

1 Jordan Weiner (SBN 356297)

2 jordan@lrcl.org

3 La Raza Centro Legal

4 474 Valencia St., Ste. 295

5 San Francisco, CA 94103

6 Telephone: (415) 553-3435

7 *Attorney for Petitioners*

8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

8 NARCILO CAICEDO HINESTROZA, JAIRO
9 ANDRES DANGOND LOPEZ, JHELVIN
10 JHERH RAMOS HUAMAN,

11 Petitioners,

12 v.

13 POLLY KAISER, Acting Field Office Director
14 of the San Francisco Immigration and Customs
15 Enforcement Office; TODD LYONS, Acting
16 Director of United States Immigration and
17 Customs Enforcement; KRISTI NOEM,
18 Secretary of the United States Department of
19 Homeland Security, PAMELA BONDI,
20 Attorney General of the United States, acting in
21 their official capacities,

22 Respondents.

CASE NO. 3:25-cv-07559

**PETITIONERS' NOTICE OF
MOTION AND EX PARTE MOTION
FOR TEMPORARY RESTRAINING
ORDER**

PETITIONERS' NOTICE OF MOTION AND EX PARTE MOTION FOR TEMPORARY RESTRAINING
ORDER

CASE NO. 3:25-cv-07559

NOTICE OF MOTION AND MOTION

PLEASE TAKE NOTICE as soon as it may be heard in the United States District Court for the Northern District of California, that Petitioners Narcilo Caicedo Hinestroza, Jairo Andres Dangond Lopez, and Jhelvin Jherh Ramos Huaman, will and hereby do move for a temporary restraining order pursuant to Federal Rule of Civil Procedure 65(b) and Civil Local Rule 65-1. Because Petitioners' detention violates the Due Process Clause of the Fifth Amendment to the United States, Petitioners respectfully request that this Court (1) order Petitioners' immediate release from Respondents' custody pending these proceedings, without requiring bond or electronic monitoring, or, in the alternative, (2) order Petitioners' immediate release from Respondents' custody and, within 14 days, order a pre-deprivation bond hearing before the San Francisco Immigration Court, where Respondents shall bear the burden of proof to show, by clear and convincing evidence, that Petitioners are a danger or a flight risk. To preserve this Court's jurisdiction, Petitioners further seek an order enjoining Respondents from transferring Petitioners out of this District or deporting them during the pendency of the underlying proceedings.

This motion is based on this Notice of Motion and Motion; the accompanying Memorandum of Points and Authorities; the supporting Declarations of Brittney Rezaei, Eva Landeros, and Petitioners' counsel Jordan Weiner; the Proposed Order; the papers, evidence, and records on file in this action; and any other written or oral evidence or argument as may be presented at or before the time this motion is heard by the Court. This motion is also supported by the Petition for Writ of Habeas Corpus (ECF No. 1).

Consistent with Civil L.R. 65-1, Petitioner seeks relief at the earliest possible opportunity. Petitioners are filing this motion a day after they filed their Petition for Writ of Habeas Corpus.

Pursuant to Civil L.R. 65-1(a)(5), and as detailed further in the Declaration of Jordan Weiner, Counsel for Petitioners emailed a copy of the petition to Counsel for Respondents immediately after it and advised that a Motion for TRO would be filed the same day. Petitioner also emailed Counsel for Respondents a copy of the Memorandum of Points and Authorities

1 shortly before filing it. As of this filing, Respondents have not stipulated to a TRO.

2
3 Date: September 5, 2025

Respectfully Submitted,

4 /s/ Jordan Weiner

5 La Raza Centro Legal
6 474 Valencia St., Ste. 295
7 San Francisco, CA 94103
8 Telephone: (415) 553-3435
9 E-mail: jordan@lrcl.org

10 *Attorney for Petitioners*
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27