



**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT**

Respondent Name:

BRITO BRITO, EDILY

To:

Miller, Ross Elliott  
PO Box 938  
Goose Creek, SC 29445

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/27/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

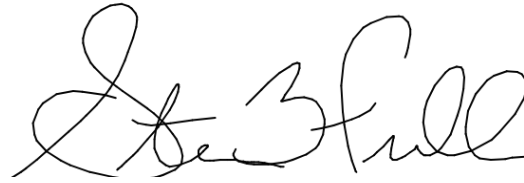
released from custody on his own recognizance.

released from custody under bond of \$ 6,500.00

other:

Respondent entered the U.S. lawfully in 2013. She has a partner and two U.S. children. She is eligible for 42B Cancellation of Removal and has no criminal history.

Other:



Immigration Judge: FULLER, STEVEN 02/27/2026

Appeal:	Department of Homeland Security:	<input type="checkbox"/>	waived	<input checked="" type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved


Appeal Due:03/30/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : BRITO BRITO, EDILY | A-Number : 

Riders:

Date: 02/27/2026 By: Green, Ty, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

GIRALDO, JUAN SEBASTIAN

To:

Claffey, Danielle Maria  
P.O. Box 501359  
Atlanta, GA 31150

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

03/06/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent’s request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

- released from custody on his own recognizance.
- released from custody under bond of \$ 10,000.00
- other:

If deemed necessary by the Department, Respondent shall be subject to electronic monitoring to ensure his continued compliance with immigration proceedings.

Reasoning for grant: Respondent satisfied the Court that he is not a danger or a significant risk of flight and that he will appear for future court proceedings pursuant to issuance of a reasonable bond. Respondent has been present in the U.S. since November 2014 (a little over 11 years), when he was admitted as a conditional permanent resident. Respondent has significant ties to the U.S., including a U.S. citizen (USC) child (age 10 years). He has a form I-751 currently pending with USCIS. There is nothing in the record to indicate that

Respondent has previously failed to appear for any court proceedings or immigration appointments. Accordingly, the Court finds that a bond of \$10,000 will be sufficient to ensure that Respondent will continue to appear for future immigration court proceedings.

Other:



Immigration Judge: HARNESS, JERRICA 03/06/2026

Appeal: Department of Homeland Security:  waived  reserved  
 Respondent:  waived  reserved  
 Appeal Due: 04/06/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : GIRALDO, JUAN SEBASTIAN | A-Number : 

Riders:

Date: 03/06/2026 By: Carpenter Sr, Kelvin M., Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

HERNANDEZ MENDOZA, FRANCISCO

To:

Cornejo, Alexandros Hermes  
110 S. Pentz Street  
Dalton, GA 30720

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

03/11/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent’s request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 5,000.00

other:

Respondent entered the U.S. without inspection in 1998. He has four U.S. citizen children and a U.S. citizen brother. Respondent has been employed in the restaurant industry for many years. The Respondent does not have a criminal record. Respondent appears eligible for 42B cancellation as well as a fear-based relief. Respondent also has a U.S. citizen brother that can file a petition on his behalf.

Other:

On the 20th day of February 2026 the U.S. District Court, Middle District of Georgia granted Respondent’s petition for a writ of habeas corpus to the extent that the Court ordered a bond hearing to determine if Respondent may be released on bond under § 1226(a)(2) and the applicable regulations. This order is pursuant to that habeas grant.



Immigration Judge: FULLER, STEVEN 03/11/2026

Appeal:	Department of Homeland Security:	<input type="checkbox"/>	waived	<input checked="" type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved

Appeal Due:04/10/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : HERNANDEZ MENDOZA, FRANCISCO | A-Number : 

Riders:

Date: 03/11/2026 By: Green, Ty, Court Staff



**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT**

Respondent Name:

GUEVARA PAIZ, JUAN FRANCISCO

To:

Morrow, Thomas Spencer  
4801 E. Independence Blvd.  
Suite 700  
Charlotte, NC 28212

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/13/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 4,000.00

other:

Respondent entered the U.S. in 2016 pursuant to a parole under INA 212(d)5 and has a fixed address in Charlotte, NC. He is married to a U.S. citizen and has four stepchildren. He has been working since 2018 and has filed taxes. His wife file an I-130 petition on his behalf and it has been approved. It appears Respondent is eligible to adjust inside the United States.

