Case 1:25-cv-00211-H Document 3 Filed 10/08/25 Page 1 of 18 PageID 4 T OF TEXAS AO 242 (Rev. 09/17). Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241 United States District Court for the Northern District of Texas CLERK, U.S. DISTRICT COURT NOEL JUNIOR TCHANGO Deputy Petitioner Case No. MARCELLO VILLEGAS WARDEN BLUE BONNET DETENTION FACILITY, DHS, USICE ATTORNEY GENERAL Respondent (name of warden or authorized person having custody of petitioner) PETITION FOR A WRIT OF HABEAS CORPUS UNDER 28 U.S.C. § 2241 Personal Information NOEL JUNIOR TCHANGO (a) Your full name: (b) Other names you have used: Place of confinement: BLUE BONNET DETENTION FACILITY (a) Name of institution: 400 E 2ND STREET, ANSON ,TEXAS 79501 (b) Address: (c) Your identification number: Are you currently being held on orders by: 3. ▼ Other - explain: ☐ Federal authorities ☐ State authorities NO KNOWN ORDERS Are you currently: 4. ☐ A pretrial detainee (waiting for trial on criminal charges) ☐ Serving a sentence (incarceration, parole, probation, etc.) after having been convicted of a crime If you are currently serving a sentence, provide: (a) Name and location of court that sentenced you: (b) Docket number of criminal case: (c) Date of sentencing: ☐ Being held on an immigration charge BEING DETAINED WITH NO VALID REASON. ALIEN ENTERED LAWFULLY INTO THE **♂**Other (explain): UNITED STATES PORT OF ENTRY WAS WASHINGTON DC IN 2014.ON A STUDENT VISA Decision or Action You Are Challenging What are you challenging in this petition: 5.

☐ How your sentence is being carried out, calculated, or credited by prison or parole authorities (for example,

revocation or calculation of good time credits)

AO 242 (Rev. 09/17). Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241.

☐ Pretrial detention	
<b>★</b> Immigration detention	
□ Detainer	
The validity of your conviction or sentence as maximum or improperly calculated under the	s imposed (for example, sentence beyond the statutory sentencing guidelines)
□ Disciplinary proceedings	* 10.50 YM 70.00 10.00 <del>10</del> 0 10.00 100 100 100 100 100 100 100 100
Other (explain):	
Provide more information about the decision or	
(a) Name and location of the agency or court:	BEING HELD WITH NO PENDING CRIMINAL CHARGES.
(b) Docket number, case number, or opinion nu	
(c) Decision or action you are challenging (for a	disciplinary proceedings, specify the penalties imposed):
(d) Date of the decision or action:	
(a) Date of the orthogen	
Your Earlier Challe	enges of the Decision or Action
First appeal  Did you appeal the decision, file a grievance, or	r seek an administrative remedy?
Tyes No	I seek an administrative remedy.
(a) If "Yes," provide:	
(1) Name of the authority, agency, or o	court:
(1) (value of the authority, agency, or c	
(2) Date of filing:	
(3) Docket number, case number, or of	pinion number:
(4) Result:	
(5) Date of result:	
(6) Issues raised:	
( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	
(b) If you answered "No," explain why you did	d not appeal: THERE WAS NOTHING TO APPEAL OTHER TI
N THE DETENTION	
Second appeal	
After the first appeal, did you file a second appe	eal to a higher authority, agency, or court?
□ Yes 👿 No	

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AO 242 (Rev. 09/17). Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

