

1 Emmanuel Enyinwa, Esq. (207088)
2 Law Office of Emmanuel Enyinwa
3 369 Pine Street
4 San Francisco, CA. 94104
5 415-956-6100
6 Email: Enyinwalaw@gmail.com
7 Attorney for HARPREET SINGH et al

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

HARPREET SINGH) 4:25-cv-08462-YGR
GURPATAP BHATTI)
ARMAN SINGH DHILLON)
ROHIT ROHIT) CMC: 11/17/2025
PRINCEPAL SINGH) Filing Date: 10/3/2025
LOVEJEET SINGH) Time:
JASKANPREET SINGH) Courtroom: By Zoom
Plaintiffs,)
v)
PAM BONDI, UNITED STATES ATTORNEY)
GENERAL; CITIZENSHIP AND)
IMMIGRATION SERVICES (USCIS);)
KRISTI NOEM SECRETARY)
OF DEPARTMENT OF HOMELAND)
SECURITY; CONNIE NOLAN,)
ASSOCIATE DIRECTOR, SERVICE)
CENTER OPERATIONS)
DIRECTORATE (USCIS);)
UR MENDOZA JADDOU, DIRECTOR (USCIS))

Petitioner Arman Singh DHILLON, United States Citizens and Immigration Services
Agency Number (A number) A  through undersigned counsel, hereby moves for a
writ of Habeas Corpus. The writ, under the names of the aliens captioned above remain pending.
At a status conference on November 17, 2025, this Court requested counsel for Petitioners to file
a more expansive brief detailing the factual situations of the detained people individually.

1 Petitioner is in the custody of the ICE in the San Luis, Arizona Detention Center.

2 ***Facts Unique to Petitioner Arman Singh Dhillon***

3 Arman Singh Dhillon is currently in removal proceedings, with an Order of
4 Removal by an immigration judge Olga Attia on in the Imperial Immigration
5 court. In the decision, the IJ stated as follows in relevant part: "The respondent
6 (Petitioner) is a 21-year-old male, native and citizen of India. The respondent was
7 placed into removal proceedings upon the issuance of a Notice to Appear (NTA)
8 by the Department of Homeland Security (DHS) on March 2, 2024. The NTA was
9 served on the respondent on March 2, 2024, and the respondent signed
10 acknowledging personal service of the NTA. The Notice to Appear for the
11 respondent was filed with the Court on April 4, 2024, thereby vesting jurisdiction
12 with this Court to hear the respondent's removal proceedings. Pleadings were
13 taken and removability sustained by an Immigration Judge on August 18, 2025.
14 India was designated as the country for removal purposes based on the
15 Department's recommendation.

16 The respondent was represented by counsel before the Imperial Immigration
17 Court for a Master Calendar hearing on September 18, 2025. The respondent filed
18 a Motion to Terminate on September 12, 2025, based on the filing of a Form I-360
19 (Petition for Special Immigrant Juvenile) with USCIS. See Exhibit 4. DHS counsel
20 filed the Department's opposition to the motion on September 18, 2025. See
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1 Exhibit 5. DHS counsel opposes the motion as the Form I-360 is still pending and
2 thus relief is speculative at this time. The Form I-360 was filed with USCIS on
3 April 8, 2025, and has not yet been adjudicated or approved.
4

5 The Court noted that the respondent's date of birth is February 21, 2004, and
6 the respondent turned age 21 on February 21, 2025. As such, the Form I-360 will
7 likely be denied by USCIS and as the respondent filed the Form I-360 with USCIS
8 on April 8, 2025, after he turned age 21. As an aside, Department counsel filed the
9 Form I-213 (Record of Deportable/Inadmissible Alien) on September 4, 2025. No
10 objections were filed to the Form I-213 within 10 days of the filing. As such, the
11 Court admitted the Form I-213 into the record as Exhibit 3.
12

13 The Form I-213 reflects that the respondent came to the attention of
14 Immigration and Customs Enforcement (ICE) Enforcement and Removal
15 Operations (ERO) pursuant to Alternatives to Detention (ATD) Intensive
16 Supervision Appearance Program (ISAP) violations. According to the Form I 213,
17 the respondent had multiple violations of the ISAP program despite being
18 previously informed to comply with the conditions of his release but nonetheless
19 continued to violate the program to include multiple failed home visits and
20 biometric check-ins. The respondent's failure to comply and violations resulted in
21 the respondent being taken into DHS custody on July 27, 2025. At the Master
22 Calendar hearing on September 18, 2025, Department counsel made an oral motion
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1 on the record for the Court to pretermits the respondent's applications for relief and
2 to order his removal to India.

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6 In this case, an Immigration Judge issued a Scheduling Order which set a
7 clear deadline for the filing of prima facie evidence of eligibility. The respondent
8 filed an application that is even less than a bare-bones application with no further
9 supplementation. And the respondent through then counsel never filed a motion for
10 extension to comply with the Court's Scheduling Order and to present a viable
11 claim to relief and prima facie evidence of eligibility. Inasmuch as the respondent
12 was issued a firm deadline in the Scheduling Order and requested no additional
13 time to comply, the Court properly deems the respondent's applications for relief
14 abandoned and denied. See 8 C.F.R. § 1003.31(c); *Matter of R-R-*, 20 I&N Dec.
15 547 (BIA 1992). Based on the foregoing, the Court hereby pretermits and denies
16 the respondent's applications for asylum and for withholding of removal, along
17 with his request for protection under the Convention Against Torture, as legally
18 insufficient. The respondent is hereby ordered removed from the United States to
19 INDIA based on the charge contained in the Notice to Appear (NTA, Form I-862)
20 Prior to that, he had a pending Master on December 5, 2025 in the Concord
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1 Immigration Court. He arrested from his home in Manteca, California and taken
2 into ICE custody.”

3 See IJ Decision, Exhibit 1 to this petition.

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5 ***The Immigration Judge’s Decision Was Factually Wrong***

6 At the time of the hearing, Petitioner, who was an unaccompanied minor
7 when he entered the United States, had four separate lawyers. The first attorney he
8 had was a New York attorney, Anthony Nwosu, who is indefinitely suspended by
9 both the New York State bar, and by the bar of the Executive Office for
10 Immigration Review (EOIR), both of whom ordered Nwosu to notify all his clients
11 of his suspension, an Order he has failed to follow for two years running. Petitioner
12 was not aware of Nwosu’s suspension until he was taken into custody and retained
13 current counsel.

14 Current counsel entered an appearance for him in August, 2025, and
15 requested bond with the immigration judge. He also ascertained from Mr Dhillon’s
16 family that he was an applicant for the Special Immigrant Juvenile, which is an
17 alternate means of securing his green card. This evidence he filed with the
18 immigration judge along with a motion to terminate proceedings, which was
19 served on the Office of the Chief counsel, the government attorney. Even though
20 the chief counsel had the motion for more than a week, he never filed an
21 opposition to the motion until midway through the Master hearing. To illustrate the
22

1 chaos that is the current immigration docket, the judge in that case, Judge Olga
2 Attia, was the third of a string of judges that had presided over the case in less than
3 a month. She was in San Diego. Petitioner was detained at San Luis, Arizona, but
4 the matter was heard at the Imperial Immigration Court in Calexico, California.
5