Other:

On the 9th day of February, 2026, the U.S. District Court, Middle District of Georgia granted Respondent's petition for a writ of habeas corpus to the extent that the Court ordered a bond hearing to determine if Respondent may be released on bond under § 1226(a)(2) and the applicable regulations. This order is pursuant to that habeas grant.



Immigration Judge: FULLER, STEVEN 02/13/2026

Appeal:	Department of Homeland Security:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved

Appeal Due:

**Certificate of Service**

This document was served:

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

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

Respondent Name : GUEVARA PAIZ, JUAN FRANCISCO | A-Number : 

Riders:

Date: 02/13/2026 By: Green, Ty, Court Staff



**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT**

Respondent Name:

PEREZ-ESTEBAN, TITO FARAON

To:

cornejo, alexandros hermes  
110 S. Pentz Street  
Dalton, GA 30720

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/19/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 7,500.00

other:

Respondent entered the U.S. in 2019 without inspection as an unaccompanied minor. He has a fixed address in Canton, GA and length of residence of more than six years. He is married to a U.S. citizen, and they have a U.S. citizen child together. His spouse has filed an I-130 on his behalf.

Other:

On the 27th day of January, 2026, the U.S. District Court, Middle District of Georgia granted Respondent's petition for a writ of habeas corpus to the extent that the Court ordered a bond hearing to determine if Respondent may be released on bond under § 1226(a)(2) and the applicable regulations. This order is pursuant to that habeas grant.



Immigration Judge: FULLER, STEVEN 02/19/2026

Appeal: Department of Homeland Security:  waived  reserved  
Respondent:  waived  reserved

Appeal Due:03/23/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : PEREZ-ESTEBAN, TITO FARAON | A-Number : 

Riders:

Date: 02/19/2026 By: Green, Ty, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

HERNANDEZ-LOPEZ, EDUARDO

To:

Bardi, Eszter K.  
1849 Clairmont Road  
Decatur, GA 30033

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

03/11/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

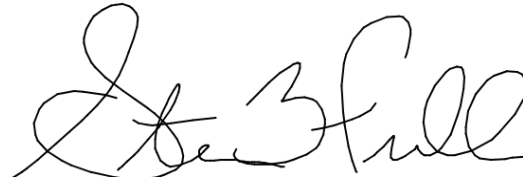
released from custody under bond of \$ 6,000.00

other:

Respondent entered the U.S. without inspection about 28 years ago. Respondent has a long-term U.S. citizen partner of 25 years that he recently married. He has a fixed address in Gainesville, Georgia and extensive ties to his community. Respondent may qualify for a U-visa and if married would be eligible for 42B cancellation of removal. Respondent's criminal history is limited to driving without a license.

Other:

On the 3rd day of February 2026 the U.S. District Court, Middle District of Georgia granted Respondent's petition for a writ of habeas corpus to the extent that the Court ordered a bond hearing to determine if Respondent may be released on bond under § 1226(a)(2) and the applicable regulations. This order is pursuant to that habeas grant



Immigration Judge: FULLER, STEVEN 03/11/2026

Appeal:	Department of Homeland Security:	<input type="checkbox"/>	waived	<input checked="" type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved

Appeal Due:04/10/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : HERNANDEZ-LOPEZ, EDUARDO | A-Number : 

Riders:

Date: 03/11/2026 By: Green, Ty, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

CRUZ-CORNEJO, GENARO

To:

