

**JUDGE KATHLEEN CARDONE**

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
EL PASO DIVISION**

**FILED**  
2025 OCT 24 PM 5:01  
CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
BY *[Signature]*  
DEPUTY

**Petitioner:**

Liliana Getigezheva,

on behalf of her brother,

Islambek Getigezhev (A-Number: A-)

Currently detained at:

El Paso Service Processing Center

8915 Montana Ave, El Paso, TX 79925

**EP 25 CV 0494**

**Versus**

**Respondents:**

Director, U.S. Immigration and Customs Enforcement (ICE)

Warden, El Paso Service Processing Center

Secretary, U.S. Department of Homeland Security

**PETITION FOR WRIT OF HABEAS CORPUS**

**(Pursuant to 28 U.S.C. § 2241)**

**Filed by a family member as Next Friend**

**1. Petitioner Information**

My name is Liliana Getigezheva, and I am the sister of Islambek Getigezhev (A-Number: A-) , who is currently detained by U.S. Immigration and Customs Enforcement (ICE) at the El Paso Service Processing Center.

I am filing this petition on his behalf because he is currently in detention and does not have direct access to legal resources or the ability to file personally.

## **2. Background**

Islambek Getigezhev was detained by ICE officers on September 17, 2025, and has remained in custody since that date.

He has now been detained for over a month without a bond hearing or a decision on his removal.

He has repeatedly requested the opportunity to depart the United States voluntarily at his own expense due to medical reasons but has not received a response from ICE.

## **3. Request for Voluntary Departure**

Prior to his detention, Islambek was preparing to leave the United States voluntarily. Since being detained, he has expressed his willingness to fully cooperate with ICE and purchase his own ticket to return.

Islambek respects U.S. laws, poses no threat to the community, and seeks only a humane and timely resolution of his case.

## **4. Medical Condition**

Islambek suffers from chronic health conditions that require regular medication and ongoing medical supervision.

Since his detention, he has not been able to receive the necessary care, and his overall condition has been deteriorating.

He has recently been feeling increasingly unwell.

Because of his worsening health, he respectfully requests that his case be considered urgently so that he may return and receive the appropriate medical treatment.

## **5. Relief Requested**

Petitioner respectfully requests that this Honorable Court:

1. Direct the U.S. Immigration and Customs Enforcement (ICE) to expedite the voluntary departure of Islambek Getigezhev (A-Number: A-) from the United States at his own expense; or, if necessary,
2. Issue any other appropriate order to ensure that his removal process is carried out without unnecessary delay.

Petitioner further respectfully asks the Court to consider this petition as soon as possible, as Islambek's health continues to worsen, and each additional day in detention increases the risk to his well-being.

He remains fully willing to cooperate with ICE and purchase his own travel ticket to leave the United States voluntarily.

## **6. Exhibits**

- Copy of Islambek Getigezhev's passport or identification;
- Affidavit of Relationship signed by his sister, Lilliana Getigezheva;
- Copies of written requests to ICE regarding voluntary departure and medical care;

- Medical letter from treating physician;
- Any other relevant supporting materials.

**7. Statement of Grounds for Filing Habeas Petition**

Petitioner respectfully submits this statement to clarify the grounds for filing this Petition for Writ of Habeas Corpus at this time.

Islambek Getigezhev (A-Number: A [REDACTED]) has been detained by U.S. Immigration and Customs Enforcement (ICE) since September 17, 2025, and remains in custody at the El Paso Service Processing Center. Although his case is pending before the immigration court, there has been no bond hearing or decision on his release, and ICE has not responded to multiple written requests regarding voluntary departure.

During this period, his health has deteriorated, and he has been feeling increasingly unwell.

Because each additional day in detention may further affect his condition, the Petitioner respectfully seeks the Court's attention to this matter on humanitarian grounds, requesting expedited consideration to prevent unnecessary hardship.

This petition is not intended to challenge the authority of ICE or the Court but rather to respectfully seek judicial oversight of a prolonged and uncertain detention that is having an adverse effect on the detainee's health and well-being.

Respectfully submitted,

Date: 21 October 2025

City: El Paso, Texas

Signature of Petitioner: \_\_\_\_\_



Printed Name: Liliana Getigezheva

Relationship to Detainee: Sister

Contact Address / Phone (optional): +7928 722 22 92

On behalf of: Islambek Getigezhev

A-Number: A [REDACTED]

To the Esteemed Representatives of the Competent Authorities of the United States of America,

I, Milana Rasulovna Tokueva, the attending physician of Islambek Getigezhev, who is currently in detention at the El Paso Center (A-number: ~~XXXXXXXXXX~~), am an employee of the State Budgetary Healthcare Institution "Republican Clinical Hospital" of the Ministry of Health of the Kabardino-Balkarian Republic (Russian Federation). I am writing to earnestly request your consideration regarding the expedited deportation of Mr. Islambek Zaurbekovich Getigezhev, born in 1984, a citizen of the Russian Federation, currently located within the United States.