6 When the judge finally got on the video conference, she commented that she
7 saw the motion to pretermit, and no opposition. The counsel for the government
8 told her that she had just filed one midway through the Master hearing, nd the IJ
9 not only allowed the two line opposition to the motion, but sua sponte decided that
10 it was her opinion that the guardianship application was not timely filed, based on
11 the birth date of Petitioner. Undersigned counsel pointed out that he did not file the
12 guardianship application, but that it was filed by yet another attorney, Ashwani
13 Bakhri, and that he would investigate the matter. The judge then asked the attorney
14 for DHS if she wanted to make a motion to deem Petitioner's application for
15 asylum abandoned, and the government attorney agreed. The judge then
16 pretermitted the application, and Petitioner timely appealed to the BIA with proof
17 that the application was in fact timely filed in person before Petitioner turned 21.
18 During the pendency of the appeal, the Form I-360 guardianship application was
19 indeed approved. See proof of that application as part of the Guardianship
20 docsuments on Exhibit 3.
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23 ***Flight Risk Analysis.***
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1 Undersigned counsel met with Petitioner at the San Luis Regional Detention
2 Facility on November 20, 2025. Petitioner related that the pejorative tone of the
3 IJ's decision did not accurately reflect his history with USCIS. He did
4 acknowledge that he did initially miss some appointments with USCIS when he
5 first entered the United States. Those few missed appointments were due to the fact
6 he was a ward of his guardian, who was not able to take him to the appointments.
7
8 He further stated that USCIS reached out to him about the missed appointments,
9 and his guardian took him into the office. His asylum application was pending with
10 the asylum office at this time, with interview dates far out in the future. Because of
11 this, USCIS put him on enhanced monitoring, with ankle bracelets around his feet.
12
13 These enhanced measures insured that he did not miss any further check ins and
14 appointments. He then hired an attorney and began his guardianship application,
15 first with the state court, and when that was approved, with USCIS itself, which, as
16 is evidenced with Exhibit 3, approved that petition. He never misdeed a court date
17 or an interview date, either in state court or Federal court. Petitioner believes the
18
19 only reason Immigration and Customs Enforcement arrested him is because they
20 had to meet a quota of arrests and detentions, even if that meant arresting minors
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22 who were wards of the state like himself.

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25 ***Dangerousness to the Community.***
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1 Petitioner has not been ever arrested or convicted of any crime and is not a
2 threat to the community. He is not a flight risk, and is no danger to the
3 community. He remains *prima facie* eligible for an adjustment pursuant to his
4 status as a Special Immigrant Juvenile. Please find enclosed the approval of his
5 guardianship by the Superior Court, County of San Joaquin, California. Find also
6 attached the receipt for his I-360 application.

7
8 Special Immigrant Juvenile Status is a unique, hybrid form of immigration
9 relief that requires the involvement of state courts and a specific state court order
10 before a child is eligible to apply for Special Immigrant Juvenile Status with U.S.
11 Citizenship & Immigration Services (USCIS). It provides an avenue for
12 undocumented children to obtain legal status when they cannot be reunified with
13 one or both parents due to abuse, neglect, or abandonment and when it is not in
14 their best interest to return to their home country. Youth who are successful in
15 obtaining SIJS are then eligible to apply for adjustment of status to that of a lawful
16 permanent resident (a green card holder).

17
18 Under current law, an alien minor may be eligible for SIJ status if: he or she
19 is under the age of 21 and was born in a foreign country; is unlawfully present in
20 the United States; and is subject to state juvenile court proceedings due to abuse,
21 neglect, or abandonment by one or both parents.¹ U.S. Citizenship and
22 Immigration Services (USCIS), the benefit-granting agency under the purview of
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1 the Department of Homeland Security, "generally defers to the court on matters of
2 state law and does not go behind the juvenile court order to reweigh evidence and
3 make independent determinations about the best interest of the juvenile and abuse,
4 neglect, abandonment, or a similar basis under state law." SIJ status does not
5 render an alien minor lawfully present or confer lawful status or employment
6 authorization in its own right. However, a minor who petitions for the SIJ
7 classification may be eligible for a green card and eventual citizenship by applying
8 to adjust status, provided they meet certain requirements. One of those
9 requirements is that an immigrant visa be immediately available at the time the
10 adjustment of status application is filed.

14 *Substance of Legal Argument.*

16 *Matter of Jonathan Javier YAJURE HURTADO, Respondent, 29 I&N Dec. 216*

17 *(BIA 2025) And the Definition of "Applicant for Admission".*

19 All Petitioners in this case are asylum applicants. On September 5, 2025 ,
20 the Board of Immigration Appeals(BIA) issued a precedent decision, *Matter of*
21 *Jonathan Javier YAJURE HURTADO, Respondent, 29 I&N Dec. 216 (BIA 2025)*
22 Interim Decision #4125. In that decision, the BIA held that it was overturning
23 decades of jurisprudence, and indeed the Immigration and Customs Enforcement's
24 own Policy Manual, Regulations, Practice Advisory, its own settled law, the
25 decisions of *all* the Federal judicial circuits by deeming that anybody who was
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27 decisions of *all* the Federal judicial circuits by deeming that anybody who was
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1 present in the country without inspection—without exception—was an “applicant
2 for admission” and, therefore, subject to mandatory detention.

3 In 8 U.S.C. § 1225, an applicant for admission is defined as “[a]n alien
4 present in the United States who has not been admitted or who arrives in the
5 United States (whether or not at a designated port of arrival and including an alien
6 who is brought to the United States after having been interdicted in international or
7 United States waters).” INA § 235(a)(1), 8 U.S.C. § 1225(a)(1). (II), 8 U.S.C. §
8 1225(b)(1)(A)(i), (iii)(II); see also 8 C.F.R. § 235.3(b)(1) (2025). The INA states
9 that aliens who fall into either of these two categories are subject to mandatory
10 detention for the duration of their immigration proceedings. See INA § 235(b)(1)
11 (B)(ii), (iii)(IV), 8 U.S.C. § 1225(b)(1)(B)(ii), (iii)(IV); see also 8 C.F.R. §
12 235.3(b)(2)(iii). Generally, an Immigration Judge lacks jurisdiction to hear a bond
13 request filed by an applicant for admission in either of these two categories. See
14 generally *Matter of M-S-*, 27 I&N Dec. 509, 515–19 (A.G. 2019).

15 **20 *Refugees, Asylees and “Applicants for Admission”***

21 Petitioners, all applicants for asylum, argue that they are not in any wise
22 “applicants for admission” as a matter of law. Perhaps, all aliens present in the
23 United States might struggle to define their legal status, but *clearly*, applicants for
24 asylum do not fall under Section 235(b)(2)(A) as asylum applicants are not
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1 "applicants for admission" by the plain reading of the statutes that govern their
2 status.

3 According the the Department of Homeland Security, there is a significant
4 difference between a refugee and asylee. The Agency, tasked with definning these
5 two related statuses, defines them as follows: "A refugee is a person outside his or
6 her country of nationality who is unable or unwilling to return to his or her country
7 of nationality because of persecution or a well-founded fear of persecution on
8 account of race, religion, nationality, membership in a particular social group, or
9 political opinion. *An asylee is a person who meets the definition of refugee and is*
10 *already present in the United States or is seeking admission at a port of entry.*
11 *Refugees are required to apply for Lawful Permanent Resident ("green card")*
12 *status one year after being admitted, and asylees may apply for green card status*
13 *one year after their grant of asylum.* Asylees | OHSS Id. Emphasis Added.

14 The same Agency also defines "asylum" as follows: "Asylum: Form of
15 **protection** provided to aliens physically present in the United States who meet the
16 definition of refugee under Immigration and Nationality (INA) section 101(a)(42)
17 and are not otherwise barred from applying for or receiving asylum. Glossary |
18 OHSS . [Emphasis added]. As can be seen from the horse's mouth, "asylum" is not
19 an "admission", but merely a **protection** from being sent to a country where he will
20 be tortured. The agency goes on to say that *only* after one year of residing in the
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United States may an asylee acquire the right to apply for admission as a refugee.
1
2 This definition appears to leave no room for argument that when he is applying for
3 permanebt residence, the asylee is applying for asmission, but while he is appying
4 for asylum, he is only applying for "protection". That seems quite clear on its face.
5

6 *Matter of Lemus*, #3745 25 I&N Dec. 734 (BIA 2012), cited by the BIA, is
7 easily distinguishable. In *Lemus*, the BIA wrote in the opening paragraph as
8 follows: "In a decision dated December 16, 2005, an Immigration Judge ordered
9 the respondent removed from the United States after finding him *ineligible for*
10
11 *adjustment of status under section 245(i) of the Immigration and Nationality*
12 *Act, 8 U.S.C. § 1255(i) (2000). According to the Immigration Judge, section 245(i)*
13 *adjustment is unavailable to aliens, like the respondent, who are inadmissible to*
14 *the United States under section 212(a)(9)(B)(i)(II) of the Act, 8 U.S.C. § 1182(a)*
15 *(9)(B)(i)(II) (2000), and ineligible for a waiver under section 212(a)(9)(B)(v).*
16