Lopez Lugo, Eddie  
PO BOX 4885  
Alpharetta, GA 30023

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

03/05/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent’s request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 7,500.00

other:

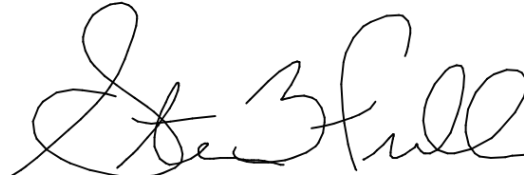
Respondent entered the U.S. in 2008 without inspection. He has a fixed address in Cartersville, GA, and has extensive community ties. Both of his parents are Lawful Permanent Residents. He has U.S. citizen siblings. He has been employed in construction and filing taxes since 2013. He is eligible for cancellation of removal (42B). His only criminal offense was a DUI in 2021. This court initially denied bond in 2021 based on danger. Despite that denial the Department released the Respondent in 2021 and Respondent has not re-offended. Since that time Respondent has filed a 42B application and work authorozation.

Other:

The district court certified the following Bond Eligible Class:

All noncitizens in the United States without lawful status who (1) have entered or will enter the United States without inspection; (2) were not or will not be apprehended upon arrival; and (3) are not or will not be subject to detention under 8 U.S.C. § 1226(c), § 1225(b)(1), or § 1231 at the time the Department of Homeland Security makes an initial custody determination.

The Respondent provided evidence that he entered the U.S. in 2008 without inspection and that he was not apprehended upon arrival. There was no evidence presented to suggest he would be subject to mandatory custody.



Immigration Judge: FULLER, STEVEN 03/05/2026

Appeal: Department of Homeland Security:  waived  reserved  
Respondent:  waived  reserved


Appeal Due: 04/06/2026

### Certificate of Service

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

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

Respondent Name : CRUZ-CORNEJO, GENARO | A-Number : 

Riders:

Date: 03/05/2026 By: Green, Ty, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

MENDOZA-URBINA, ERLINGTHON  
JOSUE

To:

Morrow, Thomas Spencer  
4801 E. Independence Blvd.  
Suite 700  
Charlotte, NC 28212

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/11/2026

ORDER OF THE IMMIGRATION JUDGE

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent’s request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 7,000.00

other:

Respondent entered the U.S. in November 2021 with humanitarian parole. He has a fixed address in Gastonia, North Carolina where he resides with his spouse and U.S. citizen child. Respondent has worked as an electrician tech and has filed taxes in the U.S. since 2022. Respondent is an active member of a church in North Carolina and numerous members of his community provided letters of support. Respondent identified fear-based relief and is represented by counsel. Counsel provided sufficient facts about the claim to lessen the speculative nature of that relief. Additionally, Respondent has no criminal history.

Other:

On the 4th day of February, 2026, the U.S. District Court, Middle District of Georgia granted Respondent’s petition for a writ of habeas corpus to the extent that the Court ordered a bond hearing to determine if Respondent may be released on bond under § 1226(a)(2) and the applicable regulations. This order is pursuant to that habeas grant.



Immigration Judge: FULLER, STEVEN 02/11/2026

Appeal:	Department of Homeland Security:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved

Appeal Due:

**Certificate of Service**

This document was served:

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

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

Respondent Name : MENDOZA-URBINA, ERLINGTHON JOSUE | A-Number : 

Riders:

Date: 02/11/2026 By: Green, Ty, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

ALVARADO MAZARIEGOS,  
GUILLERMO

To:

Salem, Naimeh  
8980 Lakes at 610 Dr.  
Houston, TX 77054

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

03/10/2026

- Unable to forward - no address provided.
- Attached is a copy of the **decision of the Immigration Judge**. This decision is final unless an appeal is filed with the Board of Immigration Appeals within 30 calendar days of the date of the mailing of this written decision. See the enclosed forms and instructions for properly preparing your appeal. Your notice of appeal, attached documents, and fee or fee waiver request must be mailed to:

