicitud de Asilo. Su solicitud ha sido enviada a la oficina de Asilo de Houston. Le programaran para una entrevista de retiro en su primera conveniencia.
8. You have asked for help with missing property. I need a receipt to assist you in this matter.
Usted ha preguntado si se le puede ayudar a recuperar sus pertenencias perdidas. Para poder ayudarlo en este caso necesitamos los recibos de la pertenencias.
9. Other / Otra:
You will not be allowed to buy your own ticket because there is not a direct flight from Houston to Russia. You are currently waiting for your flight to be scheduled. Even after your flight is scheduled ICE cannot tell you the date of your removal because it is against ICE policy. Since ICE will schedule you for the first available flight there is no way to expedite your removal. Why? Because there are no earlier available flights. You will be removed on the date you are scheduled.

Bryan C. Mentz, DO

Officer's Name / El Nombre de Oficial

B

Officer's Signature / La Firma de Oficial

2/21/2025

Date / Fecha