17 The *Lemus* court further down observed as follows: "Applicants for section
18 245(i) adjustment have always been required to prove that they are "admissible to
19 the United States for permanent residence," see section 245(i)(2)(A) of the Act,
20 meaning that they must prove either that they are not inadmissible under any of the
21 various paragraphs of section 212(a) of the Act or that they are eligible for a
22 waiver of any applicable ground of inadmissibility. 8 C.F.R. § 1245.10(b)(3)
23
24 (2011). For the first few years after section 245(i) was enacted, this admissibility
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1 requirement was no impediment to adjustment for aliens who had “entered without
2 inspection” because entry without inspection was then a ground of deportability
3 rather than of inadmissibility. See *Matter of Briones*, 24 I&N Dec. at 362-63.”
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5 As argued, *supra*, Section 245 is an application for admission. Whether or
6 not such a person is subject to mandatory detention is outside the scope of this
7 petition, but there is no doubt that applicants for admission are an insular group
8 that, while sharing some similarities with refugees, nevertheless differ from them
9 in very significant ways. This is because applicants for adjustment of status are as
10 plain an applicant for admission as is possible. They seek to be admitted as legal
11 permanent residents. Asylum applicants, on the other hand, are refugees. A
12 refugee is not seeking admission, but a *prohibition* from being sent to a particular
13 country. This is a very important distinction because his right—no matter how
14 much is has been whittled down recently—derives not from the laws of the United
15 States, but from the United States' obligations under the treaties of the United
16 Nations, or which the United States still remains an active and very vocal member.
17

18 This important distinction has been amplified of late with the spate of
19 removals to third countries of applicants who have demonstrated an undisputed and
20 legally cognizable fear of return to their home countries. According to the Council
21 on Foreign Relations, “So far, the Trump administration has
22 reportedly approached at least fifty-eight governments about accepting deportees.
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1 "Whether it is tariff concessions—or in the case of African countries, many of
2 them are under the threat of being placed under a travel ban or their diplomats will
3 be prevented from coming from the United States—these are the stakes that are all
4 being used to get these agreements," Muzaffar Chishti, a senior fellow at the
5 Migration Policy Institute, told *Politico*.
6

7 Because refugee status never confers the alien present in the United States
8 any rights to remain here, but merely *temporarily houses him here* until such time
9 it is either safe to return him to his home country or ship him kicking and
10 screaming to a third country, he cannot by definition or logic, except by agency fiat
11 be construed to be an applicant for admission. Authority for this conclusion can be
12 drawn from the statutes themselves. Article 3 of the United Nations Convention
13 Against Torture reads as follows: "Article 3. 1 No State Party shall expel, return
14 ("refouler") or extradite a person to another State where there are substantial
15 grounds for believing that he would be in danger of being subjected to torture.
16

17 For the purpose of determining whether there are such grounds, the
18 competent authorities shall take into account all relevant considerations
19 including, where applicable, the existence in the State concerned of a
20 consistent pattern of gross, flagrant or mass violations of human rights."
21 That statute does not require the state to take in that asylee. It merely
22 prevents that signatory from returning him to the country where he will be
23 tortured. In addition, the asylum statute itself, The Department of
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1 Homeland Security, pointedly states as follows: “A refugee is a person
2 outside his or her country of nationality who is unable or unwilling to return
3 to his or her country of nationality because of persecution or a well-founded
4 fear of persecution on account of race, religion, nationality, membership in
5 a particular social group, or political opinion. *An asylee is a person who*
6 *meets the definition of refugee and is already present in the United States*
7 *or is seeking admission at a port of entry. Refugees are required to apply*
8 *for Lawful Permanent Resident (“green card”) status 1 year after being*
9 *admitted, and asylees may apply for green card status 1 year after their*
10 *grant of asylum.*

13 As is readily apparent from the foregoing argument, asylees like all
14 the Respondents in this petition, and others similarly situated are not
15 “applicants for admission” but only seem “protection from being returned
16 to countries where they will be tortured.”. For that reason, they are not
17 subject to mandatory detention.
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19 Based on the Foregoing, Petitioner moves the Court to grant him his writ of
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21 Habeas Corpus

22 **PRAYER FOR RELIEF**
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24 Wherefore, Petitioner respectfully requests this Court to grant the following:
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26 (1) Assume jurisdiction over this matter;
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1 (2) Issue an Order to Show Cause ordering Respondents to show cause why this
2 Petition should not be granted within three days.

3 (3) Declare that Arman Singh Dhillon's detention violates the Due Process Clause
4 of the Fifth Amendment, 8 U.S.C. § ___, and/or 8 C.F.R. § ___;

5 (4) Issue a Writ of Habeas Corpus ordering Respondents to release Petitioner
6 immediately / schedule a bond hearing before an immigration judge and, at such
7 hearing, afford Petitioner Arman Singh Dhillon reasonable bond;

8 (5) Award Petitioner attorney's fees and costs under the Equal Access to Justice
9 Act, and on any other basis justified under law; and

10 (6) Grant any further relief this Court deems just and proper.

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17 Respectfully submitted,
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19 DATED: November 20, 2025

s/Emmanuel Enyinwa,Esq

20 EMMANUEL ENYINWA, ESQ
21 Attorneys for Petitioners

EXHIBIT 1



UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMPERIAL IMMIGRATION COURT

Respondent Name:

DHILLON, ARMAN SINGH

To:

Enyinwa, Emmanuel Eke
369 Pine Street Suite 420
San Francisco, CA 94104

A-Number:

Riders:

In Removal Proceedings

Initiated by the Department of Homeland Security

Date:

09/19/2025

ORDER OF THE IMMIGRATION JUDGE

AMENDED WRITTEN DECISION AND ORDER OF THE IMMIGRATION JUDGE

Order:

The respondent is **DETAINED** in the custody of the Department of Homeland Security.

The respondent is a 21-year-old male, native and citizen of India. The respondent was placed into removal proceedings upon the issuance of a Notice to Appear (NTA) by the Department of Homeland Security (DHS) on March 2, 2024. The NTA was served on the respondent on March 2, 2024, and the respondent signed acknowledging personal service of the NTA. The Notice to Appear for the respondent was filed with the Court on April 4, 2024, thereby vesting jurisdiction with this Court to hear the respondent's removal proceedings.

Pleadings were taken and removability sustained by an Immigration Judge on August 18, 2025. India was designated as the country for removal purposes based on the Department's recommendation.

The respondent was represented by counsel before the Imperial Immigration Court for a Master Calendar hearing on September 18, 2025.

The respondent filed a Motion to Terminate on September 12, 2025, based on the filing of a Form I-360 (Petition for Special Immigrant Juvenile) with USCIS. See Exhibit 4. DHS counsel filed the Department's opposition to the motion on September 18, 2025. See Exhibit 5. DHS counsel opposes the motion as the Form I-360 is still pending and thus relief is speculative at this time. The Form I-360 was filed with USCIS on April 8, 2025, and has not yet been adjudicated or approved. The Court noted that the respondent's date of birth is February 21, 2004, and the respondent turned age 21 on February 21, 2025. As such, the Form I-360 will likely be denied by USCIS and as the respondent filed the Form I-360 with USCIS on April 8, 2025, after he turned age 21.

As an aside, Department counsel filed the Form I-213 (Record of Deportable/Inadmissible Alien) on September 4, 2025. No objections were filed to the Form I-213 within 10 days of the filing. As such, the Court admitted the Form I-213 into the record as Exhibit 3. The Form I-213 reflects that the respondent came to the attention of Immigration and Customs Enforcement (ICE) Enforcement and Removal Operations (ERO) pursuant to Alternatives to Detention (ATD) Intensive Supervision Appearance Program (ISAP) violations. According to the Form I-213, the respondent had multiple violations of the ISAP program despite being previously informed to comply with the conditions of his release but nonetheless continued to violate the program to include multiple failed home visits and biometric check-ins. The respondent's failure to comply and violations resulted in the respondent being taken into DHS custody on July 27, 2025.

At the Master Calendar hearing on September 18, 2025, Department counsel made an oral motion on the record for the Court to pretermit the respondent's applications for relief and to order his removal to India. The respondent though counsel opposed the motion. The Court hereby grants the Department's motion and preterms the respondent's applications for relief, including asylum, withholding of removal, and protection under the Convention Against Torture.

