

AO 242 (Rev. 09/17) Petition for a Writ of Habeas Corpus Under 28 U.S.C. § 2241

UNITED STATES DISTRICT COURT  
for the  
Southern District of California



Vladimir Markov

Petitioner

v.

v.

Warden, Otay Mesa Detention Center

Respondent

(name of warden or authorized person having custody of petitioner)

Case No. **'25CV3705 CAB AHG**  
(Supplied by Clerk of Court)

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

Personal Information

1. (a) Your full name: Vladimir Markov  
(b) Other names you have used: None
2. Place of confinement:  
(a) Name of institution: Otay Mesa Detention Center  
(b) Address: 7488 Calzada de la Fuente, San Diego, California 92154
- (c) Your identification number: 
3. Are you currently being held on orders by:  
 Federal authorities     State authorities     Other - explain:
4. Are you currently:  
 A pretrial detainee (waiting for trial on criminal charges)  
 Serving a sentence (incarceration, parole, probation, etc.) after having been convicted of a crime  
If you are currently serving a sentence, provide:  
(a) Name and location of court that sentenced you: \_\_\_\_\_  
(b) Docket number of criminal case: \_\_\_\_\_  
(c) Date of sentencing: \_\_\_\_\_  
 Being held on an immigration charge  
 Other (explain): \_\_\_\_\_

Decision or Action You Are Challenging

5. What are you challenging in this petition:  
 How your sentence is being carried out, calculated, or credited by prison or parole authorities (for example, revocation or calculation of good time credits)

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- Pretrial detention
- Immigration detention
- Detainer
- The validity of your conviction or sentence as imposed (for example, sentence beyond the statutory maximum or improperly calculated under the sentencing guidelines)
- Disciplinary proceedings
- Other (explain): \_\_\_\_\_

6. Provide more information about the decision or action you are challenging:
- (a) Name and location of the agency or court: U.S. Department of Homeland Security  
ICE Enforcement and Removal Operations, San Diego, California.
- (b) Docket number, case number, or opinion number: Unknown
- (c) Decision or action you are challenging (for disciplinary proceedings, specify the penalties imposed):  
Continued immigration detention without parole or release determination.
- (d) Date of the decision or action: 06/04/2025

**Your Earlier Challenges of the Decision or Action**

7. **First appeal**

Did you appeal the decision, file a grievance, or seek an administrative remedy?

- Yes
- No

(a) If "Yes," provide:

- (1) Name of the authority, agency, or court: \_\_\_\_\_
- (2) Date of filing: \_\_\_\_\_
- (3) Docket number, case number, or opinion number: \_\_\_\_\_
- (4) Result: \_\_\_\_\_
- (5) Date of result: \_\_\_\_\_
- (6) Issues raised: \_\_\_\_\_

(b) If you answered "No," explain why you did not appeal: I am an immigration detainee and have not been provided access to bond, parole, or meaningful review of my detention.

8. **Second appeal**

After the first appeal, did you file a second appeal to a higher authority, agency, or court?

- Yes
- No

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(a) If "Yes," provide:

(1) Name of the authority, agency, or court: \_\_\_\_\_

(2) Date of filing: \_\_\_\_\_

(3) Docket number, case number, or opinion number: \_\_\_\_\_

(4) Result: \_\_\_\_\_

(5) Date of result: \_\_\_\_\_

(6) Issues raised: \_\_\_\_\_

(b) If you answered "No," explain why you did not file a second appeal: \_\_\_\_\_

9. **Third appeal**

After the second appeal, did you file a third appeal to a higher authority, agency, or court?

Yes  No

(a) If "Yes," provide:

(1) Name of the authority, agency, or court: \_\_\_\_\_

(2) Date of filing: \_\_\_\_\_

(3) Docket number, case number, or opinion number: \_\_\_\_\_

(4) Result: \_\_\_\_\_

(5) Date of result: \_\_\_\_\_

(6) Issues raised: \_\_\_\_\_

(b) If you answered "No," explain why you did not file a third appeal: \_\_\_\_\_

10. **Motion under 28 U.S.C. § 2255**

In this petition, are you challenging the validity of your conviction or sentence as imposed?

