

Sina Esmali

P O Box 560
Trout, LA 71371

RECEIVED
U.S. DISTRICT COURT
WESTERN DISTRICT OF LOUISIANA

AUG 18 2025

25-cv-1211 Sec P

DANIEL J. MCCOY, CLERK

Subject: open a case regarding to federal Rules of civil procedure (60(Relief from a of Judgment or Order))

The Honorable Court of the United States of America,

I am Sina Esmali, a detainee of the United States Immigration Service, and my case was reviewed by the Immigration Court in Oakdale, Louisiana, and a deportation order was issued. The order issued regarding my immigration case was issued under the circumstances that the opposing party to the case, Homeland Security, presented fabricated documents to the court, and the immigration judge's final decision was issued under the influence of these fabricated documents. There are signs of misconduct and fraud in the case. Also, there were discrepancies on the part of the person who represented me that misled the court and affected the immigration judge's decision.

I intend to have these discrepancies reviewed in the case and I request that the Attention to the Civil Procedure Code 60(Relief from a of Judgment or Order) This judgment issued by the Immigration Judge is reversed and the case is remanded to the Immigration Court for rehearing. In view of the gravity of the substantive differences that will be presented to you in the submissions and documents, I request that my immigration case be reviewed by a fair judge and by a representative of another Department of Homeland Security for retrial in another Immigration Court to ensure that there is no future litigation.

- ✦ According to federal rules of civil procedure (60)(b)(2), there is new evidence that strengthens my asylum claims and was not available in the past, and this evidence will answer the claims of Homeland Security and the immigration judge.
- ✦ According to federal rules of civil procedure (60)(b)(3), fraud and forgery were committed by my former lawyer, which unfortunately led to the deception of the court and had a serious impact on the ruling. Upon examination of the evidence, these documents should be invalidated and, in relation to the effect on the immigration judge's ruling, the judge's ruling should be canceled and a new hearing should be held. Also, documents from my phone conversations were presented to the court as evidence by the Department of Homeland Security, which led to the deception of the court and the misguidance of the immigration judge. It shows multiple evidence of misconduct, and there is also evidence of the judge's decision that shows the misconduct of this immigration judge.
- ✦ According federal rules of civil procedure (60)(d)(3), the documents submitted to the court by the Homeland Security Department do not match the original sample and the documents have been manipulated, which, based

on the manipulation of the documents, shows that this case is fabricated and that fraud has been committed in the court.

- According federal rules of civil procedure(60)(c)(1)This request is in the range of Less than Mani Registered for 1 year and Immigration Judge's order in 10/10/2024 has been issued, which Apply before the deadline10/10/2025 has been registered in court.

Regarding jurisdiction, I have no knowledge of the law and I only know that since the judgment was issued in the Immigration Court in Oakdale, Louisiana, this Immigration Court is in the jurisdiction of the Federal Court for the Western District of Louisiana, this complaint was sent to the Honorable Service.

Please register the case and issue an order for any action.

Respondents or defendants:

- United States Attorney General Pamela Bondi
- United States Department of Justice - Executive Office for Immigration Review (DOJ – EOIR)
- United States Department of Homeland Security Director
- United States Immigration and Customs Enforcement Director
- US DOJ EOIR immigration court Oakdale, Louisiana

God may take care of you,

Honestly,

Sina Esmaeli

Monday, august 11, 2025

Text translated from Persian to English by online translator.