The respondent's proceedings began with the Court nearly one and a half years ago with the filing of the NTA on April 4, 2024. The initial master calendar hearing was scheduled for August 29, 2024. However, on April 12, 2024, well before the initial Master Calendar hearing, the respondent through then counsel filed with the Court a barebones Form I-589 (Application for Asylum and for Withholding of Removal). In the application, the respondent marks religion and membership in a particular social group as his protected grounds, along with marking the box for Torture Convention. The respondent only includes in his application that he had threats and attacks on his life due to his political and religious beliefs, with no further details or explanation. The respondent then goes on to say he will submit a detailed sworn statement later. No such sworn statement was ever filed with the Court. He twice states in his application that he fears he will be killed in India. For an additional three responses, the respondent again states, "I will submit this information later in my sworn statement."

On June 11, 2024, an Immigration Judge on the non-detained docket at the Concord Immigration Court in Concord, California, issued a Scheduling Order that stated, in part, the following:

"The respondent must file any applications for relief and prima facie evidence of eligibility within 60 days of the date of this order. Legal briefs and supporting documents may be submitted up to 15 days prior to the individual calendar hearing, per § 3.1(b)(2) of the Immigration Court Practice Manual. A copy of the applications and supporting documents must be served on the Department of Homeland Security."

The respondent failed to comply with the Immigration Judge's order within 60 days of June 11, 2024. No fully completed Form I-589 was filed with the Court. No prima facie evidence of eligibility was filed with the Court. At a minimum, the respondent should have filed a fully

completed application and a detailed sworn declaration in support of his application. z

The Court finds that based on the respondent's Form I-589 as filed, the respondent does not have a viable legal path for relief or protection from removal. A review of the respondent's Form I-589 shows a lack of a nexus to a protected ground. Aliens in removal proceedings have the burden of demonstrating eligibility for any type of relief or protection from removal. 8 U.S.C. 1229a(C)(4); 8 C.F.R. § 1240.8(d). If an alien fails to set forth *prima facie* eligibility for relief, such application generally can be pretermitted.

The Court further addresses the respondent's incomplete application for relief. The Court finds that the respondent has abandoned any and all claims for relief or protection from removal. See 8 C.F.R. § 1003.31(c). An Immigration Judge may set reasonable time limits for the filing of applications and supporting documents, and the failure to file within the time set means the opportunity to file is deemed waived. *Id.*

In this case, an Immigration Judge issued a Scheduling Order which set a clear deadline for the filing of *prima facie* evidence of eligibility. The respondent filed an application that is even less than a bare-bones application with no further supplementation. And the respondent through their counsel never filed a motion for extension to comply with the Court's Scheduling Order and to present a viable claim to relief and *prima facie* evidence of eligibility. Inasmuch as the respondent was issued a firm deadline in the Scheduling Order and requested no additional time to comply, the Court properly deems the respondent's applications for relief abandoned and denied. See 8 C.F.R. § 1003.31(c); *Matter of R-R-*, 20 I&N Dec. 547 (BIA 1992).

Based on the foregoing, the Court hereby pretermits and denies the respondent's applications for asylum and for withholding of removal, along with his request for protection under the Convention Against Torture, as legally insufficient.

The respondent is hereby ordered removed from the United States to INDIA based on the charge contained in the Notice to Appear (NTA, Form I-862).

Respondent is advised of the penalties for failure to depart pursuant to the removal order:

If Respondent is subject to a final order of removal and willfully fails or refuses (1) to depart from the United States pursuant to the immigration court's order, (2) to make timely application in good faith for travel or other documents necessary to depart the United States, (3) to present themselves at the time and place required for removal by the DHS, or (4) conspires to or takes any action designed to prevent or hamper their departure pursuant to the order of removal, Respondent shall be subject to a civil monetary penalty for each day Respondent is in violation, pursuant to INA § 274D and 8 C.F.R. § 280.53(b)(14). If Respondent is removable pursuant to INA § 237(a), then Respondent shall be further fined and/or imprisoned for up to 10 years. See INA § 243(a)(1). Further, any Respondent that has been denied admission to, removed from, or has departed the United States while an order of exclusion, deportation, or removal is outstanding and thereafter enters, attempts to enter, or is at any time found in the United States shall be fined or imprisoned not more than two years, or both. 8 U.S.C. § 1326(a).



Immigration Judge: ATTIA, OLGA 09/19/2025

Appeal: Department of Homeland Security: waived reserved
Respondent: waived reserved

Appeal Due: 10/20/2025

Certificate of Service

This document was served:

Via: [M] Mail | [P] Personal Service | [E] Electronic Service | [U] Address Unavailable

To: [] Alien | [] Alien c/o custodial officer | [E] Alien atty/rep. | [E] DHS

Respondent Name : DHILLON, ARMAN SINGH | A-Number : 

Riders:

Date: 09/19/2025 By: Murga, Maria, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
BOARD OF IMMIGRATION APPEALS

Enyinwa, Emmanuel Eke
Law Offices of Emmanuel Enyinwa
369 Pine Street Suite 420
San Francisco, CA 94104

DHS/ICE Office of Chief Counsel - IMP
2409 LA BRUCHERIE RD., SUITE 3
IMPERIAL, CA 92251

Name:
DHILLON, ARMAN SINGH



Riders:

Date of Notice: 10/17/2025

FILING RECEIPT FOR APPEAL OR MOTION

The Board of Immigration Appeals (Board or BIA) acknowledges receipt of the appeal or motion and fee or fee waiver request (where applicable) on **10/10/2025**, in the above-referenced case, filed by the Respondent

Additional Comments
N/A

WARNING FOR APPEALS:

Departure. If you leave the United States after filing this appeal but before the Board issues a decision, your appeal may be considered withdrawn and the Immigration Judge's decision will become final as if no appeal had been taken (unless you are an "arriving alien" as defined in the regulations under 8 C.F.R. § 1001.1(q)).

Proof of posting voluntary departure bond. If you have been granted voluntary departure by the Immigration Judge, you must submit proof of having posted the voluntary departure bond set by the Immigration Judge to the Board. Your submission of proof must be provided to the Board within 30 days of filing this appeal. If you do not timely submit proof to the Board that the voluntary departure bond has been posted, the Board cannot reinstate the period of voluntary departure. 8 C.F.R. § 1240.2(c)(3)(ii).

Autostay Bond Appeals. Please note that the automatic stay will expire 90 days from the date of receipt of the DHS' appeal. 8 C.F.R. § 1003.6(c)(3). If the Board grants the respondent's request for additional briefing time, then the 90-day automatic stay period will be tolled for the same number of days. 8 C.F.R. § 1003.6(c)(4).

Form EOIR-27. If the appeal was filed by DHS and the respondent/applicant wishes to be represented by an attorney or accredited representative in these new proceedings, counsel must complete a new Form EOIR-27 (Notice of Entry of Appearance as Attorney or Representative before the Board of Immigration Appeals). Unless a Form EOIR-27 is received from counsel, the respondent/applicant will be considered pro se before the Board and all future notices, including the Board's decision, will be sent directly to the respondent/applicant and not to counsel.

WARNING FOR MOTIONS:

Stay of removal. Filing a motion with the Board does not automatically stop the DHS from executing an order of removal. If the respondent/applicant is in DHS detention and is about to be removed, you may request the Board to stay the removal on an emergency basis. For more information, call the Clerk's Office at (703) 605-1007.

Form EOIR-27. If the motion was filed by DHS and the respondent/applicant wishes to be represented by an attorney or accredited representative in these new proceedings, counsel must complete a new Form EOIR-27 (Notice of Entry of Appearance as Attorney or Representative before the Board of Immigration Appeals). Unless a Form EOIR-27 is received from counsel, the respondent/applicant will be considered pro se before the Board and all future notices, including the Board's decision, will be sent directly to the respondent/applicant and not to counsel.

FILING INSTRUCTIONS:

If you have any questions about how to file something at the Board, please review the Board's Practice Manual which is available on EOIR's website at www.justice.gov/eoir.

