


Irvin Villegas Garcia
A: 
CAFCC
P. O. Box 6300
Florence, AZ 85132

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<input type="checkbox"/> RECEIVED	<input type="checkbox"/> COPY
DEC 15 2025	
CLERK U.S. DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	DEPUTY

**IN THE UNITED STATES COURT
DISTRICT COURT OF ARIZONA**

 Irvin Villegas Garcia)
 Petitioner)
 vs.)
 Joined & Restrained)
 DHS Acting Field Office ICE Director)
 ICE; Kristi Noem Secretary of HS)
 Attorney General U.S. Pamela Bondi)
 Warden: Rosa- CAFCC)

**TEMPORAL RESTRICTION
ORDER, OR INJUNCTION OR TEMPLE**

**IN SUPPORT HABEAS CORPUS PURSUANT
TO 28 U.S.C. s 2241**

CV25-04701-PHX-DWL--DMF

(ASSIGNED)

NOW COMES; Irvin Villegas Garcia, Who he 's not Certificate representative or certificate Attorney before to the court; who is requesting to this Honorable Judge to please granted an Temporal Restriction Order, In based In Exhausted Administrative Process in Immigration Court.

Petitioner ' is in indefinite detention by Respondent(Mandatory Detention). The denying bond hearings to migrants detained. This policy is Illegal . Joined by other Dozen of Federals Judges.

In which a Federal Court Sunshine Suzanne Sykes for the District Court of California, in River Side, California. she swears, in during a senate Judiciary Committee hearing in a capitol in Washington on November 25, 20025. Earlier she (sykes) ruling that bond is extended nationwide

District court Sykes and Other Judges have said that the policy from ICE is violates Federal law ruling comes (Adm) immigration raid , broader crackdown. This means that the trump Administration is issues to reviewed on case by cases basis. Which is being Deprived of the right of the bond hearing was and injury common to the class and irreparable Harm to the Due Process for Migrants. And remark that this Administration makes a clear distinction between Existing U.S. and new arrivals. Or those arrive at port of entry at the Boarder. (they most Qualify for as applicant for admission).

The Petitioner, is been Harm with Irreparable Harms after Exhausted Administrative Process. After he asking for Admission at the port of entry at Port of Concini, By Nogales in October 03, 2023. " such common Injury is in violation of Immigrant Due process rights. " Applicants for Admission". Are subject to mandatory detention while their cases concluded with a appropriate and Partial Trial.

In this cases the Petitioner seeking a release on Bond or Parole or Humanitarian Parole, and obtain an Immigration Lawyer and Criminal layer in order to obtain all evidence he need , because in detention it's impossible to be obtained. This illegal violation is already affected his health and family health and their situation.. this a harm or injunction and violation under; the new law in which means that the the Petitioner is been deprived of his liberty with a good cause and Unfair Immigration Process . Proceedings.

Base on all this arbitrary and Violation under the fifth, six, eight, fourteen and Amendments. Under the civils law and immigrants rights.

The petitioner is respectfully requesting to this Honorable Judge to please grant the Temporally Restriction order in consideration to a Long and Exhaustive Administrative Process.

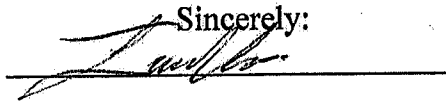
The petitioner is completing a sentence, he's not committing any crime that he unlawfully be incarcerated for too long, and be deprived of his liberty.

Petitioner can't pay two ices for charges that he already pay, and when there's not conviction and any crime to follow and crime that he can be danger for the U.S. Country.

The petitioner should be in a proper Detention(which he's not) for unknown reason, and which he can realize all legal work paper. Because in this facility there only, three computers for three hundred detainees unfairly process to defend his case. Base to obtain any kind of resources.

I, Irvin Villegas Certify that forgoing is true, correct complete, certain and not meant to mislead to the best of my recollection and belief. Under [28 USC 1746].

Sincerely:



I, Irvin Villegas GarciaIrvin Villegas Garcia, I Certify that I sen a true and correct copy of the documents the following mailing address:

United States Attorney
District of Azrizona
D. Anagnopoulos
Two Renaissance Square
40 North Central, Suite 1800
Phoenix, Arizona 85004-448

CLERK, UNITED DISTRICT COURT
SANDRA DAY O'CONNOR U.S. DISTRICT COURHOUSE SUITE 130
401 W. WASHINGTON ST., SPC-1
PHOENIX, AZ 85003-2118