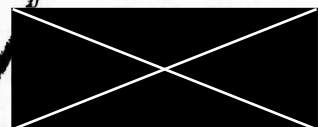


RECEIVED COPY
OCT 06 2025
CLERK U.S. DISTRICT COURT
DISTRICT OF ARIZONA
BY [Signature] DEPUTY

SHU-217



You are notified that the above case number has been assigned to your case. You must include the complete case number on all documents sent to the Court for filing in this case. Failure to do so results in delayed processing of your documents.

Bojarcia (M.D.N.Y.)

Matters with PHX or PCT in the case number shall be sent to:

Phoenix & Prescott Divisions:
U.S. District Court Clerk
U.S. Courthouse, Suite 130
401 West Washington Street, SPC 1
Phoenix, Arizona 85003-2119

OR

Matters with TUC in the case number shall be sent to:

Tucson Division:
U.S. District Court Clerk
U.S. Courthouse, Suite 1500
405 West Congress Street
Tucson, Arizona 85701-5010

CV-25-3446-PHX-SHD (JZB)

If you are incarcerated at a facility that uses electronic filing, you must use electronic filing.

If you have: (1) submitted a complaint or petition and (2) filed a fully completed in forma pauperis application or paid the full filing fee for a civil action, the Court will review your complaint or petition before serving defendants or respondents. The Court will "screen" your complaint or petition to identify which claims may proceed. In civil rights cases, the Court will also dismiss any claims that are "frivolous, malicious, or fail to state a claim upon which relief may be granted" or if the complaint "seeks monetary relief from a defendant who is immune from such relief." See 28 U.S.C. § 1915A(a), (b). This process may take many months.

For timely processing of your pleadings or correspondence, please comply with the Federal Rules of Civil Procedure (Fed. R. Civ. P.) and the Local Rules of Civil Procedure (LRCiv) for the United States District Court for the District of Arizona, in particular:

- **Signature and Date:** You must sign your name and date every document you file. If you are incarcerated, the date should reflect the date you submit your filing to jail/prison/detention officials for mailing. (Fed. R. Civ. P. 11)
- **Caption:** Every document you submit to the Court must include your name, address, and prisoner identification number in the upper left-hand corner of the first page. The caption on the first page must include (1) the title of this Court, (2) the title of the case, (3) the case number assigned to this case (including all initials and letters that follow the number), and (4) the title of your document. Please see the attached Exhibit A for a sample. If you are pursuing more than one case in this Court, you must submit a separate original

Daniel Nii Kwatei QUANTUM
COB-11/1/2025

Request of Venue
Change of Venue
to the Court
BY T.C. MURPHY

September 7TH 2025.

Mr. Daniel Nii Kwartei QUARTEY

[REDACTED] //SHU- [REDACTED]

B.F.D.F. {Buffalo SPC, BTV}

4250 Federal Drive

Batavia, Genesee County. NY 14020 - 1094. USA.

EMAIL (P):

[REDACTED]

Aaron A. Stahl
9/10/25

Aaron A. Stahl
Notary Public, State of New York
Reg. No. 01ST0013537
Qualified in Orleans County
Commission Expires September 14, 2027

✓
9/10/2025
Quartey, D.K.

PRIVATE & CONFIDENTIAL

FAO:

THE CLERK OF COURT

EOIR BATAVIA IMMIGRATION COURT

BATAVIA, NY14020-1094.

USA.

Dear Ms. Erika LANG,

[Re: ICE Detainee Daniel Nii Kwartei QUARTEY (ICE ALIEN #:

[REDACTED] //SHU- [REDACTED]

[U.S.C.I.S. NATIONAL RECORDS CONTROL #: [REDACTED]

U.S. SVO CVN: [REDACTED] US L.O.C. RESEARCHER ID #:

~~ICE ALIEN #:~~ ~~CBP I-94~~
~~MALE; COUNTRY OF~~
~~ORIGIN: UK; COB; GHANA; 4250 FEDERAL DRIVE, BATAVIA, NY 14020;~~
~~I.H.S.C. MRN =~~ ~~UK HMRC TAX REF. #~~
~~GHANA SSNIT PENSIONS REF. # = tbc later. Etc..~~

I am Mr. Daniel Nii Kwartey QUARTEY, the undersigned ICE/DHS detained Christian parent of 3 minors {17 y/o, 12 y/o and a 3 y/o}. I am the current holder of HMPO issued British (UK) passport number [issue date: AND expiry:] and Republic of Ghana (my country of birth) passport number [issue date: AND expiry date:]

I am writing to re-request a bond hearing after your last rejection notice on August 20th 2025.

On 02-18-2025, I withdrew from the EOIR Batavia Immigration Court (at the same address given above) my Asylum ONLY application {i.e.: Medical Asylum}.

There are now changes made as I have previously indicated was seeking a withdrawal of my combined motion I filed with to merge and to change of venue then before the Board of Immigration Appeals at 5107 Leesburg Pike {suite 2000}, Falls Church, VA 22041. USA.

