

August 29, 2025

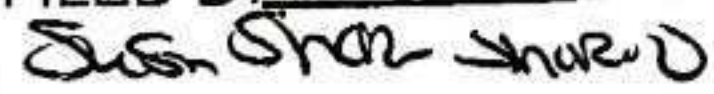
Voluntary Response to Order to Show Cause

Case No. 25-23577-CIV-MARTINEZ

On Behalf of Detainee:

Daniel Fernando Henao Niño (A# 

Submitted by: **Rosa Lorena Chavarro Pinzón**

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SEP 04 2025
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S. D. OF FLA. - MIAMI

Honorable Judge: **José E. Martínez**

United States District Court

Southern District of Florida

400 North Miami Avenue, Room 10-1

Miami, FL 33128

Your Honor:

I respectfully submit this voluntary response on behalf of detainee **Daniel Fernando Henao Niño**, in relation to the Order to Show Cause issued by this Honorable Court on August 13, 2025.

Daniel was detained by ICE even though his case was **dismissed on June 20, 2025**, by honorable Judge **Christina Martyak**, and he remains in custody without legal basis or active judicial process. This prolonged detention without valid cause constitutes a violation of due process, and I respectfully request the immediate intervention of this Court.

I respectfully ask that this situation be considered within the framework of the present habeas corpus proceeding, and that the constitutional rights of Daniel Fernando Henao Niño be fully protected.

Thank you for your attention. I trust that this Court will act in accordance with the principles of justice and legality.

Respectfully,

Rosa Lorena Chavarro Pinzón

On behalf of Daniel Fernando Henao Niño

(Signature) 

