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Chimnaz Shahbazzade (SBN 337963)
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IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT COURT OF CALIFORNIA

MUHAMMED OZBALIK)
)
Petitioner,)
v.)
CHRISTOPHER J. LAROSE,)
Warden of Otay Mesa Detention Facility)
)
Kenneth C. Smith,)
San Diego Field Office Director,)
U.S. Immigration and Customs Enforcement,)
)
Todd Lyons,)
Acting Director of Immigration)
Customs Enforcement ("ICE");)
)
Kristi Noem,)
Secretary of the U.S. Department of)
Homeland Security)
)
)
Pamela Bondi,)
Attorney General of the United States)
)
Defendants)
_____)

CIVIL No. '25CV3656 JES SBC

AGENCY CASE No:



**PETITION FOR WRIT OF
HABEAS CORPUS UNDER 28
U.S.C. § 2241**

Petitioner, Muhammed Ozbalik, through undersigned counsel, alleges as follows:

INTRODUCTION

- 1
2
3 1. Petitioner, Muhammed Ozbalik, respectfully petitions this Court for a writ of habeas
4 corpus pursuant to 28 U.S.C. § 2241, challenging his unlawful and prolonged detention
5 by U.S. Immigration and Customs Enforcement (“ICE”). Petitioner has been detained at
6 the Otay Mesa Detention Center since November 2025, despite having no criminal
7 history and despite the absence of any individualized determination justifying his
8 continued confinement under 8 U.S.C. § 1226.
9
- 10 2. Petitioner entered the United States on February 8, 2023, near Tecate, California, and was
11 released the following day. In November 2025, following a routine traffic stop, Petitioner
12 was taken into ICE custody and has remained detained since that time. Although
13 Petitioner sought a bond determination before the Immigration Court, his request was
14 denied on December 3, 2025.
15
- 16 3. Petitioner’s continued detention violates the Immigration and Nationality Act and the
17 Due Process Clause of the Fifth Amendment. As the Ninth Circuit recently reaffirmed in
18 *Lazaro v. Erickson*, 97 F.4th 1196 (9th Cir. 2024), prolonged immigration detention
19 without a meaningful, individualized custody determination is unconstitutional. Absent a
20 lawful basis for continued detention, Petitioner is entitled to immediate release or, at
21 minimum, a constitutionally adequate bond hearing under § 1226.
22

JURISDICTION AND VENUE

- 23
24
25 4. This Court has jurisdiction over this petition pursuant to 28 U.S.C. § 2241, 28 U.S.C. §
26 1331, and Article I, Section 9, Clause 2 of the United States Constitution.
27
28

1 5. Petitioner is “in custody” for purposes of § 2241 because he is detained by ICE at the
2 Otay Mesa Detention Center.

3
4 6. Venue is proper in the Southern District of California pursuant to 28 U.S.C. § 1391(e)
5 because Petitioner is detained within this District and Respondents exercise authority
6 here.

7 7. This Court has authority to grant declaratory and injunctive relief under 28 U.S.C. §§
8 2201, 2202, and the All Writs Act, 28 U.S.C. § 1651.
9

10 **PARTIES**

11
12 8. Petitioner Muhammed Ozbalik is a native and citizen of Turkey currently detained by
13 ICE at the Otay Mesa Detention Center in San Diego, California.

14 9. Respondent Christopher J. Larose is the Warden of the Otay Mesa Detention Center and
15 is a legal custodian of Petitioner.

16
17 10. Respondent Kenneth C. Smith is the ICE Field Office Director for the San Diego Field
18 Office.

19 11. Respondent Todd Lyons is the Acting Director of U.S. Immigration and Customs
20 Enforcement.

21 12. Respondent Kristi Noem is the Secretary of the U.S. Department of Homeland Security.

22 13. Respondent Pamela Bondi is the Attorney General of the United States.

23
24 14. All Respondents are sued in their official capacities.

