

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

JOSE ESTEVAN BARRERA
RODRIGUEZ,
Petitioner.

v.

PATRICIA HYDE, et al.,
Respondents.

)
)
)
)
)
)
)

Case No: 1:25-cv-607-JJM-PAS

RESPONDENTS' STATUS REPORT

The United States, on behalf of Respondents Patricia HYDE, Kristi NOEM, U.S. DEPARTMENT OF HOMELAND SECURITY, Pamela BONDI, and EXECUTIVE OFFICE FOR IMMIGRATION REVIEW, respectfully submits this status report.¹

On November 25, 2025, Petitioner was released from custody pursuant to this Court's November 25, 2025 Order. ECF No. 7. On November 26, 2025, Petitioner appeared for a bond hearing in Chelmsford Immigration Court before Immigration Judge Cho. At that hearing, Petitioner's request for a change in custody status was granted, and he was ordered to pay a bond of \$5,000.00. See Exhibit 1.

[Intentionally left blank]

¹ The U.S. Attorney's Office does not represent the Warden of Wyatt Detention Facility.

As of December 2, 2025, Petitioner had not yet posted bond.

Respectfully submitted,

UNITED STATES OF AMERICA,
By its Attorneys,

SARA M. BLOOM
Acting United States Attorney

/s/ Taylor A. Dean
TAYLOR A. DEAN
Assistant U.S. Attorney
One Financial Plaza, 17th Floor
Providence, Rhode Island 02903
(401) 709-5000
(401) 709-5001 (Fax)
Email: taylor.dean@usdoj.gov

EXHIBIT 1



**UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
CHELMSFORD IMMIGRATION COURT**

Respondent Name:

BARRERA RODRIGUES, JOSE ESTEVA

To:

Celli, Melissa Allen
100 Main Street
Third Floor
Northampton, MA 01060

A-Number:

Riders:

In Custody Redetermination Proceedings

Date:

11/26/2025

ORDER OF THE IMMIGRATION JUDGE

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

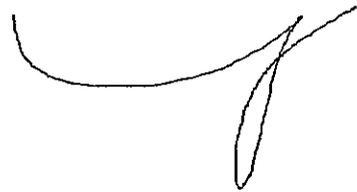
released from custody on his own recognizance.

released from custody under bond of \$ 5,000.00

other:

The Respondent is hereby warned of his obligation to file Form EOIR-33 whenever he changes his address during the pendency of this proceeding. The Respondent is also warned of his obligation to attend the hearings at the time and place designated by the immigration court. The Respondent's failure to attend any hearing scheduled by the immigration court may result in a removal order entered in his absence. Finally, the Respondent must learn and comply with the laws of the United States and the state of his residence.

Other:



Immigration Judge: CHO, YUL-MI 11/26/2025

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

Appeal Due: 12/26/2025

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 : BARRERA RODRIGUES, JOSE ESTEVA | A-Number :

Riders:

Date: 11/26/2025 By: Files, Liam, Court Staff

CERTIFICATION OF SERVICE

I hereby certify that on December 3, 2025, I electronically filed the foregoing motion and it is available for viewing and downloading from the Court's CM/ECF system, and that the participants in the case that are registered CM/ECF users will be served electronically by the CM/ECF system.

/s/ Taylor A. Dean