

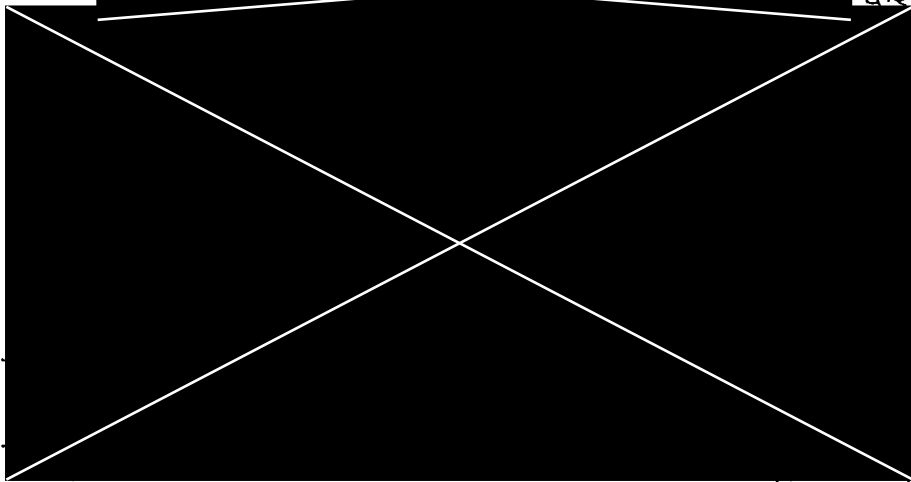


Good morning. Gentlemen. My name is Edward Sanguino

 and I am writing to you with the utmost respect. I am writing because I believe the judge did not properly consider my country, and I wish to be given a chance, as the situation is extremely dangerous. The judge says  are



as she is 71 years old and cannot work. Furthermore, the day I was detained I was leaving the courthouse the government told me to go where they told me not to go because they would detain me. I said I didn't owe anything, and I went anyway. (Wen) when I was in court ICE agents appeared, and I told the judge, and she said they couldn't detain me because I had an injunction, but they still detained me for 9 without a lawyer to defend myself, and that's not right because I want something legal, like judge Judith Bonilla told me that I should be free, that I shouldn't be afraid because they weren't going to arrest me, but that wasn't the case, and I just want something fair. From outside, the owner of the house where I live told me that he will help me, that he will take responsibility, and that he could help me if they give me bail because they haven't respected my rights. They have me detained as if I were a criminal, and it's not fair. The owner of the house where I live cares about me and told me that he would help me but I see that what they are doing is wrong because I entered legally with the immigration order and I agree with the president, but with criminals, and we contribute to the

country, we don't detract it, please review my case well I'm just asking for the opportunity and I'd like to be with my family again but I don't have the means to buy a house for them in another country. Here I am, detained as if I were a criminal, my rights are being violated, and the judge's rulings have been ignored. That's why I'm asking for my freedom so I can pursue my case while free and here a lawyer this is why I'm addressing you, since you are the competent authorities, here they just want to deport people without cause and are violating my status, which states that I can stay here until 2027, it's fine that you review the situation and remove those who cause harm but those of us who come here to work and contribute to this beautiful place... I thank you for attending to this message and I hope for a very kind response. If I deserve bail please grant it or release me, since I haven't committed any crime. Here I also started insulin treatment, which caused me to lose a lot of my sight, almost going blind. Thank God I've recovered some of it, but I still have some vision problems. I asked the doctor if the treatment would have any connection to the problems, and she said there was no issue but... I asked to have my eyes checked but they refused. Thank you for your attention. God Bless You.

United States Courts  
Southern District of Texas  
FILED

DEC 09 2025

Nathan Ochsner, Clerk of Court

For: EDWARD JOSE SANGUINO



## U.S. Customs and Border Protection

Securing America's Borders

### Most Recent I-94

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**Note to employers, local, state or federal agency granting benefits:**

Please visit the CBP I-94 Public Website and click on the tab for "Get Most Recent I-94" to perform a search for the applicant to confirm that the biographic and travel information displayed on this I-94 printout matches the "Get Most Recent I-94" returned results for this applicant. I-94 FAQs: (<https://i94.cbp.dhs.gov/i94/#/faq>).

