1 · · · · · · · · · · · · · · · · · · ·	FILED
Name: Xou Yang	SEP 0 8 2025
	CLERK U.S. DISTRICT COURT EASTERN DISTRICT OF CALLEORNIA
	DEPUTYCLERK
	90110
POD-M	7099
PRO SE	
LINITED STATES DIS	TRICT COURT
EASTERN DISTRICT O	
Name: Xou Yang,	Case No.
Petitioner,	1:25CV01154SKOLHE
v.	PETITION FOR WRIT OF HABEAS CORPUS PURSUANT
Warden of the Otan Mesa	TO 28 U.S.C. § 2241
Detention Facility; Field Office Director, San	
Immigration and Customs Enforcement; Director,	
United States Immigration and Customs Enforcement; Secretary, United States	
Department of Homeland Security; and United States Attorney General	
Respondents.	
Petitioner [name] Xou Yang	petitions this Court for a writ
of habeas corpus to remedy Petitioner's indefinite det	tention by Respondents.
JURISDICTION A	ND VENUE
 This Court has subject matter jurisdict 	ion and may grant relief under 28 U.S.C. §
2241 (habeas corpus), 28 U.S.C. § 1651 (All Writs A	ct), and 28 U.S.C. § 1331 (federal question).
PETITION FOR WRIT OF F	HABEAS CORPUS
	Petitioner, V. Warden of the Otag Mesa Detention Facility; Field Office Director, San Francisco Field Office, United States Immigration and Customs Enforcement; Director, United States Immigration and Customs Enforcement; Secretary, United States Department of Homeland Security; and United States Attorney General, Respondents. Petitioner [name] Xou Yang of habeas corpus to remedy Petitioner's indefinite de JURISDICTION A 1. This Court has subject matter jurisdict

This Court also has jurisdiction to hear this case under the Suspension Clause of Article I of the United States Constitution. *INS v. St. Cyr*, 533 U.S. 289 (2001).

- 2. Because Petitioner challenges his or her custody, jurisdiction is proper in this Court. While the courts of appeals have jurisdiction to review removal orders through petitions for review, see 8 U.S.C. §§ 1252(a)(1) and (b), the federal district courts have jurisdiction under 28 U.S.C. § 2241 to hear habeas petitions by noncitizens challenging the lawfulness of their detention. See, e.g., Zadvydas v. Davis, 533 U.S. 678, 687-88 (2001); Nadarajah v. Gonzales, 443 F.3d 1069, 1075-76 (9th Cir. 2006).
- Petitioner has exhausted any and all administrative remedies to the extent required by law.
- 4. Venue is proper in the Eastern District of California because this is the district in which Petitioner is confined. See Doe v. Garland, 109 F.4th 1188, 1197-99 (9th Cir. 2024).

PARTIES

- 5. Petitioner is a noncitizen who is currently detained by Immigration and Customs Enforcement (ICE) at the [name of detention facility] <u>Otay Mesa Detention Center</u> in [city, state] <u>San Diego</u>, <u>CA</u>.
- 6. Respondent Warden of the <u>Ofay Mesa</u> [name of detention facility]

 Detention Facility is Petitioner's immediate custodian at the facility where Petitioner is detained.

 See Doe, 108 F.4th at 1194-97.
- 7. Respondent Field Office Director for the San Francisco Field Office of ICE ("SF FOD") has the authority to order Petitioner's release or continued detention. As such, Respondent SF FOD is a legal custodian of Petitioner.
- 8. Respondent Director of ICE ("ICE Director) is the head of ICE, an agency within the United States Department of Homeland Security that detains and removes certain noncitizens.
 Respondent ICE Director is a legal custodian of Petitioner.
- Respondent Secretary of the United States Department of Homeland Security
 ("DHS Secretary") is responsible for the implementation and enforcement of the immigration