25 **FACTUAL BACKGROUND**

26
27 15. Petitioner entered the United States on February 8, 2023, through the border near Tecate,
28

1 California, and was released from custody the following day.

2 16. Petitioner has no criminal history and has never been convicted of any offense.

3
4 In November 2025, Petitioner was stopped by California Highway Patrol during a routine
5 traffic check while driving on a public highway.

6 17. Following the traffic stop, Petitioner was taken into custody by ICE and has been
7 continuously detained at the Otay Mesa Detention Center since that time.

8 18. In November 2025, Petitioner filed a motion for a bond determination with the San Diego
9 Immigration Court.

10 19. On December 3, 2025, the Immigration Court denied Petitioner's bond request.

11 20. Petitioner remains detained without a meaningful opportunity for release and without an
12 individualized determination establishing that continued detention is necessary.

13 21. Petitioner's detention has become prolonged and is not reasonably related to any
14 legitimate governmental purpose.
15

16
17 **LEGAL FRAMEWORK**

18
19 **I. Petitioner's Continued Detention Under 8 U.S.C. § 1226 Is Unconstitutional**

20
21 22. Petitioner is detained pursuant to 8 U.S.C. § 1226, which authorizes civil immigration
22 detention only for the limited purposes of ensuring appearance at proceedings and
23 protecting the community.

24 23. Civil detention under § 1226 is subject to the Due Process Clause of the Fifth
25 Amendment and must remain reasonable in duration.

26 24. Prolonged detention without a constitutionally adequate bond hearing violates due
27 process. *Rodriguez v. Marin*, 909 F.3d 252, 256–57 (9th Cir. 2018).
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II. *Lazaro v. Erickson* Requires a Meaningful, Individualized Custody Determination

25. In *Diouf v. Napolitano*, 634 F.3d 1081, 1089–90 (9th Cir. 2011), the court held that detention under 8 U.S.C. § 1231(a)(6) must remain reasonable in duration and accompanied by meaningful procedural protections. Likewise, in *Rodriguez v. Marin*, 909 F.3d 252, 256–57 (9th Cir. 2018), the Ninth Circuit reaffirmed that prolonged immigration detention raises serious constitutional concerns.

26. Most recently, in *Lazaro v. Erickson*, 97 F.4th 1196 (9th Cir. 2024), the Ninth Circuit reaffirmed that prolonged immigration detention, regardless of the statutory authority invoked, requires a meaningful, individualized custody determination. The court emphasized that detention may not be justified by categorical reasoning or prior custody decisions that fail to account for the passage of time and changed circumstances.

27. As in *Lazaro*, Petitioner’s detention has become unreasonably prolonged, untethered to any legitimate governmental purpose, and unsupported by an individualized assessment of flight risk or danger. ICE’s continued detention of Petitioner therefore violates due process.

III. Continued Detention Violates the Fifth Amendment’s Due Process Clause

28. The Fifth Amendment protects all persons within the United States, including noncitizens, from deprivation of liberty without due process of law.

29. Substantively, Petitioner’s continued detention serves no legitimate governmental purpose and is punitive in effect.

1 30. Procedurally, ICE has failed to provide a meaningful custody review that accounts for the
2 length of detention and Petitioner's individual circumstances.

3
4 31. Although Petitioner previously sought a bond determination before the Immigration
5 Court and that request was denied, habeas relief remains available where detention has
6 become unreasonably prolonged or where the prior custody determination failed to
7 satisfy constitutional requirements. *Singh v. Holder*, 638 F.3d 1196, 1203–05 (9th Cir.
8 2011).

9
10 32. Petitioner has no criminal history, presents no danger to the community, and poses no
11 flight risk. Continued detention without release or a new, constitutionally adequate
12 custody determination violates the Fifth Amendment.

13
14 **PRAYER FOR RELIEF**

15
16 **WHEREFORE**, Petitioner respectfully requests that this Court:

17 A. Issue a writ of habeas corpus directing Respondents to immediately release
18 Petitioner from custody;

19
20 B. In the alternative, order Respondents to provide Petitioner with an immediate,
21 constitutionally adequate bond hearing under 8 U.S.C. § 1226 at which the government
22 bears the burden of proving, by clear and convincing evidence, that continued detention is
23 justified;

24
25 C. Enjoin Respondents from continuing to detain Petitioner absent a lawful and
26 constitutional basis; and
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D. Grant such other and further relief as the Court deems just and proper.