Board of Immigration Appeals  
Office of the Clerk  
P.O. Box 8530  
Falls Church, VA 22041

- Attached is a copy of the decision of the immigration judge as the result of your Failure to Appear at your scheduled deportation or removal hearing. This decision is final unless a Motion to Reopen is filed in accordance with Section 242B(c)(3) of the Immigration and Nationality Act, 8 U.S.C. § 1252B(c)(3) in deportation proceedings or section 240(b)(5)(c), 8 U.S.C. § 1229a(b)(5)(c) in removal proceedings. If you file a motion to reopen, your motion must be filed with this court:

Immigration Court

- Attached is a copy of the decision of the immigration judge relating to a Reasonable Fear Review. Pursuant to 8 C.F.R. § 1208.31(g)(1), no administrative appeal is available.
- Attached is a copy of the decision of the immigration judge relating to a **Credible Fear Review**. This is a final order. No appeal is available.
- Other:

Date: 03/10/2026



Immigration Judge: HEWITT, ANDREW 03/10/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : ALVARADO MAZARIEGOS, GUILLERMO | A-Number : 

Riders:

Date: 03/10/2026 By: HANCOCK, TIMESHA, Court Staff



**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT**

Respondent Name:

ALVARADO MAZARIEGOS,  
GUILLERMO

To:

Salem, Naimeh  
8980 Lakes at 610 Dr.  
Houston, TX 77054

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

03/10/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 8,000.00

other:

No argument was presented as to danger, court finds the respondent has met his burden to establish he is not a danger to the community. The respondent was admitted to the United States, is married to a United States citizen and is the beneficiary of an approved Form I-130, Petition for Alien Relative. Court finds the respondent has a strong incentive to appear in court for all hearings and any remaining flight risk is offset by a monetary bond in the amount of \$8,000.

Other:

Immigration Judge: HEWITT, ANDREW 03/10/2026

Appeal:	Department of Homeland Security:	<input type="checkbox"/>	waived	<input checked="" type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved

Appeal Due:04/09/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : ALVARADO MAZARIEGOS, GUILLERMO | A-Number :

Riders:

Date: 03/10/2026 By: HANCOCK, TIMESHA, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

MUNOZ-BERRIOS, IRVING

To:

Urbina-Pabon, Michael Christian  
P.O. BOX 674168  
MARIETTA, GA 30006

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/13/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent’s request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 5,000.00

other:

Respondent entered the U.S. more than ten years ago and has a fixed address in Lawrenceville, GA. He is married to a U.S. citizen and has U.S. citizen children, one with disabilities. He has established employment in the remodeling industry and has filed taxes. His wife filed an I-130 petition on his behalf and that petition has been approved. He appears to be eligible for cancellation of removal (42B) as well as possible adjustment of status through his U.S. citizen spouse.

Other:

On the 3rd day of February, 2026, the U.S. District Court, Middle District of Georgia granted Respondent’s petition for a writ of habeas corpus to the extent that the Court ordered a bond hearing to determine if Respondent may be released on bond under § 1226(a)(2) and the applicable regulations. This order is pursuant to that habeas grant.



Immigration Judge: FULLER, STEVEN 02/13/2026

Appeal: Department of Homeland Security:  waived  reserved  
Respondent:  waived  reserved

Appeal Due:03/16/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : MUNOZ-BERRIOS, IRVING | A-Number : 

Riders:

Date: 02/13/2026 By: Corbin,T, Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

ACOSTA-ROMERO, RAFAEL

To:

Weinstock, Karen  
1827 Independence Square  
Atlanta, GA 30338

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/12/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent’s request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

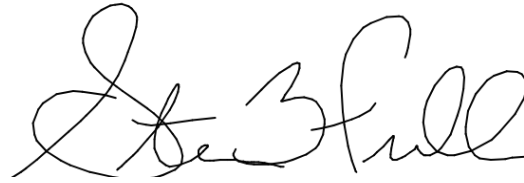
released from custody under bond of \$ 5,000.00

other:

Respondent entered the U.S. in 2000 as a minor and has not departed. Respondent has a fixed address in Lawrenceville, Georgia and at the same address for about ten years. Respondent has five U.S. citizen children and an adult U.S. citizen stepchild; the children's ages range from four to nineteen. Respondent has other extended family in the United States. Respondent has long-term employment history in construction. He identified 42B cancellation as a form of relief. Respondent's criminal history seems to be limited to driving infractions.