/-× 16	
(a) II	"Yes," provide:
	(1) Name of the authority, agency, or court:
	(2) Date of filing:
	(3) Docket number, case number, or opinion number:
	(4) Result:
	(5) Date of result:
	(6) Issues raised:
(b) If	you answered "No," explain why you did not file a second appeal:
And	
Third	appeal
	the second appeal, did you file a third appeal to a higher authority, agency, or court?
□Yes	
	"Yes," provide:
	(1) Name of the authority, agency, or court:
	(2) Date of filing:
	(3) Docket number, case number, or opinion number:
	(4) Result:
	(5) Date of result:
	(6) Issues raised:
(b) If	'you answered "No," explain why you did not file a third appeal:
(b) If	you answered "No," explain why you did not file a third appeal:
(b) If	you answered "No," explain why you did not file a third appeal:
	you answered "No," explain why you did not file a third appeal: on under 28 U.S.C. § 2255
Motio	on under 28 U.S.C. § 2255
<b>Motio</b> In this	on under 28 U.S.C. § 2255 s petition, are you challenging the validity of your conviction or sentence as imposed?
Motion In this	on under 28 U.S.C. § 2255 s petition, are you challenging the validity of your conviction or sentence as imposed?  No
Motion In this	on under 28 U.S.C. § 2255 s petition, are you challenging the validity of your conviction or sentence as imposed?

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Transaction of the last of the		
	- Will-Sawiii	If "Yes," provide:
		(1) Name of court:
		(2) Case number:
		(3) Date of filing:
		(4) Result:
		(5) Date of result:
		(6) Issues raised:
	(b)	Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A), seeking permission to file a second or successive Section 2255 motion to challenge this conviction or sentence?
		□ Yes 📝 No
		If "Yes," provide:
		(1) Name of court:
		(2) Case number:
		(3) Date of filing:
		(4) Result:
		(5) Date of result:
		(6) Issues raised:
	(c)	Explain why the remedy under 28 U.S.C. § 2255 is inadequate or ineffective to challenge your
		conviction or sentence:
11.	500	als of immigration proceedings
	The second second	this case concern immigration proceedings?
	<b>v</b> Yes	
		If "Yes." provide:
	(a)	Date you were taken into immigration custody: 08/11/2025
	(b)	Date of the removal or reinstatement order:
	(c)	Did you file an appeal with the Board of Immigration Appeals?  Tyes  No

	If "Yes," provide:	
	(1) Date of filing:	
	(2) Case number:	
	(3) Result:	
	(4) Date of result:	
	(5) Issues raised:	
(d)	Did you appeal the decision to the United States Court of Appeals?	
	□ Yes ② No	
	If "Yes," provide:	
	(1) Name of court:	
	(2) Date of filing:	
	(3) Case number:	
	(4) Result:	
	(5) Date of result:	
	(6) Issues raised:	
Otho	m appeals	
Othe	r appeals r than the appeals you listed above, have you filed any other petition, application,	or motion about the issues
	in this petition?	
□Ye	Transport Services and Control of the Control of th	
	es," provide:	
	Lind of petition, motion, or application:	
	Name of the authority, agency, or court:	
(c) [	Date of filing:	
	Docket number, case number, or opinion number:	
	tesult:	
	ate of result:	
	ssues raised:	

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13.

# Grounds for Your Challenge in This Petition

State every ground (reason) that supports your claim that you are being held in violation of the Constitution,

laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the

facts supporting	geach ground. Any legal arguments must be submitted in a separate memorandum.
	VED OF LIFE LIBERTY OR PROPERTY WITHOUT DUE PROCESS OF LAW I AM BEING DETA
9 FOR 15 BOG	THE FAIR PROCEDURES BEING INSTITUTED. HE WAS INITIALLY ARRESTED ON AUGUST US TICKET WARRANTS IN WHICH HE DIDNT EVEN SEE A JUDGE THEY MADE HIM SIGN A
	facts (Be brief. Do not cite cases or law.): WAIVER THEN ICE WAS CALLED AND HES BEING DETAINED FOR NO VALID REASON.
(b) Did you pre ☐Yes	esent Ground One in all appeals that were available to you?  No
D SO HOW DO	HE IS BEING HELD WITHOUT A BOND OR ONE BEING SET. HE WAS ALREADY ON BON THEY HAVE HIM DETAINED IF HE HAD A VALID BOND IN PLACE. BOND RECEIPT NUMBER
(a) Supporting BOND RECEIP	facts (Be brief: Do not cite cases or law.):
(b) Did you pre	esent Ground Two in all appeals that were available to you'?
☐ Yes	□ No
클레하셔터 회장되었다면 어려워 많아 어려면 뭐 가고 이렇다?	E: EIGHTH AMENDMENT -PROHIBITS GOVERNMENT FROM IMPOSING EXCESSIVE BAIL,
	NES AND CRUEL AND UNUSUAL PUNISHMENT AND LIMITS THE EXTENT TO WHICH THE G CAN SEIZE PROPERTY AS A FINE. IF NO CRIME IS HOLDING DETAINEE THEN WHY ARE T TAINED?
	facts (Be brief. Do not cite cases or law.): BEEN NO BAIL SET SINCE DETAINED THIS IS UNLAWFUL
(b) Did you pre	sent Ground Three in all appeals that were available to you?
∃Yes	₹ No