Dated: December 10, 2025

Respectfully Submitted,



/s/ Chimnaz Shahbazzade
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(CA SBN # 337963)
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San Francisco, CA 94111
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TABLE OF EXHIBITS

Exhibit A: Notice to Appear (February 8, 2023)

Exhibit B: I-213 (showing detention since November 1, 2025)

DEPARTMENT OF HOMELAND SECURITY
NOTICE TO APPEAR

In removal proceedings under section 240 of the Immigration and Nationality Act:

Subject ID: [REDACTED] FINS #: [REDACTED] File No: [REDACTED]
In the Matter of: [REDACTED] DOB: [REDACTED] Event No: [REDACTED]
Respondent: MUHAMMED OZBALIK currently residing at:
[REDACTED] [REDACTED]
(Number, street, city, state and ZIP code) (Area code and phone number)

- You are an arriving alien.
- You are an alien present in the United States who has not been admitted or paroled.
- You have been admitted to the United States, but are removable for the reasons stated below.

The Department of Homeland Security alleges that you:

1. You are not a citizen or national of the United States;
2. You are a native of TURKEY and a citizen of TURKEY ;
3. You arrived in the United States at or near TECATE, CA , on or about February 8, 2023 ;
4. You were not then admitted or paroled after inspection by an Immigration Officer.

On the basis of the foregoing, it is charged that you are subject to removal from the United States pursuant to the following provision(s) of law:

212(a)(6)(A)(i) of the Immigration and Nationality Act, as amended, in that you are an alien present in the United States without being admitted or paroled, or who arrived in the United States at any time or place other than as designated by the Attorney General.

- This notice is being issued after an asylum officer has found that the respondent has demonstrated a credible fear of persecution or torture.
- Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30 8CFR 235.3(b)(5)(iv)

YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at:

100 MONTGOMERY ST., SUITE 800 San Francisco CA US 94104

(Complete Address of Immigration Court, including Room Number, if any)

on May 20, 2024 at 09:00 AM to show why you should not be removed from the United States based on the
(Date) (Time)

charge(s) set forth above. JUAN GAXIOLA ACTING WATCH COMMANDER
(Signature and Title of Issuing Officer) (Sign in ink)

Date: February 08, 2023 San Diego, California
(City and State)

EOIR - 4 of 13

Notice to Respondent

of 3

Warning: Any statement you make may be used against you in removal proceedings.

Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are in removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 1003.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents that you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing. At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear, including that you are inadmissible or removable. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge. You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of voluntary departure. You will be given a reasonable opportunity to make any such application to the immigration judge.

One-Year Asylum Application Deadline: If you believe you may be eligible for asylum, you must file a Form I-589, Application for Asylum and for Withholding of Removal. The Form I-589, Instructions, and information on where to file the Form can be found at www.uscis.gov/i-589. Failure to file the Form I-589 within one year of arrival may bar you from eligibility to apply for asylum pursuant to section 208(a)(2)(B) of the Immigration and Nationality Act.

Failure to appear: You are required to provide the Department of Homeland Security (DHS), in writing, with your full mailing address and telephone number. You must notify the Immigration Court and the DHS immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this proceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to your local DHS office, listed on the internet at <http://www.ice.gov/contact/ero>, as directed by the DHS and required by statute and regulation. Immigration regulations at 8 CFR 1241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after your departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Immigration and Nationality Act.

U.S. Citizenship Claims: If you believe you are a United States citizen, please advise the DHS by calling the ICE Law Enforcement Support Center toll free at (855) 448-6903.

Sensitive locations: To the extent that an enforcement action leading to a removal proceeding was taken against Respondent at a location described in 8 U.S.C. § 1229(e)(1), such action complied with 8 U.S.C. § 1367.