Yes  No

If "Yes," answer the following:

(a) Have you already filed a motion under 28 U.S.C. § 2255 that challenged this conviction or sentence?

Yes  No

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If "Yes," provide:

- (1) Name of court: \_\_\_\_\_
- (2) Case number: \_\_\_\_\_
- (3) Date of filing: \_\_\_\_\_
- (4) Result: \_\_\_\_\_
- (5) Date of result: \_\_\_\_\_
- (6) Issues raised: \_\_\_\_\_

(b) Have you ever filed a motion in a United States Court of Appeals under 28 U.S.C. § 2244(b)(3)(A), seeking permission to file a second or successive Section 2255 motion to challenge this conviction or sentence?

- Yes  No

If "Yes," provide:

- (1) Name of court: \_\_\_\_\_
- (2) Case number: \_\_\_\_\_
- (3) Date of filing: \_\_\_\_\_
- (4) Result: \_\_\_\_\_
- (5) Date of result: \_\_\_\_\_
- (6) Issues raised: \_\_\_\_\_

(c) Explain why the remedy under 28 U.S.C. § 2255 is inadequate or ineffective to challenge your conviction or sentence:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

11. Appeals of immigration proceedings

Does this case concern immigration proceedings?

- Yes  No

If "Yes," provide:

- (a) Date you were taken into immigration custody: 06/04/2025
- (b) Date of the removal or reinstatement order: \_\_\_\_\_
- (c) Did you file an appeal with the Board of Immigration Appeals?

- Yes  No

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If "Yes," provide:

- (1) Date of filing: \_\_\_\_\_
  - (2) Case number: \_\_\_\_\_
  - (3) Result: \_\_\_\_\_
  - (4) Date of result: \_\_\_\_\_
  - (5) Issues raised: \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

(d) Did you appeal the decision to the United States Court of Appeals?

Yes  No

If "Yes," provide:

- (1) Name of court: \_\_\_\_\_
  - (2) Date of filing: \_\_\_\_\_
  - (3) Case number: \_\_\_\_\_
  - (4) Result: \_\_\_\_\_
  - (5) Date of result: \_\_\_\_\_
  - (6) Issues raised: \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

12. **Other appeals**

Other than the appeals you listed above, have you filed any other petition, application, or motion about the issues raised in this petition?

Yes  No

If "Yes," provide:

- (a) Kind of petition, motion, or application: \_\_\_\_\_
  - (b) Name of the authority, agency, or court: \_\_\_\_\_
- \_\_\_\_\_
- (c) Date of filing: \_\_\_\_\_
  - (d) Docket number, case number, or opinion number: \_\_\_\_\_
  - (e) Result: \_\_\_\_\_
  - (f) Date of result: \_\_\_\_\_
  - (g) Issues raised: \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

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**Grounds for Your Challenge in This Petition**

13. State every ground (reason) that supports your claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts supporting each ground. Any legal arguments must be submitted in a separate memorandum.

**GROUND ONE:** Unlawful prolonged immigration detention and denial of release determination.

(a) Supporting facts *(Be brief. Do not cite cases or law.):*

I have been detained in ICE custody since May 2025 at Otay Mesa Detention Center.

I have not been granted parole, bond, or meaningful custody review. I have no criminal conviction and pose no no danger or flight risk.

Reason:

No administrative remedy for prolonged detention was available.

(b) Did you present Ground One in all appeals that were available to you?

Yes  No

**GROUND TWO:**

(a) Supporting facts *(Be brief. Do not cite cases or law.):*

(b) Did you present Ground Two in all appeals that were available to you?

Yes  No

**GROUND THREE:**

(a) Supporting facts *(Be brief. Do not cite cases or law.):*

(b) Did you present Ground Three in all appeals that were available to you?

Yes  No

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**GROUND FOUR:**

(a) Supporting facts *(Be brief. Do not cite cases or law.)*

(b) Did you present Ground Four in all appeals that were available to you?