BACKGROUND:

I have been continuously resident in the USA since 04-14-2023 when I first entered on a Visa Waiver Program (VWP)/ESTA from London (UK) arriving by Air conveyance to the BWI Airport at Baltimore (Maryland) making it over 2 years as an overstayer {given that ESTAs last for a period of 90 days only}.

Aaron A. Stahl
09/10/25

Aaron A. Stahl
Notary Public, State of New York
Reg. No. 01ST0013537
Qualified in Orleans County
Commission Expires September 14, 2027

Quartey, DINK
09-10-25

That happened due to circumstances way beyond my control and as it is NOW my ESTA have been revoked on by the US ICE ERO Team on my British (UK) passport. I am currently in the custody of the Bureau of Immigration ICE-ERO Buffalo Field Office, The Special Housing Unit {BOP = SHU [REDACTED] Buffalo Federal Detention Facility {Buffalo SPC - BTV} at 4250 Federal Drive, Batavia, Genesee County, NY 14020-1094. I was previously an ICE detainee at The Stonecrest Unit, Caroline Detention Facility {CARDFVA}, 11093 S.W. Lewis Memorial Drive, Bowling Green, Caroline County, VA 22427. USA.

If it helps the relevant court case numbers/references include:

- A. **BOARD OF IMMIGRATION APPEALS** - {B.I.A., 5107 Leesburg Pike (Suite: 2000), Falls Church, VA 22041, USA} DETAINED DOCKET #: [REDACTED]
- B. **WESTERN DISTRICT COURT OF NEW YORK** - {W.D.N.Y., 2 Niagra Square, Buffalo, Erie County, NY 14202, USA} CASE #: **25-CV-111-JLS**.
- C. **W.D.N.Y. {Buffalo Division}** - CASE #: **25-CV-65-JLS {modified}**.
- D. **W.D.N.Y. {Buffalo Division}** - CASE #: **25-CR-65-JLS**
- E. **U.S.C.A. {2nd Circuit}** @ The Thurgood Marshall Courthouses, 40 Foley Square, Manhattan, NY 10007. USA. DOCKET #: **25-1384**.
- F. **EOIR BATAVIA I.C.** [4250 Federal Drive, Batavia, Genesee County {BTV}, NY14020]. CASE #: [REDACTED]
- G. **DHS OCRCL {D.C.} COMPLAINT #:** **CR-020398**.
- H. **GOV'T OF THE DISTRICT OF COLUMBIA {D.C.}**. In collaboration with the U.S. Capitol Police **ALLEGATION: PENDING SINCE 08-06-2024**.

Aaron A Stahl
09/10/25

Aaron A. Stahl
Notary Public, State of New York
Reg. No. 01ST0013537
Qualified in Orleans County
Commission Expires September 14, 2027

Quarley, Daniel at.k.
09-10-25

P.T.O.

I. I AM AWAITING A CASE/DOCKET NUMBER FOR MY NYS SUPREME COURT PETITION TO BRONX (NY10451) FOR A WRIT OF CERTIORARI.

J. THE SAME IS BEING OR WILL BE CONSIDERED AT A LATER STAGE BY THE S.C.O.T.U.S. {if still indicated at DC}, AMONG OTHERS

Aaron A Stahl 09/10/25

Aaron A. Stahl
Notary Public, State of New York
Reg. No. 01ST0013537
Qualified in Orleans County
Commission Expires September 14, 2027

Only if you find the following useful to help in anyway, I was twice the Director of my own UK registered Businesses under the company names:

DAN BIOMEDICS COMAPANY LTD

&

DNK QUARTEY LTD

I AM LOOKING NOW TO OPERATE HERE IN THE USA A NEW INTERNATIONAL CORPORATION TO BE KNOWN AS:

" THE QUARTEY FOUNDATION INTERNATIONAL "

{as soon as resources will allow me to do so}

THANKS IN ANTICIPATION OF YOUR HELP AND SUPPORT IN THIS ALL IMPORTANT MATTER.

COUNTING ON YOUR CO-OPERATION.

KIND REGARDS,

Quarthey, D.A.K.
4
[Signature]
09-10-25

PLS

Prisoners' Legal Services of New York

IMMIGRATION UNIT

Albany Office


41 State Street, M112 • Albany, NY 12207
Tel: 518-694-8699 • Fax: 518-694-4281

Buffalo Office

14 Lafayette Square, Suite 510 • Buffalo, NY 14203
Tel: 716-844-8266 • Fax: 716-854-1008

September 23, 2025

Daniel Quartey


Buffalo Federal Detention Facility
4250 Federal Drive
Batavia, NY 14020

Dear Mr. Quartey,

I hope this letter finds you well. Supervising Attorney Kerry Battenfeld mailed you a closing letter on August 8, 2025, indicating that Prisoners' Legal Services of New York cannot represent you, as the direction you wish to take your case is not compatible with the service we are able to provide.