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AO 242 (Rev. 09/17). Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241.

	GROUND FOUR:	FOURTH AMENDMENT-THE RIGHT TO BE SECURE IN THEIR PERSONS HOUSES PAR				
	ERS AND EFFECT	S, AGAINST UNREASONABLE SEARCHES AND SEIZURES SHALL NOT BE VIOLATED.				
	AN UNIT OF STREET STREET, SAME AND STREET	S (Be brief. Do not cité cases or law.):				
	To the said of the ball was to the said	ON 15 TRAFFIC WARRANTS THAT I KNEW NOTHING ABOUT IT WAS LATER VERIFI				
		EY ABE FACTOR THAT THESE WARRANTS WERE NOT IN THE SYSTEM AND THERE W				
	ERE NO WARRAN	TS FOR ARREST PER CHECKING THE COMPUTER SYSTEM. HE WAS NEVER SHOWN				
	ANY PROOF OF W	ARRANTS UPON ARREST.				
	(b) Did you preser	t Ground Four in all appeals that were available to you?				
	□Yes	□No				
14.	If there are any gro	If there are any grounds that you did not present in all appeals that were available to you, explain why you did				
	not:					
		Request for Relief				
ne e	ve a service of the account					
	State exactly what you					
AND MESON	REQUEST JUSTICE F					
LITY	IN ANSON TEXAS JO	INES COUNTY				
	2 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -					

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#### **Declaration Under Penalty Of Perjury**

If you are incarcerated, on what date did you place this petition in the prison mail system:

I declare under penalty of perjury that I am the petitioner, I have read this petition or had it read to me, and the information in this petition is true and correct. I understand that a false statement of a material fact may serve as the basis for prosecution for perjury.

Date:

08/26/2025

AUTHORIZED REPRESENTATIVE

Signature of Attorney or other authorized person, if any

#### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS LUBBOCK DIVISION

NOEL JUNIOR TCHANGO	)	Case No.
Petitioner,	)	DETITION FOR WRIT OF
v.	)	PETITION FOR WRIT OF HABEAS CORPUS
	)	
MARCELLO VILLEGAS Warden, Blue	)	
Bonnet Detention Facility under MTC Managemen	t	
And Training Corporation	)	
Joseph B. Edlow, Director, Jerry Scott Ammons,	)	
Dallas Field Office,	)	
U.S. Immigration and Customs Enforcement;	)	
Kristi Noem, Secretary of the U.S. Department of	)	
Homeland Security; and Pam Bondi	)	
Attorney General of the United States, in their official capacities.	)	

# **JURISDICTION**

This action arises under the Constitution of the United States and the Immigration and Nationality Act (INA), 8 U.S.C. § 1101 et seq. Nationality Act (INA), 8 U.S.C. § 1101 et seq.

This Court has subject matter jurisdiction under 28 U.S.C. § 2241 (habeas corpus)

# INTRODUCTION

I. Jurisdiction and Venue This Court has jurisdiction under 28 U.S.C. § 2241, as Petitioner is in custody within this district under the authority of the United States. Venue is proper in the Northern District of Texas because Petitioner is detained at at Blue Bonnet Detention Facility in Anson, Texas is within this Court's jurisdiction.