Request for Prompt Hearing

To expedite a determination in my case, I request this Notice to Appear be filed with the Executive Office for Immigration Review as soon as possible. I waive my right to a 10-day period prior to appearing before an immigration judge and request my hearing be scheduled.

Before:

(Signature of Respondent) (Sign in ink)

BORDER PATROL AGENT

Date: 02/08/2023

(Signature and Title of Immigration Officer) (Sign in ink)

Certificate of Service

This Notice To Appear was served on the respondent by me on February 08, 2023, in the following manner and in compliance with section 239(a)(1) of the Act.

- in person by certified mail, returned receipt # _____ requested by regular mail
- Attached is a credible fear worksheet.
- Attached is a list of organization and attorneys which provide free legal services.

The alien was provided oral notice in the TURKISH language of the time and place of his or her hearing and of the consequences of failure to appear as provided in section 240(b)(7) of the Act.

(Signature of Respondent if Personally Served) (Sign in ink)

LINO G MESCIA
Date: 2023.02.08 19:12:18 -08:00
LINO G. MESCIA, BORDER PATROL AGENT

(Signature and Title of officer) (Sign in ink)

EOIR - 2 of 33

Authority:

The Department of Homeland Security through U.S. Immigration and Customs Enforcement (ICE), U.S Customs and Border Protection (CBP), and U.S. Citizenship and Immigration Services (USCIS) are authorized to collect the information requested on this form pursuant to Sections 103, 237, 239, 240, and 290 of the Immigration and Nationality Act (INA), as amended (8 U.S.C. 1103, 1229, 1229a, and 1360), and the regulations issued pursuant thereto.

Purpose:

You are being asked to sign and date this Notice to Appear (NTA) as an acknowledgement of personal receipt of this notice. This notice, when filed with the U.S. Department of Justice's (DOJ) Executive Office for Immigration Review (EOIR), initiates removal proceedings. The NTA contains information regarding the nature of the proceedings against you, the legal authority under which proceedings are conducted, the acts or conduct alleged against you to be in violation of law, the charges against you, and the statutory provisions alleged to have been violated. The NTA also includes information about the conduct of the removal hearing, your right to representation at no expense to the government, the requirement to inform EOIR of any change in address, the consequences for failing to appear, and that generally, if you wish to apply for asylum, you must do so within one year of your arrival in the United States. If you choose to sign and date the NTA, that information will be used to confirm that you received it, and for recordkeeping.

Routine Uses:

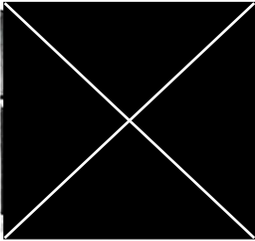
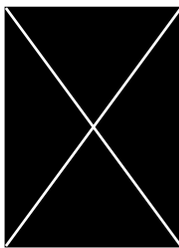
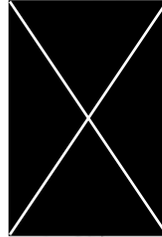
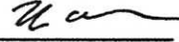
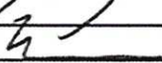
For United States Citizens, Lawful Permanent Residents, or individuals whose records are covered by the Judicial Redress Act of 2015 (5 U.S.C. § 552a note), your information may be disclosed in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a(b), including pursuant to the routine uses published in the following DHS systems of records notices (SORN): DHS/USCIS/ICE/CBP-001 Alien File, Index, and National File Tracking System of Records, DHS/USCIS-007 Benefit Information System, DHS/ICE-011 Criminal Arrest Records and Immigration Enforcement Records (CARIER), and DHS/ICE-003 General Counsel Electronic Management System (GEMS), and DHS/CBP-023 Border Patrol Enforcement Records (BPER). These SORNs can be viewed at <https://www.dhs.gov/system-records-notices-sorn>. When disclosed to the DOJ's EOIR for immigration proceedings, this information that is maintained and used by DOJ is covered by the following DOJ SORN: EOIR-001, Records and Management Information System, or any updated or successor SORN, which can be viewed at <https://www.justice.gov/opcl/doj-systems-records>. Further, your information may be disclosed pursuant to routine uses described in the abovementioned DHS SORNs or DOJ EOIR SORN to federal, state, local, tribal, territorial, and foreign law enforcement agencies for enforcement, investigatory, litigation, or other similar purposes.

For all others, as appropriate under United States law and DHS policy, the information you provide may be shared internally within DHS, as well as with federal, state, local, tribal, territorial, and foreign law enforcement; other government agencies; and other parties for enforcement, investigatory, litigation, or other similar purposes.

Disclosure:

Providing your signature and the date of your signature is voluntary. There are no effects on you for not providing your signature and date; however, removal proceedings may continue notwithstanding the failure or refusal to provide this information.

U.S. Department of Homeland Security Subject ID : [REDACTED] Record of Deportable/Inadmissible Alien

Family Name (CAPS) OZBALIK, MUHAMMED		First	Middle	Sex M	Hair [REDACTED]	Eyes [REDACTED]	Complexion [REDACTED]
Country of Citizenship TURKIYE	Passport Number and Country of Issue [REDACTED] TURKIYE	File Number [REDACTED]		Height [REDACTED]	Weight [REDACTED]	Occupation LABORER	
U.S. Address [REDACTED]				Scars and Marks			
Date, Place, Time, and Manner of Last Entry 02/08/2023 Unknown Time, TEC, WI-Without Inspection			Passenger Boarded at				
Number, Street, City, Province (State) and Country of Permanent Residence				F.B.I. Number [REDACTED]			
Date of Birth [REDACTED] Age: 29				Date of Action 11/02/2025		Location Code SND/SND	
City, Province (State) and Country of Birth YOK, TURKIYE		AR <input checked="" type="checkbox"/> Form: (Type and No.)		Lifted <input type="checkbox"/> Not Lifted <input type="checkbox"/>		Method of Location/Apprehension NCA	
NIV Issuing Post and NIV Number		Social Security Account Name		At/Near See I-831		Date/Hour 11/02/2025 06:45	
Date Visa Issued		Social Security Number		By I 10859 CROMWELL			
Immigration Record POSITIVE - See Narrative			Criminal Record Negative				
Name, Address, and Nationality of Spouse (Maiden Name, if Appropriate)				Number and Nationality of Minor Children None			
Father's Name, Nationality, and Address, if Known OZBALIK, NESIN NATIONALITY: TURKIYE			Mother's Present and Maiden Names, Nationality, and Address, if Known OZBALIK, FEZEILE NATIONALITY: TURKIYE				
Monies Due/Property in U.S. Not in Immediate Possession None Claimed		Fingerprinted? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		Systems Checks See Narrative		Charge Code Word(s) See Narrative	
Name and Address of (Last)(Current) U.S. Employer		Type of Employment Unemployed or Retired		Salary		Employed from/to 1hr	
Narrative (Outline particulars under which alien was located/apprehended. Include details not shown above regarding time, place and manner of last entry, attempted entry, or any other entry, and elements which establish administrative and/or criminal violation. Indicate means and route of travel to interior.)							
FIN: [REDACTED]		Left Index fingerprint			Right Index fingerprint		
							
IMMIGRATION RECORD							
----- History was expected but not provided							
Subject Health Status							
----- The subject claims good health.							
Current Administrative Charges							
----- ... (CONTINUED ON I-831)							
Alien has been advised of communication privileges <u>RH 11-2-25</u> (Date/Initials)				R HALTERMAN Deportation Officer 			
Distribution: FILE STATS EARM				Received: (Subject and Documents) (Report of Interview) Officer: R HALTERMAN  on: November 2, 2025 (time) Disposition: Other Examining Officer: ORRELL, JAMES 			

U.S. Department of Homeland Security

Continuation Page for Form I-213

Alien's Name OZBALIK, MUHAMMED	File Number [REDACTED] Event No: [REDACTED]	Date 11/02/2025
-----------------------------------	---	--------------------