Yes

No

14. If there are any grounds that you did not present in all appeals that were available to you, explain why you did not: No administrative or judicial mechanism was provided to challenge prolonged detention before filing habeas corpus.

**Request for Relief**

15. State exactly what you want the court to do: Immediate release from detention under reasonable supervision, bond, parole, or any less restrictive alternative to confinement.

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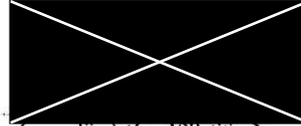
**Declaration Under Penalty Of Perjury**

If you are incarcerated, on what date did you place this petition in the prison mail system:

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I declare under penalty of perjury that I am the petitioner, I have read this petition or had it read to me, and the information in this petition is true and correct. I understand that a false statement of a material fact may serve as the basis for prosecution for perjury.

Date: 12/15/25

  
*Signature of Petitioner*

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*Signature of Attorney or other authorized person, if any*

# DECLARATION OF VLADIMIR MARKOV

## UNDER PENALTY OF PERJURY

I, Vladimir Markov,  hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge and belief:

I am currently detained in immigration custody at the Otay Mesa Detention Center in San Diego, California. My spouse and I were taken into immigration custody on or about June 3–4, 2025, after crossing the United States border to request asylum. We were forced to cross the border because returning to our home country would pose a serious risk to our safety and lives.

On June 7, 2025, I completed my asylum interview, and on June 8, 2025, I received a positive credible fear determination. Despite this result, I remained in custody.

Shortly after being detained at Otay Mesa, I was transferred without explanation to another immigration detention facility in Arizona. I remained there for a period of time without receiving any information about the reason for the transfer, the status of my immigration process, or when I would be returned. Later, I was transferred back to Otay Mesa, again without any explanation or documentation regarding the transfer.

Neither I nor my spouse received a Notice to Appear (NTA) at the time of detention. The NTA was only issued and provided to us on August 25, 2025, and only after repeated requests.

The schedule of my immigration court hearings is as follows:

- First master calendar hearing: September 11, 2025
- Second master calendar hearing: September 25, 2025
- Third master calendar hearing: October 10, 2025
- Individual (final) hearing scheduled for February 6, 2026

During my detention, I have experienced overcrowded housing conditions, restricted movement, inadequate access to food, and overall conditions not suitable for prolonged confinement. The prolonged uncertainty and lack of progress in my case have caused significant emotional and psychological strain for both me and my wife.

I have been diagnosed with pulmonary sarcoidosis, a condition requiring regular medical monitoring and treatment. I have not received adequate or consistent medical care while in custody.

My wife suffers from chronic heart-related medical conditions, and prior to detention she also experienced psychological difficulties and received treatment while still in Russia. I am deeply concerned that extended detention is negatively affecting her physical and mental health. Recently, when she reported shortness of breath and chest pain and asked for medical assistance, she was not evaluated. Instead, she was told something to the effect of: *"If your chest does not hurt now and you can breathe, then you are fine."* Given her medical history and symptoms, I believe this response was inadequate and medically inappropriate.

Earlier in my detention, I did not file a parole request because I repeatedly observed other detainees being denied parole without consistent explanation or reasonable justification. Based on these patterns, I believed such a request would be futile.

The delays in my case are not caused by me. After three master hearings, I was never informed why multiple hearings were necessary. The attorney who previously represented me — whose services were paid for by a friend — withdrew from my case after the individual hearing was scheduled and stopped responding both to me and to the person who funded the representation. I do not currently have access to documents submitted to the court on my behalf, and I do not fully understand the current procedural status of my case.

Given the length of my detention, lack of timely information about my case, unexplained transfers, inadequate medical care, and the loss of legal representation, I respectfully request to be released from detention while my immigration case continues.

I do not pose a danger to the community, I have no criminal history, and I have followed all rules and requirements throughout my time in custody. My only intention in entering the United States was to lawfully request protection and seek asylum.

