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*Practice Elsewhere Limited to Federal Immigration Law*

January 29, 2025

Hon. Lawrence J. Vilardo  
United States District Judge  
2 Niagara Square  
Buffalo, New York 14202

**Re: Torres Alonzo v. Freden  
25-CV-01172-LJV**

Dear Hon. Lawrence J. Vilardo:

Please accept this letter as a status update regarding Mr. Pedro Torres Alonzo.

I have spoken with Mr. Torres' Immigration Counsel, Jose Perez, and I was told that, at the time Mr. Torres was re-detained, he did not have an ankle monitor. He had an ankle monitor when he was first released on bond back in March 2012, but it was removed after six months and he remained without an ankle monitor for over fifteen years.

Therefore, while the ankle monitor was initially fitted in 2012, it had been removed after six months, and ICE put a new ankle monitor on him after his release pursuant to this Court's order. The ankle monitor continues to cause difficulty for Mr. Torres, who works on a dairy farm and is on his feet all day long.

We ask whether the Court, in the Text Order at Document 9, intended for his immediate release to restore him to the position he was in prior to ICE re-detaining him, and if so, whether the re-imposition of an ankle monitor is permissible under this Court's order.

Respectfully submitted,

/s/ Matthew Borowski

Matthew Borowski  
*Counsel for Petitioner*