### **PARTIES**

- II. Petitioner: Noel Junior Tchango
- III. Respondents: MARCELLO VILLEGAS Warden, Custodian of Petitioner

At the Blue Bonnet Detention Facility under MTC Management and Training Corporation Joseph B. Edlow, Director U.S. Immigration and Customs Enforcement.

Jerry Scott Ammons, Dallas Field Office, U.S. Immigration and Customs Enforcement.

Kristi Noem, Secretary of the U.S. Department of Homeland Security

Pam Bondi, Attorney General of the United States, all in their official capacities.

#### Petitioner

IV. Noel Junior Tchango, Petitioner, an immigrant detainee who is currently held at.
MTC Blue Bonnet Detention Facility, 400 E 2nd St, Anson, TX 79501.

# FACTUAL BACKGROUND

V. Noel Junior Tchango a native of Gabon was issued a Student Visa to come to the United States, port of entry was Washington D.C. around December 28, 2014. Both of Noel Tchango's parents are United States Citizens. On August 9th. 2025 At around 12:30. PM. Fort Worth Police Department. Stopped at a private residence, where Noel was sitting on the curb. The officer asked him what he was doing, and he told them that he was waiting on a ride to pick him up.

They advised him that he had fifteen traffic warrants for his arrest, he was taken to Fort Worth City jail.

Noel tried asking about the warrants because he had never been issued a ticket and he had just been released from ice custody and had been detained for seven months at Blue Bonnet detention facility. He was never arraigned at the Fort Worth City Jail; He was made to sign a waiver for time served and never even saw a judge. There was a confidential Ice hold put on him and was later transferred again to the Blue Bonnet detention facility in Anson Texas. Noel Tchango was in custody even though he had an active ice bond of \$6500.00 USD Bond number issuance date of March 20,2025.

#### LEGAL GROUNDS

Severe civil rights violations that have violated several constitutionally protected rights that guarantee the right to due process.

- A. Noel Tchango has not been arraigned, there has been no bond set, there are no pending criminal charges. Detainee is a person of good moral character with strong community ties he is cooperative, not dangerous or a flight risk.
- **B.** There is no lawful remedy other than judicial action for relief. Petitioners Detention violates his right to substantive and procedural due process that is guaranteed by the 5th amendment of, the United States constitution which is the supreme law of the land.

# C. Violation of the Fifth Amendment Due Process Clause

Prolonged civil detention without an individualized determination of flight risk or danger is, unconstitutional. (Zadvydas v. Davis, 533 U.S. 678 (2001)). B.

5th amendment to the US constitution states that No one shall be deprived of life liberty or property without due process of law.

# No Bond Determination

- D. An excessively high or denied bond without sufficient justification violates due process. (Demore v.Kim, 538 U.S. 510 (2003); Jennings v. Rodriguez, 138 S. Ct. 830 (2018))
- E. <u>Eighth amendment</u> prohibits government from imposing excessive bail excessive fines and cruel and unusual punishment and limits the extent to which the government can seize property as a fine.

**F.** 4th amendment states. The right of the people to be secure in their persons houses papers and effects against unreasonable searches and seizures shall not be violated and no warrant shall issue but upon probable cause supported by oath or affirmation and particularly describing the place to be searched and the persons or things to be seized.

# Deprivation of rights under color of law

- G. Under USC 241 and 242 conspiracy against rights if two or more persons conspire to injure oppress threaten or intimidate any person in any state territory Commonwealth Possession or district in the free exercise or enjoyment of any right or privilege secured to him by the constitution or laws of the United states or because of his having exercised the same or if two or more persons go in disguise on the highway or on the premise of another with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured they shall be fined under the title or imprisoned not more than 10 years or both violations of this section or if such acts include kidnapping or attempt to kidnap they shall be fined under this title or imprisoned for any term of years or for life or both or may be sentenced to death
- H. USC 18 242 deprivation of rights under color of law whoever under color of any law statute ordinance regulation or custom willfully subjects any person in any state territory Commonwealth possession or district to the deprivation of any rights privileges or immunities secured or protected by the constitution or laws of the United states or to different punishments pains or penalties on account of such person being an alien or by reason of their color or race then are prescribed for the punishment of citizens shall be fined under this title or imprison not more than one year or both and if bodily injury results from the acts committed in violation of this section or of such acts include the use or attempted use or threatened

use of a dangerous weapon explosive or fire or acts committed including **kidnapping or attempt to kidnap** shall be fined