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### **CERTIFICATION**

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: December 15 2025

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**Vladimir Markov**



Otay Mesa Detention Center  
San Diego, California

## LEGAL MEMORANDUM IN SUPPORT OF PETITION FOR WRIT OF HABEAS CORPUS

Submitted by: Vladimir Markov



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### Legal Basis for Requested Relief

#### 1. Prolonged Detention Violates Constitutional Limits and Federal Legal Standards

Immigration detention is permitted only for a reasonable and limited period. The U.S. Supreme Court in *Zadvydas v. Davis*, 533 U.S. 678 (2001) held that **indefinite or excessively prolonged detention violates the Fifth Amendment**, because liberty is a core constitutional right.

Although the *Zadvydas* decision concerned post-removal-order detention, courts in the **Ninth Circuit** have extended its reasoning to prolonged pre-removal immigration detention, including cases involving asylum seekers:

Case	Legal Principle
<i>Diouf v. Napolitano (Diouf II)</i> , 634 F.3d 1081 (9th Cir. 2011)	Prolonged detention requires meaningful review and justification.
<i>Rodriguez v. Robbins</i> , 715 F.3d 1127 (9th Cir. 2013)	The government must justify continued detention; prolonged custody cannot continue automatically.
<i>Nadarajah v. Gonzales</i> , 443 F.3d 1069 (9th Cir. 2006)	Five-year detention of an asylum seeker held unlawful; release required where no justification exists.
<i>Singh v. Holder</i> , 638 F.3d 1196 (9th Cir. 2011)	The government bears the burden of proving danger or flight risk.

In my case, despite receiving a **positive credible fear determination on June 8, 2025**, I continue to remain detained for an extended period without justification, without a bond review, and without a demonstrated lawful need for continued confinement.

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#### 2. Violations of Due Process and Interference With Access to a Fair Immigration Process

Under the **Fifth Amendment Due Process Clause**, the government must provide timely notice, transparency, and a meaningful opportunity to participate in one's legal proceedings.

However, in my situation:

- the **Notice to Appear (NTA)** was not issued until **August 25, 2025**, despite detention beginning in early June;
- I was transferred twice (**Otay Mesa → Arizona → Otay Mesa**) without explanation or written notice;
- my attorney withdrew after my hearings were scheduled and did not provide me with copies of filings or correspondence;
- I currently lack access to my case file and do not understand what has been formally submitted.

Such circumstances interfere with my ability to prepare and meaningfully participate in my own proceedings. The U.S. Supreme Court and Ninth Circuit have confirmed that denial of meaningful process violates constitutional protections, including:

- **Mathews v. Eldridge, 424 U.S. 319 (1976)** — due process requires fairness and access to essential information;
- **Singh v. Holder (9th Cir.)** — procedural safeguards are mandatory when liberty is restricted.

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### 3. Medical Conditions Make Continued Detention Harmful and Unjustified

I suffer from **pulmonary sarcoidosis**, a condition requiring regular medical monitoring. My spouse, who remains detained, has **chronic heart conditions** and experienced psychological challenges previously treated by a specialist in Russia.

Inside detention:

- I have not received medically necessary monitoring;
- during a recent episode involving **chest pain and difficulty breathing**, my spouse was denied examination and was told:

*“If it doesn’t hurt now and you can breathe, then you’re fine.”*

Federal courts have recognized that worsening medical conditions constitute grounds for release:

- **Ahn v. INS, 1 F. Supp. 2d 1139 (N.D. Cal. 1998)** — medical vulnerability during prolonged detention justified release.

Continued custody poses a serious risk to our health and safety and is therefore excessive and unreasonable.

