

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

EMMANUEL STEPHANE RUKIRANDE
MUKIZA,

Petitioner,

v.

THOMAS BERGAMI, et al.,

Respondent.

Civil Action No. 3:25-CV-02081-E-BT

SUPPLEMENTAL RESPONSE

On December 2, 2025, the Court ordered Respondents to file bi-weekly updates on their efforts to obtain travel documents for Petitioner and any response by the Democratic Republic of the Congo. Respondents respectfully respond now as follows:

Respondents continue their efforts to obtain travel documents for the Petitioner, who has both grossly overstayed his student visa and pleaded guilty to a crime. On December 15, 2025, ICE sent a travel document request to the Democratic Republic of the Congo. *See Exhibit A*. Respondents remain optimistic that they will be able to obtain the necessary documents to effectuate Petitioner's removal.

Respectfully submitted.

RYAN RAYBOULD
UNITED STATES ATTORNEY

/s/ Ann E. Cruce-Haag
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Attorneys for Respondent

CERTIFICATE OF SERVICE

On December 23, 2025, I electronically submitted the foregoing document with the clerk of court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the court. I hereby certify that I have served all parties electronically or by another manner authorized by Federal Rule of Civil Procedure 5(b)(2).

/s/ Ann E. Cruce-Haag
ANN E. CRUCE-HAAG
Assistant United States Attorney

EXHIBIT A

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
Respondents.

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Case No. 3:25-cv-02081-E-BT

DECLARATION OF MAYRA GALLENKAMP

In accordance with the provisions of Section 1746 of Title 28, United States Code, I, the undersigned, Mayra Gallenkamp, do hereby make the following declaration, under penalty of perjury in the above-styled and numbered cause:

1. I, Mayra Gallenkamp, am presently employed by the United States Department of Homeland Security, Immigration and Customs Enforcement ("DHS"), in the position of Deportation Officer with the Enforcement and Removal Operations ("ERO").
2. My duties as a Deportation Officer include the review of alien files and monitoring the custody status of aliens who have a final order of removal. In carrying out this duty, I am responsible for monitoring the progress of obtaining travel documents necessary for removing aliens to the designated country of removal. As a Deportation Officer, I have access to records maintained in the ordinary course of business by ICE.
3. I am familiar with the case of Emmanuel Stephane Rukirande Mukiza ("Rukirande Mukiza"), alien file number 

4. On December 15, 2025, the travel document request for Rukirande Mukiza was updated and approved by the ERO Removal International Operations section in Washington, D.C. and the approved travel document request was forwarded to the Embassy of the Democratic Republic of the Congo.

Sworn to and subscribed this 17th day of December, 2025.

**MAYRA A
GALLENKAMP** Digitally signed by MAYRA
A GALLENKAMP
Date: 2025.12.17 15:26:14
-08'00'

Mayra Gallenkamp
Deportation Officer
Department of Homeland Security
Immigration and Customs Enforcement