

**ENTERED**

December 02, 2025

Nathan Ochsner, Clerk

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

|                             |   |                        |
|-----------------------------|---|------------------------|
| NEREANCY RODRIGUEZ-         | § | CIVIL ACTION NUMBER    |
| HIDALGO,                    | § | 4:25-cv-05730          |
| Petitioner,                 | § |                        |
|                             | § |                        |
|                             | § |                        |
| versus                      | § | JUDGE CHARLES ESKRIDGE |
|                             | § |                        |
|                             | § |                        |
| KRISTI NOEM, <i>et al</i> , | § |                        |
| Respondents.                | § |                        |

**ORDER**

Petitioner Nereancy Rodriguez-Hidalgo filed a petition for writ of *habeas corpus* on November 27, 2025. Dkt 1. She asserts that her detention under 8 USC §1225(b) is unlawful and that she should instead be detained, if at all, under 8 USC §1226(a), which may entitle her to a bond hearing. Id at ¶¶3–5.

Petitioner states several causes of action, including for violation of (i) 8 USC §1226 and its regulations, (ii) bond regulations, and (iii) the Due Process Clause of the Fifth Amendment. Id at ¶¶39–49. Among other relief, she seeks a writ of *habeas corpus* directing Respondents to immediately release her or, in the alternative, to provide Petitioner with a bond hearing pursuant to 8 USC §1226(a). Id at 17 ¶3.

To the extent Petitioner requests immediate release prior to service of Respondents, it is DENIED. But even so, and although not requested, Petitioner is entitled to an order to show cause.

Respondents are thus ORDERED to show cause with a filing that establishes the propriety of Petitioner's

continued detention. Such filing must be made by December 5, 2025, absent extension.

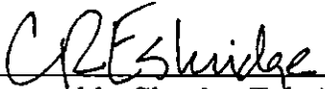
It doesn't appear that counsel for Respondents have yet been served or appeared. Counsel for Petitioner is thus ORDERED to provide immediate service of this Order by email directed to the counsel for Government with whom he has been in communication about this matter. Such service doesn't substitute for the requirements of formal service but is instead intended only to provide the Government notice and an opportunity to be heard at this initial juncture.

This matter is SET for hearing to address the show cause order for December 5, 2025 at 10:30 am.

The parties may jointly request brief resetting, if necessary and agreed.

SO ORDERED.

Signed on December 2, 2025, at Houston, Texas.

  
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Honorable Charles Eskridge  
United States District Judge