Accepted by: VonackS

CC

EXHIBIT 2

THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

NOTICE TYPE Receipt	NOTICE DATE April 10, 2025	
CASE TYPE I-360, Petition for Amerasian, Widow(er) or Special Immigrant	USCIS ALIEN NUMBER	
RECEIPT NUMBER [REDACTED]	RECEIVED DATE April 08, 2025	PAGE 1 of 1
PRIORITY DATE April 08, 2025	PREFERENCE CLASSIFICATION SPECIAL IMMIGRANT JUVENILE	DATE OF BIRTH
PAYMENT INFORMATION:		
SIMRANJIT KAUR, THE LAW OFFICE OF SIMRAN KAUR C/O SIMRANJIT KAUR 6701 KOLL CENTER PARKWAY STE 250 5 00001893 PLESANTON, CA 94566		Application/Petition Fee: \$0.00 Total Amount Received: \$0.00 Total Balance Due: \$0.00
[REDACTED]		
APPLICANT/PETITIONER NAME AND MAILING ADDRESS		

We have received your form and are currently processing the above case for the following beneficiaries:

Name DHILLON, ARMAN	Date of Birth [REDACTED]	Country of Birth INDIA	Class (If Applicable)
------------------------	-----------------------------	---------------------------	-----------------------

If this notice contains a priority date, this priority does not reflect earlier retained priority dates. We will notify you separately about any other case you filed.

If we determine you must submit biometrics, we will mail you a biometrics appointment notice with the time and place of your appointment.

If you have questions or need to update your personal information listed above, please visit the USCIS Contact Center webpage at uscis.gov/contactcenter to connect with a live USCIS representative in English or Spanish.

USCIS Office Address:

USCIS
National Benefits Center
Attention: Special Immigrant Juvenile
7600B West 119th Street
Overland Park, KS 66213

USCIS Contact Center Number:

(800)375-5283
APPLICANT COPY



PARTY WITHOUT ATTORNEY OR ATTORNEY		STATE BAR NO.: 309239	FOR COURT USE ONLY
NAME: Simranjit Kaur		CONFIDENTIAL	
FIRM NAME: THE LAW OFFICE OF SIMRAN KAUR			
STREET ADDRESS: 6701 KOLL CENTER PARKWAY, SUITE 250,			
CITY: PLESANTON		STATE: CA	ZIP CODE: 94566
TELEPHONE NO.: 9258170209		FAX NO.:	
E-MAIL ADDRESS: info@kaurlawyer.com			
ATTORNEY FOR (name): Gurlal Singh			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Joaquin			
STREET ADDRESS: 315 W. Elm Street			
MAILING ADDRESS:		217 W. Elm Street	
CITY AND ZIP CODE: Lodi, 95240			
BRANCH NAME: Lodi			
CASE NAME: Guardianship of Arman Singh Dhillon			
SPECIAL IMMIGRANT JUVENILE FINDINGS		CASE NUMBER: STK-PR-GP-2025-0000088	

1. Child's name: Arman Singh Dhillon

Date of birth: 02/21/2004

2. The petition or request for Special Immigrant Juvenile (SIJ) findings was heard
 a. Date of hearing: 02/14/2025 Time: 8:30am Dept.: L2 Room:
 b. Judicial officer (name): Schneweis-Coe, Sabrina
 c. Persons and attorneys present (names):
 Petitioner - Gurlal Singh
 Petitioner's Attorney - Simranjit Kaur
 Ward - Arman Singh Dhillon

The court has reviewed the evidence and finds the following:

3. Notice of the underlying proceeding was given as required by law.

4. a. The child was declared a dependent of the juvenile court of the county of (specify): _____ and remains under the court's jurisdiction.
 on (date): _____

OR

b. The child was
 (1) placed under the custody of an individual (name, unless confidential): Gurlal Singh
 (2) placed under the custody of an entity (name):
 (3) committed to a state agency or department (name):
 appointed by this court or another California court on (date): _____
 The custody or commitment order remains in effect.

Supporting legal conclusions or factual findings, if necessary:

On February 14, 2025, the Court has found it is necessary or convenient to place the ward under the custody of Gurlal Singh ("Guardian") and to remain under the guardian's care [Prob. Code § 1514]. The guardianship is in the best interest of the Ward [Fam. Code §§ 3011, 3020] as further supported by facts contained in items 5 and 6 infra.

The proposed ward consents to appointment of the guardian [Prob. Code § 1510.1].

 Continued on Attachment 4.

Page 1 of 2

CASE NAME: Guardianship of Arman Singh Dhillon

CASE NUMBER:
STK-PR-GP-2025-0000088

5. Reunification of the child with the mother the father the other legal parent is not viable under California law because of parental abuse, neglect, abandonment, or a similar legal basis (specify):

02/19/2025

as established on (date): 02/19/2025, for the following reasons (for each parent with whom reunification is not viable, state the reasons that apply to that parent):

The Court finds there is evidence to support findings that the ward cannot reunify with his parents due to abuse, neglect, and abandonment under California law. [Fam. Code §§ 7822, 3402(a); Welf. & Inst. Code § 300(a), (b), (g); Fam. Code §§ 3011(b), 6203].

The ward's father physically abused ward for his political beliefs. These attacks increased as ward refused to give up on his support for the Shiromani Akali Dal Amritsar (SADA) party. Both of Ward's parents isolated him and began withholding food due to his continued support of SADA. Ward was left financially vulnerable due to no support from either parent, which made him feel unwelcome and unsafe in his home. His parents took any money he earned and he had no means to provide for himself. Ward's family supports the Bharatiya Janata Party (BJP), which is the current ruling party in India. Ward suffered while living in his parent's home until he left when encouraged by his grandfather who saw the ongoing abuse and lack of support. Ward received help from his grandfather and was able to leave India. Once he arrived in the United States he attempted to contact his parents in hopes of reconciling but was rejected due to his political beliefs. Therefore, under California law, reunification with the ward's father and mother is not viable due to abuse, abandonment, and neglect under Welf. & Inst. Code § 300(a), (b), and (g).

Continued on Attachment 5.

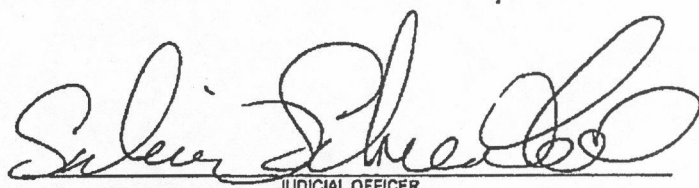
6. It is not in the child's best interest to be returned to the child's or parent's country of nationality or country of last habitual residence (specify country or countries): India for the following reasons:

The Court finds there is evidence to support findings that it is not in the ward's best interest to return to India. See Cal. Fam. Code § 3011. In India, the ward's emotional and physical well-being are at serious risk because of the continuous abuse, neglect, and regular abandonment he suffered from both parents. Moreover, the ward does not have the support or access to resources and opportunities that he has in the United States, and returning the ward to India would be detrimental to his health, safety, and well-being. Ward's parents abused and failed to protect him, he has no remaining family in India who will support his needs. Additionally, the BJP has threatened SADA supporters with jail and death for not supporting their party. Ward continues to support SADA.

In the United States he is able to continue his education and benefits from the support and guidance provided by Gurial Singh. Accordingly, it is not in the ward's best interest to return to India, but rather to remain in the United States. Ward is single and has never been married.

Continued on Attachment 6.

Date: 02/19/2025


JUDICIAL OFFICER

SIGNATURE FOLLOWS LAST ATTACHMENT

SABRINA SCHNEWEIS-COE

Tuesday, February 18, 2025 at 12:30:44 Pacific Standard Time

Subject: Service Item Number: 37628071
Date: Tuesday, February 18, 2025 at 12:28:21 PM Pacific Standard Time
From: USCIS No Reply
To: Robin Singh, armandhillon.007@icloud.com

2

Dear ARMAN SINGH SINGH DHILLON,

Thank you for your inquiry dated February 18, 2025.

We are pleased we could assist you with your inquiry today via telephone. As discussed in our conversation, we have determined that this issue will best be addressed by your local USCIS Field Office. We understand that you must file your Form I-360, Petition for Amerasian, Widow(er), or Special Immigrant, in person prior to your 21st birthday. While we are unable to schedule a specific date and time for an appointment prior to your 21st birthday, you may present this email at a field office and you will be permitted to walk in to complete your in-person filing.