**Admission I-94 Record Number:** [REDACTED]

**Arrival/Issued Date:** 2025 January 08

**Class of Admission:** DT

**Admit Until Date:** 2027 January 07

**Details provided on the I-94 Information form:**

**Last/Surname:** SANGUINO

**First (Given) Name:** EDWARD JOSE


**Birth Date:** [REDACTED]

**Document Number:** [REDACTED]

**Country of Citizenship:** Venezuela

- 
- ▶ Effective April 26, 2013, DHS began automating the admission process. An alien lawfully admitted or paroled into the U.S. is no longer required to be in possession of a preprinted Form I-94. A record of admission printed from the CBP website constitutes a lawful record of admission. See 8 CFR § 1.4(d).
  - ▶ If an employer, local, state or federal agency requests admission information, present your admission (I-94) number along with any additional required documents requested by that employer or agency.
  - ▶ Note: For security reasons, we recommend that you close your browser after you have finished retrieving your I-94 number.

UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
EL PASO IMMIGRATION COURT

LEAD FILE:   
IN REMOVAL PROCEEDINGS  
DATE: Aug 29, 2025

TO:  
SANGUINO, EDWARD JOSE  
1411 NORTH ROAD 1136  
MIDLAND, TX 79706

RE:  SANGUINO, EDWARD JOSE

**Notice of In-Person Hearing**

Your case has been scheduled for a MASTER hearing before the immigration court on:

**Date:** Feb 4, 2026  
**Time:** 08:30 A.M. MT  
**Court Address:** 700 E. SAN ANTONIO, SUITE 750, EL PASO, TX 79901

**Representation:** You may be represented in these proceedings, at no expense to the Government, by an attorney or other representative of your choice who is authorized and qualified to represent persons before an immigration court. If you are represented, your attorney or representative must also appear at your hearing and be ready to proceed with your case. Enclosed and online at <https://www.justice.gov/eoir/list-pro-bono-legal-service-providers> is a list of free legal service providers who may be able to assist you.

**Failure to Appear:** If you fail to appear at your hearing and the Department of Homeland Security establishes by clear, unequivocal, and convincing evidence that written notice of your hearing was provided and that you are removable, you will be ordered removed from the United States. Exceptions to these rules are only for exceptional circumstances.

**Change of Address:** The court will send all correspondence, including hearing notices, to you based on the most recent contact information you have provided, and your immigration proceedings can go forward in your absence if you do not appear before the court. If your contact information is missing or is incorrect on the Notice to Appear, you must provide the immigration court with your updated contact information within five days of receipt of that notice so you do not miss important information. Each time your address, telephone number, or email address changes, you must inform the immigration court within five days. To update your contact information with the immigration court, you must complete a Form EOIR-33 either online at <https://respondentaccess.eoir.justice.gov/en/> or by completing the enclosed paper form and mailing it to the immigration court listed above.

UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
EL PASO IMMIGRATION COURT  
700 E. SAN ANTONIO AVENUE, SUITE 750  
EL PASO, TEXAS 79901

A 

NAME Edward Jose Sanguino

**NOTICE OF THE COURT ON PAYMENT OF I-589 ASYLUM FILING FEE**

The Immigration and Nationality Act (INA), as amended and supplemented by sections 100002 and 100009 of Pub. L. No. 119-21, 139 Stat. 72, 364 and 371 (2025), imposes a minimum initial fee of \$100 for the filing of an I-589 Application for Asylum and for Withholding of Removal, as well as a recurring fee for each year that an I-589 Application remains pending. These fees took effect on July 4, 2025.