Other:

On the 9th day of February, 2026, the U.S. District Court, Middle District of Georgia granted Respondent’s petition for a writ of habeas corpus to the extent that the Court ordered a bond hearing to determine if Respondent may be released on bond under § 1226(a)(2) and the applicable regulations. This order is pursuant to that habeas grant.



Immigration Judge: FULLER, STEVEN 02/12/2026

Appeal:	Department of Homeland Security:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved
	Respondent:	<input type="checkbox"/>	waived	<input checked="" type="checkbox"/>	reserved

Appeal Due:03/16/2026

**Certificate of Service**

This document was served:

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

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

Respondent Name : ACOSTA-ROMERO, RAFAEL | A-Number : 

Riders:

Date: 02/12/2026 By: Green, Ty, Court Staff



**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT**

Respondent Name:

TOMAS VAZQUEZ, VANI GADIEL

To:

Martinez, Carlos  
315 Scenic Hwy  
Lawrenceville, GA 30046

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

01/20/2026

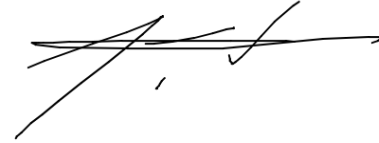
**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

Denied, because

- Granted. It is ordered that Respondent be:
- released from custody on his own recognizance.
  - released from custody under bond of \$ 6,000.00
  - other:

Other:



Immigration Judge: Ward, James 01/20/2026

Appeal:	Department of Homeland Security:	<input type="checkbox"/>	waived	<input checked="" type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved

Appeal Due:02/19/2026

**Certificate of Service**

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

Respondent Name : TOMAS VAZQUEZ, VANI GADIEL | A-Number : 

Riders:

Date: 01/21/2026 By: Corbin,T, Court Staff



**UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT**

Respondent Name:

FUENTES-AMONTE, CECILIA

To:

Lynch, Daniela  
P.O. Box 920005  
Peachtree Corners, GA 30010

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/02/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent's request for a change in custody status is hereby ordered:

- Denied, because
- Granted. It is ordered that Respondent be:
- released from custody on his own recognizance.
  - released from custody under bond of \$ 6,000.00
  - other:
- Other:  
Court has jurisdiction based on Writ of Habeas Corpus Order.

On any appeal from this decision, the Court will supplement this Order with a written decision further analyzing the case concerning its holding.



Immigration Judge: Ward, James 02/02/2026

Appeal:	Department of Homeland Security:	<input type="checkbox"/>	waived	<input checked="" type="checkbox"/>	reserved
	Respondent:	<input checked="" type="checkbox"/>	waived	<input type="checkbox"/>	reserved

Appeal Due:03/04/2026

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

Respondent Name : FUENTES-AMONTE, CECILIA | A-Number : 

Riders:

Date: 02/02/2026 By: Carpenter Sr, Kelvin M., Court Staff



UNITED STATES DEPARTMENT OF JUSTICE  
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW  
STEWART IMMIGRATION COURT

Respondent Name:

BOAVENTURA DE SOUZA, DANIELA

To:

Glenn, Pepper N  
3330 Cobb Pkwy NW  
Suite 324-306  
Acworth, GA 30101

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

02/26/2026

**ORDER OF THE IMMIGRATION JUDGE**

The respondent requested a custody redetermination pursuant to 8 C.F.R. § 1236. After full consideration of the evidence presented, the respondent’s request for a change in custody status is hereby ordered:

Denied, because

Granted. It is ordered that Respondent be:

released from custody on his own recognizance.

released from custody under bond of \$ 8,000.00

other:

The Government concedes the Court has jurisdiction as Respondent entered the United States lawfully on a non-immigrant visa. Thus, the Court now considers whether Respondent poses a danger to the community or a flight risk. The Court finds that Respondent is not a danger to the community. In determining whether a noncitizen presents a danger to the community at large and thus should not be released on bond pending removal proceedings, an Immigration Judge should consider both direct and circumstantial evidence of dangerousness. Matter of Fatahi, 26 I&N Dec. 791, 795 (BIA 2016). “An immigration judge has broad discretion in deciding the factors that he or she may consider in custody redetermination.” See Matter of Guerra, 24 I&N Dec. 37, 40 (BIA 2006).

After considering all of the evidence, the Court finds that Respondent does not pose a danger to the community. Respondent has never been arrested for a crime in the United States. Thus, she has no criminal history and no other negative factors that would make her a danger to the community.

Respondent entered the United States lawfully on a visitor’s visa in 2024.

She thereafter extended her visitor's visa and then was in the process of changing her status and requesting a student visa. During this time, she met and married her husband, Michael Klann, who is a United States citizen. Mr. Klann was previously married for 18 years to a United States citizen and has 3 United States citizen children. However, Mr. Klann's wife passed away 3-4 years ago from breast cancer which was diagnosed while she was pregnant with their youngest child. Mr. Klann met Respondent and married her in 2025. After their marriage, they initiated the process of filing an I-130 Alien Relative Petition with United States Citizenship and Immigration Services ("USCIS"). It was at her appointment for this I-130 with USCIS that she was detained by DHS/ICE. Although the Court does not get into why someone is detained, the Court is tasked with determining if Respondent poses a risk of flight that cannot be ameliorated with a bond.

In this case, the Court considered the evidence of the marriage between Respondent and her United States citizen husband who is a business owner in the United States. The Court also considered that Respondent has 3 United States citizen stepchildren given her marriage to her husband. They live in a fixed address in Ackworth, Georgia.

The Court notes its concern regarding Respondent's relatively recent entrant to the United States; however, this concern was ameliorated by the factors stated below. Respondent has a large support system and community support in the United States evidenced in all of the letters of support filed in her case.

Respondent has a fixed address in Georgia, and she has continued to maintain lawful status in the United States. Respondent has a petition filed by her United States citizen husband with USCIS which remains pending and appears that she has an avenue to continue her lawful status in the United States.

Respondent has maintained the conditions of her non-immigrant status and has never worked while in the United States pursuant to her non-immigrant status. Thus, the evidence shows Respondent has consistently abided by the immigration laws in this Country.

While the Court finds that there is some risk of flight in this case, the Court does not find this risk so significant to preclude the issuance of a high but reasonable bond. See *Matter of Drysdale*, 20 I&N Dec. at 815–17. In setting bond, the Court took into consideration all the factors discussed above.

Further, to evidence Respondent's good character, Respondent provided the Court with multiple letters of recommendation from the community and had family and community members testify on her behalf during her bond hearing.

Taking all direct and circumstantial evidence into consideration, the Court finds that the Respondent has successfully born his burden of establishing that he would not pose a danger to the community if released, nor does he pose a flight risk that cannot be ameliorated by a reasonable bond.

Additional Conditions: Respondent is subject to any and all monitoring and reporting conditions DHS/ICE/ERO may impose pursuant to the Court's decision.

Other:



Immigration Judge: Brown, Bianca 02/26/2026

Appeal: Department of Homeland Security:  waived  reserved  
Respondent:  waived  reserved

Appeal Due: 03/30/2026

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

Respondent Name : BOAVENTURA DE SOUZA, DANIELA | A-Number : 

Riders:

Date: 02/26/2026 By: Corbin,T, Court Staff