In an effort to minimize the number of individuals accessing USCIS offices, please do not bring additional individuals to your emergency appointment (except in the instances of minor children who cannot be left home or attorney representation). If you need an interpreter, you should arrange to have an interpreter available by phone.

When you arrive you will go through the security checkpoint and check in. Please bring the following documents:

- Completed Form I-360;
- Supporting documentation; and
- Birth certificate, unexpired passport, or other evidence of your age.

Visit our website at www.uscis.gov/about-us/uscis-office-closings before going to your appointment to check for Office closures due to weather or changes to hours of operation. For the most current information regarding your local Field Office, including entry requirements please visit www.uscis.gov/about-us/find-a-uscis-office/field-offices.

Federal law prohibits weapons like firearms, knives, pepper spray and ammunition at any USCIS facility. Even if you have a permit for a firearm, you cannot bring it to a USCIS building. Please check your purse, briefcase, or bag and remove and safely store these items before your visit. Violators may be subject to fine and/or imprisonment.

If you haven't done so already, visit myaccount.uscis.gov to sign up for a USCIS online account where you can explore filing online, send us secure messages through your account inbox and get instant updates on the status of your case. If you have any other questions, please visit the [USCIS Contact Center](http://USCISContactCenter), where you can access our online tools 24/7.



Petition for Amerasian, Widow(er), or Special Immigrant

Department of Homeland Security
U.S. Citizenship and Immigration Services

USCIS

Form I-360

OMB No. 1615-00
Expires 02/28/2024

For USCIS Use Only		Fee Stamp		Action Block
Returned				
Resubmitted				
Relocated	Received			
	Sent			
Remarks:		<input type="checkbox"/> Petitioner/Applicant Interviewed <input type="checkbox"/> Interviewed Beneficiary Interviewed <input type="checkbox"/> I-485 Filed Concurrently <input type="checkbox"/> Bene "A" File Reviewed	Classification	
			Consulate	
				Priority Date

To be completed by an Attorney or Accredited Representative (if any).	<input checked="" type="checkbox"/> Select this box if Form G-28 or G-28I is attached.	Attorney State Bar Number (if applicable) 309239	Attorney or Accredited Representative USCIS Online Account Number (if any) 0 2 7 5 9 7 7 2 0 6 7 2
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► START HERE - Type or print in black ink.

Part 1. Information About Person or Organization Filing This Petition

NOTE: You must complete Part 1. as the petitioner if you are filing this petition on behalf of another person. If you are a Violence Against Women Act (VAWA) self-petitioner or special immigrant juvenile, skip to Part 1, Item Number 7.

1. Your Full Name

Family Name (Last Name)

Kaur

Given Name (First Name)

Simranjit

Middle Name

2. USCIS Online Account Number (if any)

► 0 2 7 5 9 7 7 2 0 6 7 2

3. U.S. Social Security Number (if any)

►

MAY 20 2025

4. Alien Registration Number (A-Number) (if any)

► A-

5. Individual IRS Tax Number (if any)

►

6. Mailing Address ([USPS ZIP Code Lookup](#))

In Care Of Name (if any)

Simranjit Kaur

Organization Name (if applicable)

The Law Office of Simran Kaur

Street Number and Name

6701 Koll Center Parkway

Apt. Ste. Flr. Number

 250

City or Town

Plesanton

State

ZIP Code

CA 94566

Province

Postal Code

Country

USA



GC-250

ATTORNEY OR PARTY WITHOUT ATTORNEY NAME: Simranjit Kaur FIRM NAME: The Law Office of Simran Kaur STREET ADDRESS: 6701 KOLL CENTER PARKWAY, SUITE 250. CITY: PLESANTON TELEPHONE NO.: 9258170209 E-MAIL ADDRESS: info@kaurlawyer.com ATTORNEY FOR (name): Gurpal Singh	STATE BAR NO.: 309239 STATE: CA ZIP CODE: 94566 FAX NO.:	FOR COURT USE ONLY Filed <u>FEB 19 2025</u> &STEPHANIE BOHRER, CLERK By <u>Simran Kaur</u> DEPUTY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Joaquin STREET ADDRESS: 180 E. Weber Ave MAILING ADDRESS: CITY AND ZIP CODE: Stockton, 95202 BRANCH NAME: Stockton		
GUARDIANSHIP OF (name): Arman Singh Dhillon		
LETTERS OF GUARDIANSHIP <input checked="" type="checkbox"/> Person <input type="checkbox"/> Estate		CASE NUMBER: STK-PR-GP-2025-0000088

LETTERS

1. (Name): Gurpal Singh
of (name): Arman Singh Dhillon
Is appointed guardian of the person estate

2. The appointment of (name): Gurpal Singh
(name): Arman Singh
as guardian of the person of
is extended past the ward's 18th birthday as of (date): 02/21/2022

3. Other powers have been granted and conditions have been imposed as follows:
 a. Powers to be exercised independently under Probate Code section 2590 are specified in attachment 3a (specify powers, restrictions, conditions, and limitations).
 b. Conditions relating to the care and custody of the property under Probate Code section 2402 are specified in attachment 3b.
 c. Conditions relating to the care, treatment, education, and welfare of the ward under Probate Code section 2358 are specified in attachment 3c.
 d. Other powers granted or conditions imposed are specified on attachment 3d specified below.

4. The guardian is not authorized to take possession of money or any other property without a specific court order.

5. The guardianship of the person terminates by operation of law on (date): 02/21/2025

6. Number of pages attached: 1

WITNESS, clerk of the court, with seal of the court affixed.

Date: FEB 19 2025Clerk, by Simran Kaur, Deputy

Page 1 of 2

GC-250

GUARDIANSHIP OF
(name): Arman Singh Dhillon

CASE NUMBER:

NOTICE TO INSTITUTIONS AND FINANCIAL INSTITUTIONS
(Probate Code sections 2890-2893)

When these *Letters of Guardianship* (Letters) are delivered to you as an employee or other representative of an *institution* or *financial institution* (described below) in order for the guardian of the estate (1) to take possession or control of an asset of the minor named above held by your institution (including changing title, withdrawing all or any portion of the asset, or transferring all or any portion of the asset) or (2) to open or change the name of an account or a safe-deposit box in your financial institution to reflect the guardianship, you must fill out Judicial Council form GC-050 (for an institution) or form GC-051 (for a financial institution). An officer authorized by your institution or financial institution must date and sign the form, and you must file the completed form with the court.

There is no filing fee for filing the form. You may either arrange for personal delivery of the form or mail it to the court for filing at the address given for the court on page 1 of these Letters.

The guardian should deliver a blank copy of the appropriate form to you with these Letters, but it is your institution's or financial institution's responsibility to complete the correct form, have an authorized officer sign it, and file the completed form with the court. If the correct form is not delivered with these Letters or is unavailable for any other reason, blank copies of the forms may be obtained from the court. The forms may also be accessed from the judicial branch's public website free of charge. The Internet address (URL) is www.courts.ca.gov/forms.htm. Select the form group *Probate—Guardianships and Conservatorships* and scroll down to form GC-050 for an institution or form GC-051 for a financial institution. The forms may be printed out as blank forms and filled in by typewriter (nonfillable form) or may be filled out online and printed out ready for signature and filing (fillable form).

An *institution* under California Probate Code section 2890(c) is an insurance company, insurance broker, insurance agent, investment company, investment bank, securities broker-dealer, investment advisor, financial planner, financial advisor, or any other person who takes, holds, or controls an asset subject to a conservatorship or guardianship other than a financial institution. Institutions must file a *Notice of Taking Possession or Control of an Asset of Minor or Conservatee* (form GC-050) for an asset of the minor or conservatee held by the institution. A single form may be filed for all affected assets held by the institution.

A *financial institution* under California Probate Code section 2892(b) is a bank, trust (including a Totten trust account but excluding other trust arrangements described in Probate Code section 82(b)), savings and loan association, savings bank, industrial bank, or credit union. Financial institutions must file a *Notice of Opening or Changing a Guardianship or Conservatorship Account or Safe-Deposit Box* (form GC-051) for an account or a safe-deposit box held by the financial institution. A single form may be filed for all affected accounts or safe-deposit boxes held by the financial institution.