**WHERE TO PAY THE FEE:**

The U.S. Citizenship and Immigration Services (USCIS) collects the I-589 filing fee on behalf of the Court. DHS has updated its fee schedule to reflect this new I-589 filing fee, and to provide instructions on paying it. You may view the updated DHS fee schedule, including fee payment instructions, at <https://www.uscis.gov/g-1055> and <https://www.uscis.gov/i-589>. **The law does not allow the Court to waive this fee.**

**DEADLINE AND FILING PROOF OF PAYMENT WITH THE COURT:**

- **You must file proof of payment of this fee with the Court no later than 30 days from the date your I-589 Application was filed beginning on July 18, 2025, or before your scheduled individual merits hearing date, whichever date comes first.**
- Evidence of payment may include filing a copy of payment of the fee receipt from DHS, certified mail receipt or courier tracking information showing delivery to DHS by mail, banking information showing payment to DHS, or other reliable evidence.
- To file proof of payment with the Court, you can either: (a) file this in person at the filing window of the Immigration Court located at 700 E. San Antonio Avenue, Suite 750, El Paso, Texas 79901; (b) by mail to the Court at the same address listed in section (a); or (c) if you are enrolled or represented by counsel, through eCAS.
- Anything you file with the Court must also be served on DHS and contain proof of service in accordance with the practice manual.
- All filings must include your full name, A-number, the date and time of your next hearing, and the name of the Immigration Judge assigned to your case, if known.

***Failure to comply with the statutory fee requirement, and timely file proof of payment for the I-589 application fee, may result in your I-589 application being dismissed as abandoned.***

the [DHS'] motion." Id. at 769 (citation omitted). See also *Matter of Andrade Jaso & Carbajal Ayala*, 27 I&N Dec. 557, 558 (BIA 2019) ("[T]he regulation presumably contemplates not just the automatic grant of a motion to [dismiss], but an informed adjudication by the Immigration Judge or this Board based on an evaluation of the factors underlying the [DHS's] motion."). The Board has held that an IJ commits an error in law when concluding that he was required to grant a motion to dismiss simply because DHS moved to do so. *Matter of Ferreira*, 28 I&N Dec. at 769.

For the Court to properly evaluate the factors underlying DHS's present motion to dismiss based on changed circumstances of this particular case, the Court asked DHS to state on the record the basis for its motion. DHS declined to submit a written motion. DHS stated that the basis of the motion is the expansion of the expedited removal policy. No information was provided regarding the best interest of the government. The Court finds the stated basis is insufficient to support the motion to dismiss.

DHS did not explain how the expansion of the expedited removal policy changed the circumstances of this particular case. On the contrary, the record indicates that the respondent could have been placed in expedited removal proceedings when first encountered even under prior policy, yet DHS exercised its prosecutorial discretion to forgo expedited removal proceedings and instead placed the respondent in proceedings pursuant to section 240 of the INA. Indeed, the respondent was part of the CBP One Application program that permitted him to enter the United States with parole in order to attend these proceedings.

The Court also notes that statements of counsel are not evidence. Based on this, the Court cannot conclude that the factors of this case establish that circumstances of this case have changed since issuance of the NTA.

Additionally, absent any information regarding the interests of the government, the Court cannot conclude that continued proceedings are no longer in the best interest of the government. The Court cannot infer how DHS could establish this given that the record confirms that the respondent has a fear of return to the country of origin and is pursuing asylum. Efforts to cut this process short only to begin a new process that may ultimately result in the case being returned to court for reinitiation of new proceedings does not appear to serve in anyone's best interest.

Given this record, DHS did not provide sufficient information regarding the underlying basis for its motion to dismiss. As a result, the Court cannot independently conclude that dismissal is authorized under relevant legal authority. The motion must be DENIED.

IT IS SO ORDERED.




Immigration Judge: BONILLA, JUDITH 08/29/2025

**Certificate of Service**

This document was served:

Via:  [ M ] Mail |  [ P ] Personal Service |  [ E ] Electronic Service |  [ U ] Address Unavailable

To:  [ P ] Alien |  [ ] Alien c/o custodial officer |  [ ] Alien atty/rep. |  [ E ] DHS

Respondent Name : SANGUINO, EDWARD JOSE | A-Number : 

Riders:

Date: 08/29/2025 By: JACQUEZ, BIANCA-RHAE, Court Staff