## Case Timeline

Event	Date
Taken into custody	June 3–4, 2025
Credible fear interview	June 7, 2025
Positive decision issued	June 8, 2025
Transfer to Arizona facility	June 2025
Returned to Otay Mesa	July 2025
NTA finally received	August 25, 2025
Master Calendar Hearing #1	September 11, 2025
Master Calendar Hearing #2	September 25, 2025
Master Calendar Hearing #3	October 10, 2025
Final Individual Hearing scheduled	February 6, 2026

## Requested Relief

Based on constitutional protections, controlling federal precedent, and the circumstances of my detention, I respectfully request that the Court:

- find that my continued detention is unlawful, and
- order my release pending the resolution of my immigration proceedings,  
or, in the alternative,
- require a bond hearing where the **government—not the detainee—bears the burden of proof** to justify continued detention.

## Conclusion

My detention has become **excessively prolonged, medically harmful, legally unjustified, and inconsistent with constitutional protections and governing precedent of the Ninth Circuit.**

For these reasons, I respectfully request that the Court grant my habeas corpus petition

Vladimir Markov  


Otay Mesa Detention Center  
7488 Calzada de la Fuente  
San Diego, CA 92154

Date: 12/15/2025

Clerk of Court  
United States District Court  
Southern District of California  
333 West Broadway, Suite 420  
San Diego, CA 92101

RE: Filing of Habeas Corpus Petition Under 28 U.S.C. § 2241

Dear Clerk of Court,

Please accept for filing my enclosed Petition for a Writ of Habeas Corpus under 28 U.S.C. § 2241. I am currently detained in the custody of U.S. Immigration and Customs Enforcement (ICE) at Otay Mesa Detention Center in San Diego, California.

I am submitting the required \$5.00 filing fee through the facility's Trust Account Withdrawal process. I have already submitted the withdrawal request to facility staff, and the funds are available on my inmate trust account. However, I am unable to directly issue or mail a check myself because all financial transactions must be processed by the detention facility.

If the Court does not receive the payment immediately, I respectfully request that my petition be docketed and accepted pending receipt of the Trust Account withdrawal check.

Enclosed you will find:

1. Petition for Writ of Habeas Corpus (AO 242 Form)
2. Copy of Trust Account Withdrawal Request (if available)
3. Any additional supporting documents

Please notify me of the assigned case number when available.

Thank you for your time and assistance.

Respectfully submitted  


Vladimir Markov  


Otay Mesa Detention Center  
San Diego, California



U.S. Citizenship  
and Immigration  
Services

Applicant: VLADIMIR MARKOV

Officer: Moricco Pamplin  
Date of Determination: Jul 5, 2025

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**Convention Against Torture Assessment Notice For Alien(s) Whose Entry Has Been Suspended and/or Restricted Pursuant to INA §§ 212(f) and 215(a) (Rev. 01/31/2025)**

A Number: [REDACTED]

Last Name: **MARKOV**

First Name: **VLADIMIR**

Interview Date: **2025-07-05**

Determination Date:

You were interviewed by a DHS asylum officer to determine whether it is more likely than not that you will be tortured in **RUSSIA**. The assessment made by the DHS asylum officer, indicated below, will be considered by DHS in determining whether you may be sent to **RUSSIA**. DHS will provide you with additional information regarding how you will be processed.

- You established it is more likely than not that you will be tortured in RUSSIA
- You did not establish it is more likely than not that you will be tortured in RUSSIA

**The following family members are included in this assessment:**

[REDACTED] **EVGENIIA MARKOVA (Spouse)**

DEPARTMENT OF HOMELAND SECURITY

NOTICE TO APPEAR

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

File No. 

In the Matter of:

Respondent: Markov, Vladimir currently residing at:

c/o DHS Otay Mesa Detention Center, 7488 Calzada de la Fuente, San Diego, CA 92154  
(Number, street, city and ZIP code) (619) 661-4071  
(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:

- 1) You are not a citizen or national of the United States;
- 2) You are a native **RUSSIA** and a citizen of **RUSSIA**.
- 3) You applied for admission into the United States at the Otay Mesa Port of Entry, CA on or about June 02, 2025;
- 4) You are an immigrant not in possession of a valid unexpired immigrant visa, reentry permit, border crossing card, or other valid entry document.