LETTERS OF GUARDIANSHIP

AFFIRMATION

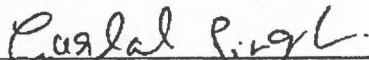
I solemnly affirm that I will perform according to law the duties of guardian.

Executed on (date):

, at (place):

Gurpal Singh

(TYPE OR PRINT NAME)



(SIGNATURE OF APPOINTEE)

CERTIFICATION

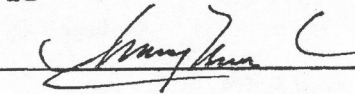
I certify that this document, including any attachments, is a correct copy of the original on file in my office, and that the Letters issued to the person appointed above have not been revoked, annulled, or set aside, and are still in full force and effect.



Date:

FEB 19 2025

*Clerk, by



, Deputy

GC-240

ATTORNEY OR PARTY WITHOUT ATTORNEY		STATE BAR NO.: 309239	FOR COURT USE ONLY
NAME: Simranjit Kaur			
FIRM NAME: The Law Office of Simran Kaur			
STREET ADDRESS: 6701 KOLL CENTER PARKWAY, SUITE 250,			
CITY: PLESANTON		STATE: CA	ZIP CODE: 94566
TELEPHONE NO.: 9258170209		FAX NO.:	
E-MAIL ADDRESS: info@kaurlawyer.com			
ATTORNEY FOR (name): Gurlal Singh			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Joaquin			
STREET ADDRESS: 315 W. Elm Street			
MAILING ADDRESS: 217 W. Elm Street			
CITY AND ZIP CODE: Lodi, 95240			
BRANCH NAME: Lodi			
GUARDIANSHIP OF THE		<input checked="" type="checkbox"/> PERSON	<input type="checkbox"/> ESTATE OF
(name): Arman Singh Dhillon			
ORDER APPOINTING GUARDIAN OR EXTENDING GUARDIANSHIP OF THE PERSON		CASE NUMBER: STK-PR-GP-2025-0000088	
WARNING: THIS APPOINTMENT IS NOT EFFECTIVE UNTIL LETTERS HAVE ISSUED.			

1. The petition for appointment of a guardian or extension of a guardianship of the person came on for hearing as follows (check boxes c, d, and e to indicate personal presence):

a. Judge (name): Schneweis-Coe, Sabrina

b. Hearing date: 02/14/2025-02/12/25 Time: 8:30AM Dept:L2 Room:

c. Petitioner (name): Gurlal Singh

d. Attorney for Petitioner (name): Simranjit Kaur

e. Attorney for (proposed) ward (name, address, e-mail, and telephone):

THE COURT FINDS

2. a. All notices required by law have been given.

b. Notice of hearing to the following persons has been should be dispensed with (names):

3. Appointment of a guardian of the person estate of the proposed ward is necessary or convenient. (NOTE: The Probate Code does not authorize the appointment of a guardian of the estate for a proposed ward 18 years of age or older.)

4. Extension of the guardianship of the person past the ward's 18th birthday is necessary or convenient.

5. Granting the guardian powers to be exercised independently under Probate Code section 2590 is to the advantage and benefit and is in the best interest of the guardianship estate.

6. Attorney (name): has been appointed by the court as legal counsel to represent the (proposed) ward in these proceedings. The cost for representation is: \$

7. The appointed court investigator, probation officer, or domestic relations investigator is (name, title, address, and telephone):

DIANNA GONSALVES
SAN JOAQUIN COURT INVESTIGATOR
180 E. WEBER AVE., STE 416
STOCKTON, CA 95202
(209) 992-5696

Do NOT use this form for a temporary guardianship.

GC-240

GUARDIANSHIP OF THE (name): Arman Singh Dhillon	<input checked="" type="checkbox"/> PERSON <input type="checkbox"/> ESTATE OF	CASE NUMBER: STK-PR-GP-2025-0000088
--	---	--

THE COURT ORDERS

8. a. (name): Gurlal Singh
(address): 3352 Adirondack St
Manteca, CA 95337 (telephone): 916-208-2062

is appointed guardian of the PERSON of (name): Arman Singh Dhillon
and Letters shall issue upon qualification.

b. (Not applicable to a proposed ward 18 years of age or older.)

(name):
(address): (telephone):

is appointed guardian of the ESTATE of (name):
and Letters shall issue upon qualification.

c. The appointment of

(name): *Gurlal Singh*
(address): 

(telephone): 

as guardian of the PERSON of (name): *Arman Singh Dhillon*.
is extended past the ward's 18th birthday and new Letters shall issue forthwith.

9. Notice of hearing to the persons named in item 2b is dispensed with.

10. a. Bond is not required.
b. Bond is fixed at: \$ to be furnished by an authorized surety company or as otherwise provided by law.
c. Deposits of: \$ are ordered to be placed in a blocked account at (specify institution and location):

and receipts shall be filed. No withdrawals shall be made without a court order.
 Additional orders in Attachment 10c.

d. The guardian is not authorized to take possession of money or any other property without a specific court order.

11. For legal services rendered on behalf of the (proposed) ward, the parents of the (proposed) ward
 the (proposed) ward's estate shall pay to (name):
the sum of: \$ (specify terms, including any combination of payers):
 forthwith as follows

12. The guardian of the estate is granted authorization under Probate Code section 2590 to exercise independently the powers specified in Attachment 12 subject to the conditions provided.

13. Orders are granted relating to the powers and duties of the guardian of the person under Probate Code sections 2351-2358 as specified in Attachment 13.

GC-240

GUARDIANSHIP OF THE <input type="checkbox"/> PERSON <input type="checkbox"/> ESTATE OF (name): Arman Singh Dhillon	CASE NUMBER: STK-PR-GP-2025-0000088
---	--

14. Orders are granted relating to the conditions imposed under Probate Code section 2402 upon the guardian of the estate as specified in Attachment 14.

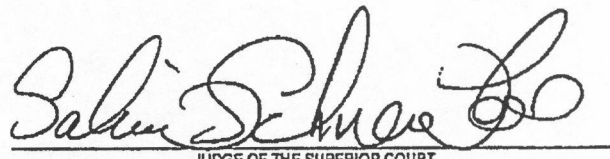
15. Other orders as specified in Attachment 15 are granted.

16. The probate referee appointed is (name and address):

17. Number of boxes checked in items 9-16: 2

18. Number of pages attached: 8

Date: 02/19/2025



JUDGE OF THE SUPERIOR COURT

SIGNATURE FOLLOWS LAST ATTACHMENT

SABRINA SCHNEWEIS-COE

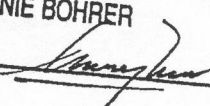


THE ANNEXED INSTRUMENT IS A CORRECT COPY
OF THE ORIGINAL ON FILE IN MY OFFICE.
CAUTION: SEAL MUST BE IN PURPLE.

★ ATTEST

FEB 19 2025

STEPHANIE BOHRER

By 

Clerk of the Superior Court
in and for the County of
San Joaquin State of California

Deputy

EXHIBIT 3

- Complete Items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to: USCIS
 Office of Chief Counsel
 5900 Capital Gateway Drive
 Mail Stop 2120, Camp Springs
 MD 20588-0009



9590 9402 9369 5002 6131 81

2. Article Number (Transfer from service label)
9589 0710 5270 3128 7214 41

PS Form 3811, July 2020 PSN 7530-02-000-9053

A. Signature

X *Thuy Ngoc Le*

Agent
 Addressee

B. Received by (Printed Name)

Thuy Ngoc Le

C. Date of Delivery

10/15/2025

D. Is delivery address different from item 1? Yes
 If YES, enter delivery address below: No

3. Service Type

Adult Signature
 Adult Signature Restricted Delivery
 Certified Mail®
 Certified Mail Restricted Delivery
 Collect on Delivery
 Collect on Delivery Restricted Delivery
 Mail
 Mail Restricted Delivery
 (\$500)

Priority Mail Express®
 Registered Mail™
 Registered Mail Restricted Delivery
 Signature Confirmation™
 Signature Confirmation Restricted Delivery

SENDER: COMPLETE THIS SECTION

- Complete Items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to: USCIS
 5900 Capital Gateway Drive
 Camp Springs
 Maryland, 20588



