

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA  
Civil No. 25-03197

Martin Obeng Darko BERCHIE

Plaintiff,

V.

DHS/ICE

Respondents.

**SUPPLEMENTAL  
DECLARATION OF  
SUPERVISORY  
DETENTION AND  
DEPORTATION OFFICER  
RICHARD N. PRYD JR**

Richard N. Pryd Jr, Supervisory Detention and Deportation Officer, United States Immigration and Customs Enforcement ("ICE"), Department of Homeland Security, for his declaration under 28 U. S. C. § 1746 hereby states as follows:

1. The following declaration is based on a review of the Subject's alien file, statements, and e-mails.
2. I have been employed with ICE, Enforcement and Removal Operations (ERO) since October 17, 2007. On November 6, 2022, I was promoted to Supervisory Detention and Deportation Officer (SDDO).
3. As an SDDO, I supervise Deportation Officers (DO) assigned to the Case

Management Unit at the St. Paul Field Office (ERO St. Paul). My duties include assigning case work and monitoring detained cases and dockets within SPM's area responsibility to ensure detention, release and removal of aliens is lawful and within ICE policy.

4. On September 4, 2025, ERO Headquarters, Removal and International Operations notified ERO St. Paul that the Government of Ghana issued a travel document for Martin Obeng Darko Berchie.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

**RICHARD N PRYD**

Digitally signed by RICHARD N  
PRYD  
Date: 2025.09.04 15:09:24 -05'00'

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Richard N. Pryd Jr, SDDO  
U.S. Immigration and Customs Enforcement

DATED: September 4, 2025