I. \_under this title or imprisoned for any term of years or for life or both or may be sentenced to death Accordingly, to vindicate Petitioner's statutory, constitutional rights, this Court should grant the instant petition for a writ of habeas corpus. This Court may grant relief under the habeas corpus statutes, 28 U.S.C. § 2241.

#### RELIEF REQUESTED

Petitioner respectfully requests that this court immediately.

- 1)Assume jurisdiction over this matter.
- 2) Issue a Writ of Habeas Corpus, directing respondents to bring Petitioner before the court...

  determine that Petitioner's detention is not justified because the government has not established clear and convincing evidence that Petitioner presents a risk of flight or danger in light of available alternatives to detention, and order Petitioner's release from custody at blue bonnet detention facility.
- 3.) Order release.

Date: VERIFICATION BY SOMEONE ACTING ON PETITIONER'S BEHALF PURSUANT TO 28 U.S.C. § 2242 I am submitting this verification on behalf of the Petitioner because I am the Power of attorney for Petitioner. I have discussed with the Petitioner the events described in this Petition. Based on those discussions, I hereby verify that the statements made in the attached Petition for Writ of Habeas Corpus are true and correct to the best of my knowledge.

Dated 04/10/2025

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Relehanso NOEL JUNIOR TCHANGO

Authorized Representative

Grant such further relief as the Court deems just and proper.

Blue Bonnet Detention Center

400 E 2nd St., Anson, Texas 79501

CERTIFICATE OF SERVICE I., hereby certify that on this date C9/6/2005. I filed this Petition for Writ of Habeas Corpus and all attachments using USPS POSTSAL SYSTEM. furthermore mailed a copy by USPS Certified Priority Mail with Return Receipts to each of the following individuals: MARCELLO VILLEGAS, Warden BLUE BONNET Detention Facility 400 E 2<sup>ND</sup> ST. ANSON. TEXAS 79501 22427 JOSEPH B EDLOW, Field Office Director U.S. Immigration and Customs Enforcement, Washington Field Office c/o DHS Office of the General Counsel 2707 Martin Luther King Jr. Ave, SE Washington, DC 20528-0485 KRISTI NOEM Secretary U.S. Department of Homeland Security c/o DHS Office of the General Counsel 2707 Martin Luther King Jr. Ave, SE Washington, DC 20528-0485

#### UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS ABILENE DIVISION

#### NOEL JUNIOR TCHANGO

Petitioner.

Respondents

MARCELLO VILLEGAS Warden, Blue
Bonnet Detention Facility under MTC Management
And Training Corporation
Joseph B. Edlow, Director, Jerry Scott Ammons,
Dallas Field Office,
U.S. Immigration and Customs Enforcement.
Kristi Noem, Secretary of the U.S. Department of
Homeland Security; and Pam Bondi
Attorney General of the United States,
in their official capacities.



PROPOSED ORDER GRANTING PETITION FOR WRIT OF HABEAS CORPUS On this day, the Court considered the Petition for Writ of Habeas Corpus filed by Petitioner, Noel Junior Tchango, pursuant to 28 U.S.C. § 2241. Having reviewed the pleadings, the record, and the applicable law, the Court is of the opinion that the Petition should be, and hereby is, GRANTED. IT IS THEREFORE ORDERED that Respondents shall immediately release Petitioner from custody.

SO, ORDERED.