9590 9402 9369 5002 6131 74

2. Article Number (Transfer from service label)
9589 0710 5270 3128 7214 10

PS Form 3811, July 2020 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X *Thuy Ngoc Le*

Agent
 Addressee

B. Received by (Printed Name)

Thuy Ngoc Le

C. Date of Delivery

10/26/2025

D. Is delivery address different from item 1? Yes
 If YES, enter delivery address below: No

3. Service Type

Adult Signature
 Adult Signature Restricted Delivery
 Certified Mail®
 Certified Mail Restricted Delivery
 Collect on Delivery
 Collect on Delivery Restricted Delivery

Mail
 Mail Restricted Delivery
 (\$500)

Priority Mail Express®
 Registered Mail™
 Registered Mail Restricted Delivery
 Signature Confirmation™
 Signature Confirmation Restricted Delivery

SENDER: COMPLETE THIS SECTION

- Complete Items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:
 Department of Homeland Security
 2707 Martin Luther King Jr
 Avenue, SE, Washington
 DC 20528



9590 9402 9369 5002 6131 50

2. Article Number (Transfer from service label)
9589 0710 5270 3128 7214 34

PS Form 3811, July 2020 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X *A. M. 10/17/25*

Agent
 Addressee

B. Received by (Printed Name)

A. M.

C. Date of Delivery

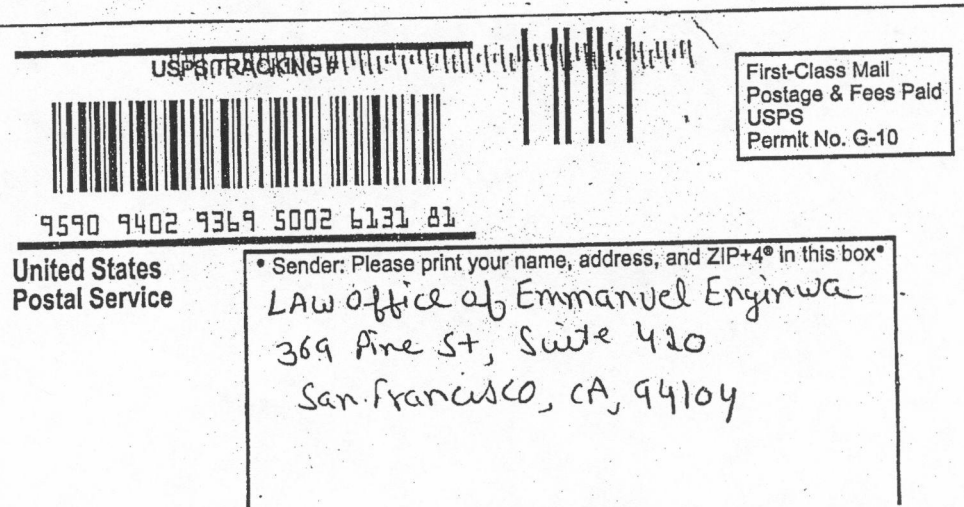
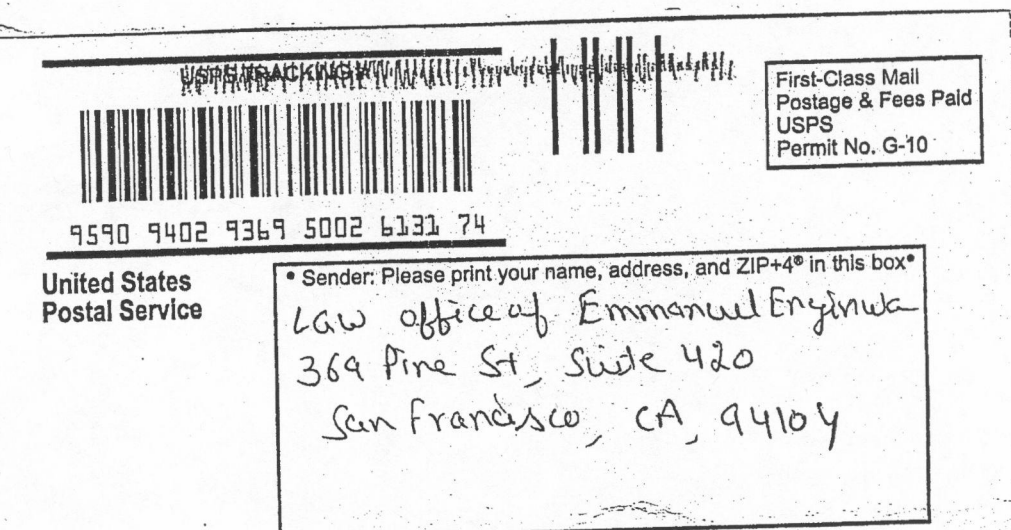
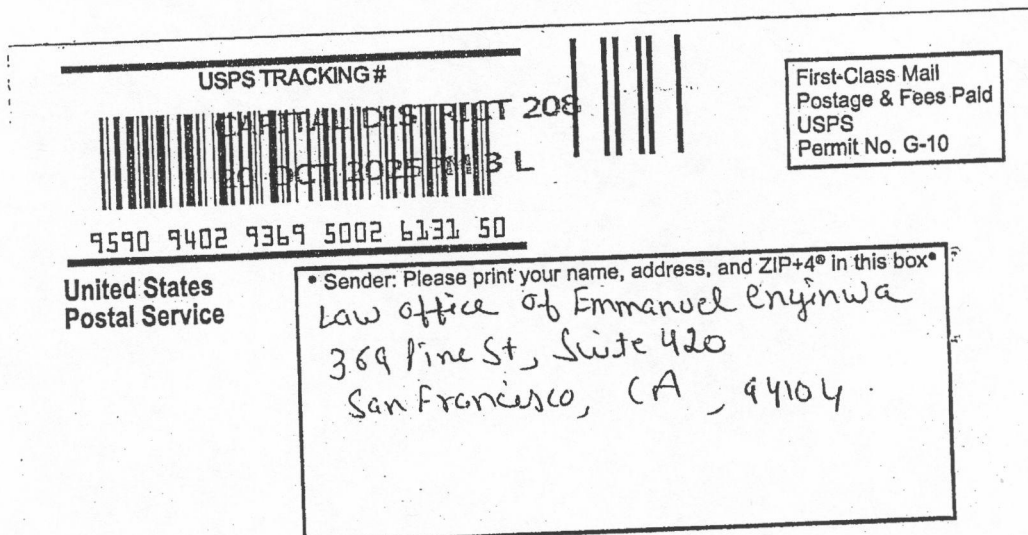
10/17/25

D. Is delivery address different from item 1? Yes
 If YES, enter delivery address below: No

3. Service Type

Adult Signature
 Adult Signature Restricted Delivery
 Certified Mail®
 Certified Mail Restricted Delivery
 Collect on Delivery
 Collect on Delivery Restricted Delivery
 Mail
 Mail Restricted Delivery
 (\$500)

Priority Mail Express®
 Registered Mail™
 Registered Mail Restricted Delivery
 Signature Confirmation™
 Signature Confirmation Restricted Delivery



1 **CERTIFICATE OF SERVICE**

2
3 I hereby certify that the foregoing Status Conference Statement was served
4 on the Defendants by Electronic mail at the following address:

5
6 United States Attorney's Office
7 450 Golden Gate Avenue
8 11th Floor
9 San Francisco, CA 94102

10 Phone: (415) 436-7200

11 Fax: (415) 436-7234

12 TTY: (415) 436-7221

13
14
15
16
17 Dated this 25th day of November, 2025

s/Emmanuel Enyinwa, Esq.

18
19
20 ESQ.

EMMANUEL ENYINWA,

1 **CERTIFICATE OF SERVICE**

2

3 I hereby certify that the foregoing Status Conference Statement was served on the

4 Defendants by Electronic mail at the following address:

5

6 United States Attorney's Office
7 450 Golden Gate Avenue
8 11th Floor
9 San Francisco, CA 94102

10 Phone: (415) 436-7200

11 Fax: (415) 436-7234

12 TTY: (415) 436-7221

13

14

15

16 Dated this 24th day of November, 2025

17 s/Emmanuel Enyinwa, Esq.

18 EMMANUEL ENYINWA, ESQ.