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

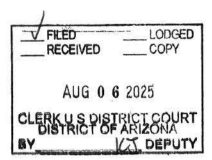
§ 2241

Yoandy Carrodeguas Castillo

Alien Number:

Florence Detention Center

Florence, Arizona



CV-25-02798-PHX-SHD--JFM

IN THE UNITED STATES DISTRICT COURT

[Insert: For the District of Arizona, if filing there]

PETITIONER:

Yoandy Carrodeguas Castillo, In ICE Custody

RESPONDENTS:

Warden, Florence Detention Center
Director of Immigration and Customs Enforcement (ICE)
Secretary of the Department of Homeland Security

PETITION FOR WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. § 2241

I, Yoandy Carrodeguas Castillo, a native and citizen of Cuba, respectfully file this Petition for Writ of Habeas Corpus under 28 U.S.C. § 2241 and request immediate release from immigration custody based on the following:

1. LAWFUL ENTRY AND BACKGROUND

I lawfully entered the United States in October 2012 with an I-94 visa.

In 2017, I was convicted in federal court and sentenced to 35 months in prison, which I fully served until my release in 2019.

2. POST-RELEASE SUPERVISION AND GOOD CONDUCT

Following my release in 2019, I was placed under ICE supervision.

From 2019 to 2025, I fully complied with all supervision requirements, reported as directed, and maintained good conduct without violating any conditions.

3. CURRENT DETENTION

On April 25, 2025, I was pulled over by a state trooper for a traffic infraction. After issuing a citation, I was placed into ICE custody and have remained detained since then. I have been transferred through multiple facilities, including Montgomery, Texas; Tacoma, Washington; Adelanto, California; and currently Florence, Arizona.

4. UNLAWFUL PROLONGED DETENTION

Under federal law, ICE has a **90-day removal period** to effectuate a deportation. As of **July 25, 2025**, I have exceeded this statutory period and remain in ICE custody without any notice, communication, or updates from ICE officers.

According to the Supreme Court ruling in Zadvydas v. Davis, 533 U.S. 678 (2001), continued immigration detention beyond a reasonable period (presumptively 90 days) is unconstitutional when removal is not reasonably foreseeable.

5. IMPOSSIBILITY OF REMOVAL TO CUBA

The Cuban government has **consistently refused to accept my repatriation** over the years. ICE has made no progress in effectuating my removal, and no travel documents have been issued or requested.

6. FAMILY, EMPLOYMENT, AND COMMUNITY TIES

I have family in **Houston, Texas**, own a small transportation business, and hold HVAC certifications. My detention has severely impacted my business, income, and my ability to support my loved ones.

REQUEST FOR RELIEF

WHEREFORE, I respectfully request this Honorable Court to:

- Declare my continued detention by ICE to be unlawful;
- Order my immediate release under supervision or other appropriate conditions;
- Grant any further relief the Court deems just and proper.

Respectfully submitted,

Yoandy Carrodeguas Castillo



Florence Detention Center

Florence, Arizona

Date: Agosto 4 de 2025

FAMILY SUPPORT LETTER

To Whom It May Concern:

My name is Inaivis Rodríguez Echenique, a Cuban citizen currently residing in Houston, Texas, and I am writing with the utmost respect to express my full support for Yoandy Carrodeguas Castillo, who is currently in the custody of U.S. Immigration and Customs Enforcement (ICE) at the Florence Detention Center, Arizona.

Youndy is my life partner and companion, and he has been a key part of our family. Since his arrival in the United States in 2012, he has proven to be a responsible, hardworking man who respects the law. In 2019, he was placed under ICE annual supervision and complied fully with all his obligations without any incidents.

During this time, Yoandy has been committed to rebuilding his life positively. He holds certifications in air conditioning systems, which allows him to work honestly in the maintenance field. Additionally, he started a small transportation business that has supported our family and contributed to the local community.

Since his recent detention on April 25, 2025, our family has suffered emotionally and economically. His absence has deeply affected our well-being, especially in the business, where he played a crucial role in daily operations.

Youndy poses no danger to the community. He has shown good conduct throughout his detention and has always cooperated with authorities. Furthermore, as is widely known, the Cuban government has refused to accept his

repatriation, making his prolonged detention senseless and unlawful under the precedent set in Zadvydas v. Davis. For all of these reasons, I respectfully ask that you consider his release under supervision or any other humanitarian measure that would allow him to return home. I fully commit to providing him with the emotional, moral, and financial support needed for his continued reintegration into society. I sincerely thank you for your time and consideration during this difficult moment.

Respectfully,

Inaivis Rodríguez Echenique

Phone

Email: inaivis136@gmail.com

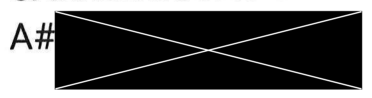
Houston, Texas

Indivis Rodrique Echenique

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

Petition for Writ of Habeas Corpus Pursuant to 28 U.S.C. § 2241

In the Matter of the Petition of: YOANDY CARRODEGUAS CASTILLO



Petitioner, Pro Se

Detained at: Florence Detention Center Florence, Arizona