1	laws and oversees ICE. As such, Respondent DHS Secretary has ultimate custodial authority over		
2	Petitioner.		
3	10. Respondent Attorney General of the United States ("U.S. A.G.") is the head of the		
4	United States Department of Justice, which oversees the immigration courts. Respondent U.S.		
5	A.G. shares responsibility for enforcement of the immigration laws with Respondent DHS		
6	Secretary.		
7	11. All Respondents are sued in their official capacities.		
8	FACTUAL ALLEGATIONS		
9	12. Petitioner [name] Xou Yang was born in		
10	[country] <u>LAOS</u>		
11	13. Petitioner entered the United States on or about [date] April 15, 1980.		
12	13. Petitioner entered the United States on or about [date] April 15, 1980. Petitioner's immigration history is as follows: Permanen f Resident.		
13			
14			
15			
16			
17	14. Petitioner's criminal history is as follows: <u>December 29, 1995</u>		
8	First degree murder (PC 187)		
19			
20			
22			
23	15. Petitioner was detained by Immigration and Customs Enforcement on or about		
24	[date] September 21, 2015. Petitioner has remained in ICE custody since that date.		
25	16. An Immigration Judge ordered Petitioner removed from the United States on or		
26	about [date] <u>December 10, 2015</u> . Petitioner [circle one] DID / DID NOT appeal		
7	the Immigration Judge's decision to the Board of Immigration Appeals (BIA). The BIA dismissed		
8	Petitioner's appeal on [date, if applicable]		
°	3		
1	PETITION FOR WRIT OF HABEAS CORPUS		

1	
2	17. Petitioner received a document titled "Decision to Continue Detention" from ICE
	on or about [date] <u>December 10, 20/5</u> . Petitioner received a second "Decision to
3	Continue Detention" from ICE on or about [date] July 10, 2025.
4	18. Petitioner has cooperated fully with all of ICE's efforts to remove Petitioner.
5	Petitioner has cooperated with ICE in the following ways: \(\frac{1000000000000000000000000000000000000
6	since 2016. No arrests.
7	
8	19. Nonetheless, ICE has been unable to remove Petitioner from the United States.
9	ICE is unlikely to be able to remove Petitioner because: 1) My home country
10	does not have a repatriation agreement with
11	the United States 2) Mr. home country
12	does not consider me a citizen. 3) I am
13	not a citizen of any country.
14	not a cincen of any country.
15	
16	
17	
18	
	LEGAL FRAMEWORK
19	20. In Zadvydas v. Davis, the Supreme Court held that the immigration statute 8
20	U.S.C. § 1231(a)(6) does not allow ICE to detain a noncitizen indefinitely while attempting to
21	carry out removal. 533 U.S. 678, 689 (2001). Because of the "serious constitutional problem"
22	posed by indefinite detention, the Court read the statute to limit a noncitizen's detention to "a
23	period reasonably necessary to bring about that alien's removal from the United States." Id.
24	21. The Court also recognized six months as the "presumptively reasonable period" of
25	post-removal order detention. Id. at 701. After six months, once the noncitizen provides "good
26	reason to believe that there is no significant likelihood of removal in the reasonably foreseeable
27	future," the burden shifts to the government to rebut that showing. <i>Id.</i> Moreover, "as the period of
28	future, the burden shirts to the government to reput that showing, it. Photocover, as the period of
	4
	PETITION FOR WRIT OF HABEAS CORPUS

28

prior postremoval confinement grows, what counts as the 'reasonably foreseeable future' conversely would have to shrink." Id.

In Clark v. Martinez, the Supreme Court held that its ruling in Zadvydas applies equally to noncitizens who have never been admitted to the United States. 543 U.S. 371 (2005).

CLAIM FOR RELIEF

VIOLATION OF THE IMMIGRATION AND NATIONALITY ACT

- 23. The foregoing allegations are realleged and incorporated herein.
- Petitioner's continued detention is unlawful and violates 8 U.S.C. § 1231(a)(6) as 24. interpreted by the Supreme Court in Zadvydas. The six-month presumptively reasonable period of detention has expired and Petitioner has provided good reason to believe that his or her removal is not significantly likely to occur in the reasonably foreseeable future. Therefore, Respondents lack authority to continue detaining Petitioner.

PRAYER FOR RELIEF

WHEREFORE, Petitioner respectfully requests that the Court grant the following relief:

- Assume jurisdiction over this matter; a.
- Issue an order pursuant to 28 U.S.C. § 2243 directing Respondents to show cause b. why the writ of habeas corpus should not be granted;
- Grant the writ of habeas corpus and order Petitioner's immediate release from C. custody;
 - Grant any other and further relief as the Court deems just and proper. d.

Date: September 03, 2025 Signature: