




and enforcement of the immigration court's decisions, including the execution of removal orders. I am also responsible for presenting criminal immigration cases to the United States Attorney's Office for possible criminal prosecution.

3. I submit this Declaration in connection with a Petition for writ of habeas corpus by Petitioner Xue LOR (LOR),  This Declaration is based on my personal and professional knowledge, information obtained from other individuals employed by ICE, and information obtained from records and systems maintained by DHS, as well as records of the immigration courts.
4. The documents attached to this declaration are true and accurate copies of documents from the immigration records on LOR kept in the ordinary course of business by immigration officials at ICE/ERO.
5. Xue LOR is a citizen and national of Laos.
6. On January 31, 1980, Legacy Immigration and Nationality Service (INS) admitted LOR to the United States at Oklahoma City, OK POE as an R8-6 refugee.
7. On May 15, 1998, the Brown County Circuit Court convicted LOR of the offense of 2<sup>nd</sup> Degree Sexual Assault of Child, in violation of Wisconsin State Statute 948.02(2).
8. On May 17, 2005, ERO Chicago arrested LOR and served him with a Notice to Appear, Form I-862, charging him as removable from the United States under section 237(a)(2)(A)(iii) of the Immigration and Nationality Act, as amended (Act), as an alien convicted of a crime deemed an aggravated felony under section 101(a)(43)(A) of the Act. LOR was detained in ICE custody for the duration of his

removal proceedings.

9. On September 6, 2005, an immigration judge in Chicago ordered LOR removed from the United States but granted him Deferral of Removal to Laos under the Convention Against Torture. LOR was detained by ICE while removal to a third country was pursued.
10. On February 13, 2006, ERO released LOR from custody under an Order of Supervision due to an inability to acquire a travel document for his removal at that time.
11. LOR has reported as directed by his Order of Supervision.
12. On December 16, 2025, ERO St. Paul arrested LOR and revoked his Order of Supervision, citing a change in circumstances as the reason. ERO St. Paul notified LOR, in writing, of this decision and gave LOR an informal interview and an opportunity to respond to the notification. LOR provided a written response later that same day. A true and correct copy of the revocation notice, interview notes, and LOR's written response are attached hereto as Exhibit A.
13. On December 18, 2025, LOR's legal representative contacted ICE and communicated LOR's wish to reopen his immigration case and terminate the Deferral of Removal order so that LOR could be removed to Laos rather than a third country.
14. In the past year Laos has been routinely issuing travel documents for removals and accepting individuals for repatriation. Since March 2025, ERO St. Paul has been able to remove over 20 individuals to Laos. ERO has also successfully completed

removals to third countries in the recent past.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: January 5, 2025

CHRISTOPHER A CAMPBELL Digitally signed by CHRISTOPHER A CAMPBELL  
Date: 2026.01.05 09:53:33 -06'00'

---

Christopher Campbell, Deportation Officer  
U.S. Immigration and Customs Enforcement