Ms. Battenfeld has requested that any mail from you which has been received by our office and does not concern a change in direction in your case be returned. She asks that you not forward any other filings in your case to our offices as we do not represent you. Your filings and papers, including any personal letters, will be returned to you in the same manner as the ones included with this letter. She also requests that you not call our office with updates or requests for referrals in your other legal matters.

We regret that we are unable to help currently.

Sincerely,
/s/Gabriela Diaz
GABRIELA DIAZ
Legal Secretary
Prisoners' Legal Services of New York
14 Lafayette Square, Suite 510
Buffalo, NY 14203
Tel.: 716-844-8266

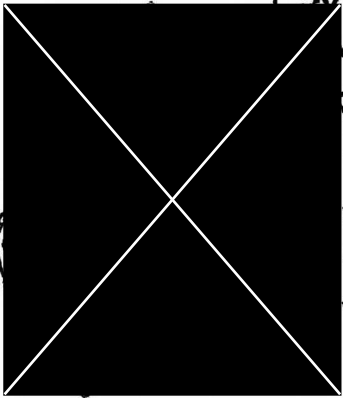
Medical/ Humanitarian Parole

Please, put in a formal word for me today as a matter of topmost priority.

(C)
ECE
I-246
Re-entry permit
I-237
Submittal



To have the ff Court cases also pending Now:



D.C. Gov't allegation of a violation of Code of law

pg 3/4

W.D. N.Y. (Buffalo Division)

- ① [25-CV-111-JLS] - ①
- ② [25-CV-65-JLS] - ②
- ③ [25-CR-65-JLS] - ③

B.I.A. Falls Church VA 12/04

A-

U.S.C.A. 2nd Cir. (NY, NY 10007) 05-1384

Pg 15/19

(vi) Waiver authorized. Clauses (i), (ii), (iii), and (iv) shall not apply in the case of an alien with respect to a criminal conviction if the alien subsequent to the criminal conviction has been granted a full and unconditional pardon by the President of the United States or by the Governor of any of the several States.

(B) Controlled substances.

(i) Conviction. Any alien who at any time after admission has been convicted of a violation of (or a conspiracy or attempt to violate) any law or regulation of a State, the United States, or a foreign country relating to a controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)), other than a single offense involving possession for one's own use of 30 grams or less of marijuana, is deportable.

(ii) Drug abusers and addicts. Any alien who is, or at any time after admission has been, a drug abuser or addict is deportable.

(C) Certain firearm offenses. Any alien who at any time after admission is convicted under any law of purchasing, selling, offering for sale, exchanging, using, owning, possessing, or carrying, or of attempting or conspiring to purchase, sell, offer for sale, exchange, use, own, possess, or carry, any weapon, part, or accessory which is a firearm or destructive device (as defined in section 921(a) of title 18, United States Code) in violation of any law is deportable.

(D) Miscellaneous crimes. Any alien who at any time has been convicted (the judgment on such conviction becoming final) of, or has been so convicted of a conspiracy or attempt to violate--

(i) any offense under chapter 37 [18 USCS §§ 791 et seq.] (relating to espionage), chapter 105 [18 USCS §§ 2151 et seq.] (relating to sabotage), or chapter 115 [18 USCS §§ 2381 et seq.] (relating to treason and sedition) of title 18, United States Code, for which a term of

imprisonment of five or more years may be imposed;

(ii) any offense under section 871 or 960 of title 18, United States Code;

(iii) a violation of any provision of the Military Selective Service Act (50 U.S.C. App. 451 et seq. [50 USCS §§ 3801 et seq.]) or the Trading With the Enemy Act (50 U.S.C. App. 1 et seq. [50 USCS §§ 4301 et seq.]); or

(iv) a violation of section 215 or 278 of this Act [8 USCS § 1185 or 1328], is deportable.

(E) Crimes of domestic violence, stalking, or violation of protection order, crimes against children [and].

(i) Domestic violence, stalking, and child abuse. Any alien who at any time after admission is convicted of a crime of domestic violence, a crime of stalking, or a crime of child abuse, child neglect, or child abandonment is deportable. For purposes of this clause, the term "crime of domestic violence" means any crime of violence (as defined in section 16 of title 18, United States Code) against a person committed by a current or former spouse of the person, by an individual with whom the person shares a child in common, by an individual who is cohabiting with or has cohabited with the person as a spouse, by an individual similarly situated to a spouse of the person under the domestic or family violence laws of the jurisdiction where the offense occurs, or by any other individual against a person who is protected from that individual's acts under the domestic or family violence laws of the United States or any State, Indian tribal government, or unit of local government.

(ii) Violators of protection orders. Any alien who at any time after admission is enjoined under a protection order issued by a court and whom the court determines has engaged in conduct that violates the portion of a protection order that involves protection against credible threats of violence, repeated harassment, or bodily injury to the person or persons for whom the protection order was issued is deportable. For purposes of this clause, the term "protection order" means any injunction issued for the purpose of preventing violent or threatening acts of domestic violence,