Based on the patient's provided medical history and the results of a remote consultation, I have determined that Mr. Getigezhev is experiencing a severe exacerbation of an allergic condition requiring immediate specialized medical treatment. Specifically, he has been diagnosed with:

- Primary Diagnosis: Exacerbation of Atopic Dermatitis, severe form, complicated by secondary bacterial infection (*Staphylococcus aureus*), with marked exudation and signs of process generalization.
- Comorbid Diagnoses: Allergic Rhinoconjunctivitis, persistent course. Bronchial Asthma, moderate severity, uncontrolled. Blood eosinophilia (up to 25%) - a marker of increased allergic reactivity of the organism.

Under Mr. Getigezhev's current circumstances in the United States, it is impossible to ensure appropriate patient management, which includes:

- 24-hour observation by medical personnel.
- Intravenous infusion therapy with glucocorticosteroids (methylprednisolone), antihistamines (chloropyramine), and detoxification solutions (sodium chloride, Ringer's solution).
- Prescription of systemic antibiotics (amoxicillin/clavulanate) due to the bacterial infection.
- Topical therapy with antiseptic and anti-inflammatory agents (chlorhexidine, betamethasone).
- Regular monitoring of complete blood count, liver and kidney function tests, and blood electrolyte levels.

Given the severity of Mr. Getigezhev's condition and the high risk of developing medical emergencies such as angioedema (Quincke's edema) and anaphylactic shock, which may lead to a fatal outcome if timely and qualified medical care is not provided, I consider it necessary for his immediate return to the Russian Federation for hospitalization in a specialized medical facility (allergy center).

Attachment: List of recommended medications (Russian-manufactured).

With deep respect and hoping for your understanding,

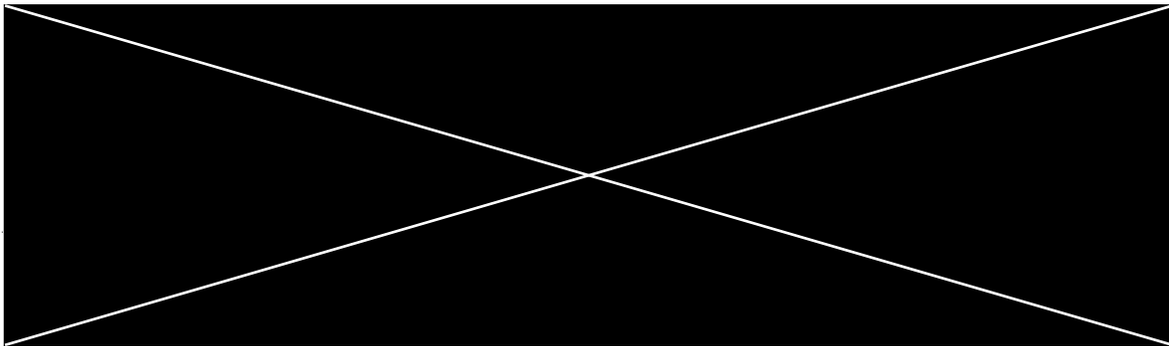
Milana Rasulovna Tokueva

Contact Information: 

Email: 

Attachment:

1. List of Required Medications:



**AFFIDAVIT OF RELATIONSHIP**

I, Lilliana Getigezheva, declare under penalty of perjury, pursuant to the laws of the United States of America, that the following is true and correct to the best of my knowledge:

1. I am the sister of Islambek Getigezhev (A-Number: A-220768788), who is currently detained by U.S. Immigration and Customs Enforcement (ICE) at the El Paso Service Processing Center, located at 8915 Montana Ave, El Paso, TX 79925.

2. Due to his current detention, Islambek does not have direct access to legal assistance or the ability to file court documents personally.

3. I am submitting the Petition for Writ of Habeas Corpus on his behalf as his next friend and immediate family member.

4. I make this declaration voluntarily, to confirm our family relationship and to support his petition respectfully filed before the Court.

I understand that this declaration is made under penalty of perjury under the laws of the United States, and that any false statement may be punishable by law.

Executed on: 21 October 2025

At: El Paso, Texas

Signature: 

Printed Name: Lilliana Getigezheva

Relationship to Detainee: Sister

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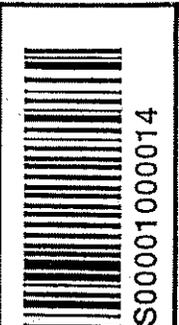
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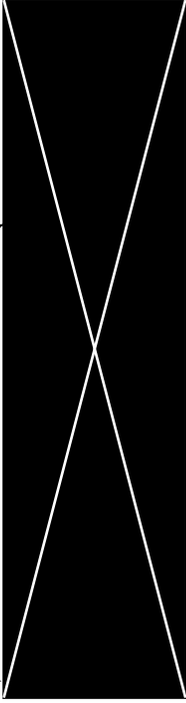


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