

Name / Nombre: Nurmarshamed Nadyrov

A Number / Número A: [REDACTED]

Address / Dirección: Golden State Annex

*PRO SE*

**FILED**

JUL 20 2024

CLERK U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA  
BY [REDACTED] DEPUTY CLERK

**UNITED STATES DISTRICT COURT**

**FOR THE EASTERN DISTRICT OF CALIFORNIA**

Nurmarshamed Nadyrov

1:25-CV-00754-EPG-(HC)

[Full Name / Nombre Completo]

Petitioner,

v.

Case No. [REDACTED]

**Motion for Appointment of Counsel  
Pursuant to 18 U.S.C. § 3006A**

Warden of the Golden State Annex  
Detention Facility, Current or Acting Field  
Office Director, San Francisco Field Office,  
United States Immigration and Customs  
Enforcement; Current or Acting Director,  
United States Immigration and Customs  
Enforcement; Current or Acting Secretary,  
United States Department of Homeland  
Security; and Current or Acting United States  
Attorney General,

Respondents.

**RECEIVED**

JUN 20 2025

CLERK, U.S. DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA  
BY [REDACTED] DEPUTY CLERK

Petitioner [your name / su nombre] Nurmarshamed Nadyrov has  
filed a petition for writ of habeas corpus under 28 U.S.C. § 2241 challenging Petitioner's  
indefinite detention by Respondents. Petitioner was detained by Immigration and Customs

1 Enforcement (ICE) on or about [date / *el mes y año en que comenzó su detención por ICE*]

2 07/02/2024 . Petitioner has remained in ICE custody since that date.

3 Petitioner's removal proceedings remain pending.

4 The concurrently filed petition for writ of habeas corpus sets forth Petitioner's eligibility  
5 for a writ of habeas corpus ordering Petitioner's release.

6 Petitioner moves the Court to appoint counsel to represent Petitioner in this case. The

7 Court may appoint counsel in a habeas action when the "interests of justices so require." 18

8 U.S.C. § 3006A(a)(2)(B). Here, Petitioner has a strong chance of success on the merits as

9 explained in the concurrently filed petition for writ of habeas corpus. However, given the


10 complexity of the law on immigration detention and Petitioner's status as a detained immigrant,

11 Petitioner would have great difficulty presenting the case without the assistance of counsel. For

12 these reasons, Petitioner respectfully requests that the Court appoint counsel.

13  
14  
15 05/22/2025  
Date [*Fecha*]

NURMAKHAMED NADYROV  
Printed Name [*Nombre Impreso*]

17  
18   
Signature [*Firma*]