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:

Section 212(a)(7)(A)(i)(I) of the Act, as amended, as an immigrant who, at the time of application for admission, is not in possession of a valid unexpired immigrant visa, reentry permit, border crossing card, or other valid entry document required by the Act, and a valid unexpired passport, or other suitable travel document, or document of identity and nationality as required under the regulations issued by the Attorney General under section 211 (a) of the Act.

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(f)  8CFR 235.3(b)(5)(iv)

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

EOIR OTM, 7488 CALZADA DE LA FUENTE, SAN DIEGO, CA 92154  
(Complete Address of Immigration Court, including Room Number, if any)

on 09/11/2025 at 8:00 AM to show why you should not be removed from the United States based on the  
(Date) (Time)

charge(s) set forth above.

M. Ceja Marielle Ceja, SDDO  
(Signature and Title of Issuing Officer)

Date 08/29/2025 SAN DIEGO, CALIFORNIA  
(City and State)

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Notice to Respondent

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](http://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 of 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)

Date: \_\_\_\_\_

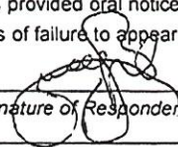
\_\_\_\_\_  
(Signature and Title of Immigration Officer)

Certificate of Service

This Notice To Appear was served on the respondent by me on 08/29/2025 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 ENGLISH 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)

 D. Barroga, Deportation Officer  
(Signature and Title of Officer)

PRESS FIRMLY TO SEAL



PRESS FIRMLY TO SEAL



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Southern District of California  
Office of the Clerk of Court  
Ascendence Section - Habvas Corpus  
333 West Broadway Suite 420  
San-Diego, CA 92101

**DELIVERY OPTIONS (Customer Use Only)**

SIGNATURE REQUIRED: The meter must show the "Signature Required" bar if the meter is required to show the signature. QR (2) includes additional insurance. QR (3) Premium QR (4) includes Insured Priority Service. If the bar is not checked, the Postal Service will leave the item in the addressee's mailbox or other secure location without attempting to obtain the addressee's signature on delivery.

No Saturday Delivery (delivered next business day)  
 Sunday/Holiday Delivery Required (additional fee, where available)  
\*Refer to USPS.com or local Post Office for availability.

TO: please print  
United States District Court  
Southern District of California  
Office of the Clerk of Court  
Ascendence Section - Habvas Corpus  
333 West Broadway Suite 420  
San-Diego, CA 92101

92101

■ For pickup or USPS Tracking™, visit USPS.com or call 800-323-1811.  
■ \$100.00 Insurance included.

PEEL FROM THIS CORNER

**PAYMENT BY ACCOUNT (If applicable)**

USPS Corporate Acct. No. [ ] Federal Agency Acct. No. or Postal Service™ Acct. No. [ ]

**DELIVERY SERVICE USE ONLY**

Day	<input type="checkbox"/> Day	<input type="checkbox"/> Military	<input type="checkbox"/> DPO
Case	Scheduled Delivery Date (MM/DD/YYYY)	Package	Postage Fee
Date Accepted (MM/DD/YYYY)	Scheduled Delivery Time	Insurance Fee	AD Fee
Time Accepted	<input type="checkbox"/> 6:50 PM	Return Receipt Fee	Loss Actual
Carrier Handling Fee	<input type="checkbox"/> AM	<input type="checkbox"/> PM	Signature & Fees
Weight	<input type="checkbox"/> Flat Rate	Assurance Employee extra	

**DELIVERY SERVICE USE ONLY**

Delivery Address (MM/DD/YYYY)	Date	Employee Signature
Delivery Address (MM/DD/YYYY)	Date	Employee Signature

LABEL 11-6, MAY 2011 PDM 7500-02-600-6000

This package is made from post-consumer waste. Please recycle.

CoreCivic  
Ocaj Mesa Detention Center  
This facility is not responsible for any return of mail.

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EP13F October 2023  
OD: 12 1/2 x 9 1/2

**GUARANTEED\* ■ TRACKED ■ INSURED**

For Domestic shipments, the maximum weight is 70 lbs. For international shipments, the maximum weight is 20 lbs.