

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW HAMPSHIRE**

MANUEL ANTONIO CASTRO ZUMBA

Petitioner,

v.

E.L. TATUM, JR., Warden of the
Federal Correctional Institute, Berlin;
PATRICIA H. HYDE, Acting Field Office
Director of the Immigration and Customs
Enforcement, Enforcement and Removal
Operations, Boston Field Office

Respondents.

Case Number: 1:25-cv-00243-SE-AJ

MOTION FOR VOLUNTARY DISMISSAL

Petitioner Manuel Antonio Castro Zumba hereby moves to dismiss his habeas corpus petition without prejudice. *See* Fed. R. Civ. P. 41(a)(2); Rules 12 and 1(b) of the Rules Governing Section 2254. On August 19, 2025, Petitioner learned that his Form I-914 application for T-1 Nonimmigrant Status was approved for a period of 4 years. *See Exhibit 1*. As a result, Petitioner no longer has a final removal order and has a valid nonimmigrant T status, which will allow him to remain in the United States lawfully for 4 years and also pursue an application to become a lawful permanent resident. *See* 8 C.F.R. § 214.204(o)(1) (“For an applicant who is the subject of an order of removal, deportation, or exclusion issued by DHS, the order will be deemed cancelled by operation of law as of the date of the USCIS approval of the application.”).

On August 21, 2025, Respondents released Petitioner from Respondents’ custody. In light of his release, Petitioner requests that this Court dismiss the instant habeas corpus petition without prejudice.

Respectfully submitted this 22nd day of August 2025.

Manuel Antonio Castro Zumba,

By and through his Counsel,

/s/ Chelsea Eddy

Gilles R. Bissonnette (NH Bar: 265393)

SangYeob Kim (NH Bar: 266657)

Chelsea Eddy (NH Bar: 276248)

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