11/02/2025 - 212a6Ai - ALIEN PRESENT WITHOUT ADMISSION OR PAROLE - (PWAs)

RECORDS CHECKED

-
- CIS Pos
- EARM Pos
- IAFIS Pos
- NCIC Neg
- TECS Neg

AT/NEAR

SAN DIEGO, CALIFORNIA

Record of Deportable/Excludable Alien:

Name: OZBALIK, Muhammed
A#: [REDACTED]
DOB: [REDACTED] (29 years old, male)
COB/COC: Turkiye
FBI: [REDACTED]
FINS: [REDACTED]

ENCOUNTER AND CUSTODY

On November 1, 2025, at about 1630 hours, ERO San Diego, Criminal Alien Program (CAP), assigned to Marine Corps Base, Camp Pendleton, was contacted by Military Police Officer, Lance Corporal VALLER, Badge Number 4461 and informed that a foreign-born individual, Muhammed OZBALIK, in custody at the Las Pulgas Gate, Marine Corps Base, Camp Pendleton, California.

On the same date, at about 1700 hours, CAP Deportation Officers Cromwell and Almaria, were in civilian attire wearing Government identifiers displaying with ICE/ERO Police Federal Officer. DOs Cromwell and Almaria identified themselves as Federal Immigration Officer's with the Department of Homeland Security. DO Cromwell asked OZBALIK if he had any form of identification. OZBALIK presented a California driver's license, [REDACTED] and an Employment Authorization Document, Form I-765, which will expire on December 15, 2028. OZBALIK stated that he attempted to enter Las Pulgas Gate in Camp Pendleton to bypass the traffic on I-5 freeway going southbound to San Diego. OZBALIK was positively identified using DHS databases record checks as a citizen of Turkiye without status. OZBALIK was advised that he is under arrest in violation of the Immigration and Nationality Act.

On the same date, at about 1730 hours, ERO San Diego transported OZBALIK to the ERO San Diego Field Office located at 880 Front Street, San Diego, California for further processing without incident.

CRIMINAL HISTORY

OZBALIK has no criminal history and no record of Wants, Warrants or Lookouts.

IMMIGRATION HISTORY

On February 8, 2023, United States Border Patrol (USBP) encountered OZBALIK near Tecate, California, Port of Entry. USBP processed and served OZBALIK with a Warrant of Arrest/

Signature R HALTERMAN 	Title Deportation Officer
--	------------------------------

U.S. Department of Homeland Security

Continuation Page for Form I-213

Alien's Name OZBALIK, MUHAMMED	File Number [REDACTED] Event No: [REDACTED]	Date 11/02/2025
-----------------------------------	---	--------------------

Notice to Appear.

On May 20, 2024, an Immigration Judge in San Francisco, California had an initial hearing for OZBALIK. On May 24, 2027, an Immigration Judge in San Francisco, California scheduled OZBALIK for his master hearing.

MEDICAL/HEALTH

OZBALIK claimed to be in good health and not taking any prescribed medication.

OZBALIK did claim fear of returning to his home country.

LAST KNOWN LOCATION

OZBALIK last known address in the United States is at [REDACTED] San Diego, California 92129.

OZBALIK was informed that he had the right to contact the consular representatives of his country if he wished. The consular notification sheet was placed in the file.

OZBALIK was given an opportunity to make a phone call. The detainee telephone call sheet was placed in the file.

DISPOSITION

OZBALIK is found to be inadmissible under Section 212(a)(6)(A)(i) of the Immigration and Nationality Act, as amended, in that you are an alien present in the United States without being admitted or paroled, or who arrived in the United States at any time or place other than as designated by the Attorney General.

OZBALIK be remanded back in DHS custody and transferred to Otay Mesa Detention Facility pending INA 240 removal proceeding.

Other Identifying Numbers

[REDACTED]

Signature R HALTERMAN 	Title Deportation Officer
--	------------------------------