Signed this \_\_\_\_\_ day of \_\_\_\_\_\_\_, 20\_\_\_

UNITED STATES DISTRICT JUDGE

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L (a) PLAINTIFFS ,			DEFENDANTS	8 Blue BENIN	The state of the s
	Moel Junion	- Totangi	Facility, Usi	CE, DHS, Ann.	ine Jarreic
(b) County of Residence	of First Listed Plaintiff			e of First Listed Defendant Je	ONLY)
			NOTE: IN LAND C	ONDEMNATION CASES, USE TI T OF LAND INVOLVED	HE LOCATION OF
(c) Attorneys (Firm Name,	Address and Telephone Numi	harj	Attorneys (If Known	V	
N	117				
II. BASIS OF JURISD	OICTION (Place an "X" i	n One Box Only)		PRINCIPAL PARTIES	[2012] [2011] [2012] [2012] [2013] [2013] [2013] [2013] [2013] [2013] [2013] [2013] [2013] [2013] [2013] [2013]
U.S. Government Plaintiff	3 Federal Question (U.S. Governmen	t Not a Partvi	(For Diversity Cases Only,	PTF DEF    1 Incorporated or Pri   of Business In T	Adams Adams
2 U.S. Government Defendant	4 Diversity (Indicate Citizens	hip of Parties in Item III)	Citizen of Another State	2 Incorporated and P of Business in A	
			Citizen or Subject of a E Foreign Country	3 Foreign Nation	
IV. NATURE OF SUI'		ORTS	FORFEITURE/PENALTY	Click here for: Nature of S	OTHER STATUTES
110 Insurance   120 Marine   130 Miller Act   140 Negotiable Instrument   150 Recovery of Overpayment & Enforcement of Judgmen   151 Medicare Act   152 Recovery of Defaulted   Student Loans (Excludes Veterans)   153 Recovery of Overpayment   of Veteran's Benefits   160 Stockholders' Suits   190 Other Contract   195 Contract Product Liability	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal	PERSONAL INJURY  365 Personal Injury - Product Liability  367 Health Care/ Pharmaceutical Personal Injury Product Liability  368 Asbestos Personal Injury Product Liability  PERSONAL PROPERTY  370 Other Fraud 371 Truth in Lending  380 Other Personal Property Damage	CABOR  Cabor Standards  Act  T20 Labor Management  Relations	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157  INTELLECTUAL PROPERTY RIGHTS  820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark 880 Defend Trade Secrets Act of 2016  SOCIAL SECURITY  861 HIA (1395ff)	375 False Claims Act 376 Qui Tam (31 USC 3729(a))  400 State Reapportsonment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced a Corrupt Organizations  480 Consumer Credit (15 USC 168) or 1697  485 Telephone Consumer Protection Act 490 Cable Sat TV
REAL PROPERTY  210 Land Condemnation  220 Forcelosure  230 Rent Lease & Ejectment  240 Torts to Land  245 Tort Product Liability  290 All Other Real Property	Injury  362 Personal Injury - Medical Malpractice  CIVIL RIGHTS  440 Other Civil Rights  441 Voting  442 Employment  443 Housing/ Accommodations  445 Amer. w Disabilities Employment  446 Amer. w Disabilities Other  448 Education	Other:	740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act  IMMIGRATION 462 Naturalization Application Actions	S62 Black Lung (923)   863 D[WC/D[WW (405(g))]   864 SSID Title XVI   865 RSI (405(g))   FEDERAL TAX SUITS   870 Taxes (U.S. Plaintiff   or Defendant)   871 IRS—Third Party   26 USC 7609	850 Securities Commoditie   Exchange     890 Other Statutory Action     891 Agricultural Acts     893 Environmental Matters     895 Freedom of Informatio     Act     896 Arbitration     899 Administrative Procedi     Act Review or Appeal     Agency Decision     950 Constitutionality of     State Statutes
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VI. CAUSE OF ACTIO			ling (Do not cite jurisdictional sta	anutes unless diversity): 805	ic 2241
VII. REQUESTED IN COMPLAINT:		S IS A CLASS ACTION	F HABGES C	CHECK YES only JURY DEMAND:	if demanded in complaint:
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