

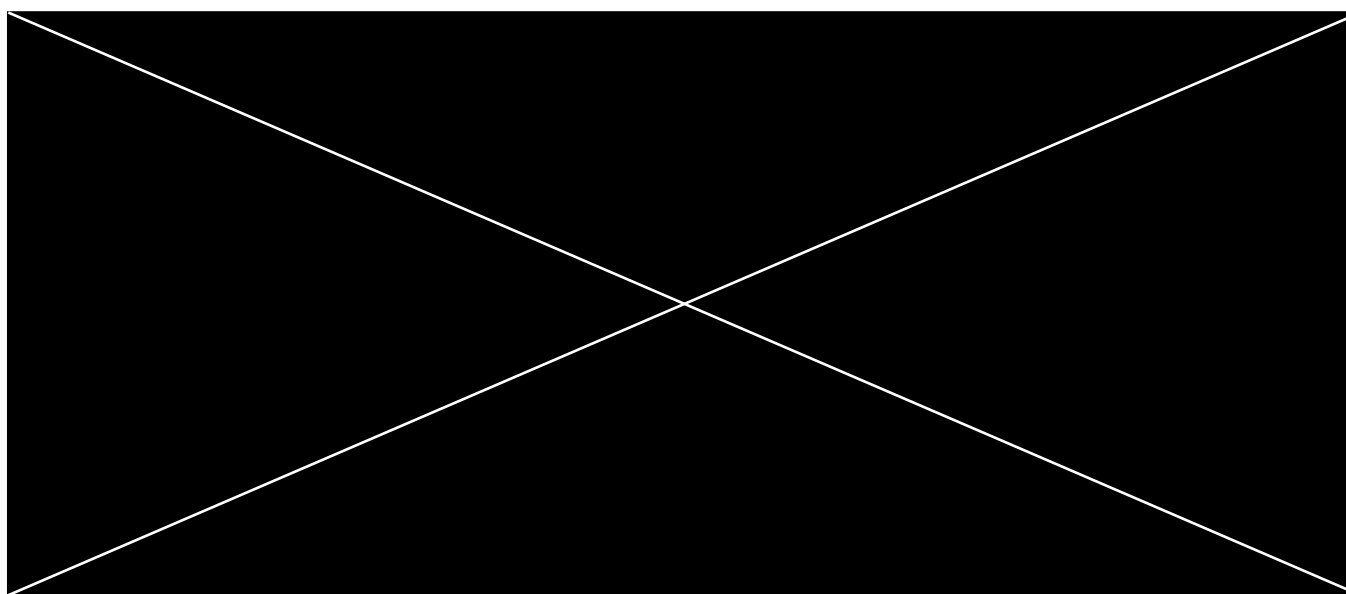
Petition challenging the unlawful and prolonged immigration detention of the petitioner, in violation of the United States Constitution and federal law.

RELIEF REQUESTED:

Immediate judicial review of the legality of the petitioner's detention and any other relief the Court deems just and proper.

PETITIONER'S SPOUSE (PRO SE):

Claudys Blanesk Freitez de Calanche



SERVICE COPY TO:

U.S. Immigration and Customs Enforcement (ICE)

Office of the Principal Legal Advisor (OPLA)

Eden Detention Center

702 E Broadway St

Eden, TX 76837

DATE: 01/19/26

SIGNATURE: *Claudys*

Claudys Blanesk Freitez de Calanche

Spouse of the Petitioner – Pro Se

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS

SAN ANTONIO DIVISION

SA 26 CA 0186 XR

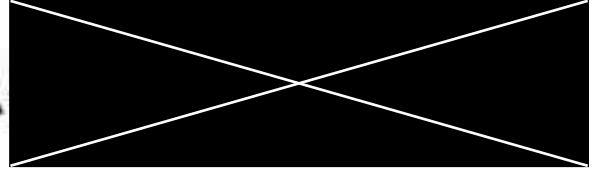
PETITION FOR WRIT OF HABEAS CORPUS

(28 U.S.C. § 2241)

PRO SE

PETITIONER:

Franklin José Calanche Suárez

Alien Registration Number (A-Number): A 

(Currently in custody of U.S. Immigration and Customs Enforcement – ICE)

FILED ON BEHALF OF THE PETITIONER BY:

Claudys Blanesk Freitez de Calanche,

acting in her capacity as the lawful spouse of

Franklin José Calanche Suárez

RESPONDENTS:

Acting Director, U.S. Immigration and Customs Enforcement (ICE)

Field Office Director, ICE Enforcement and Removal
Operations

Warden / Officer in Charge of Custody Facility

SUBJECT MATTER:

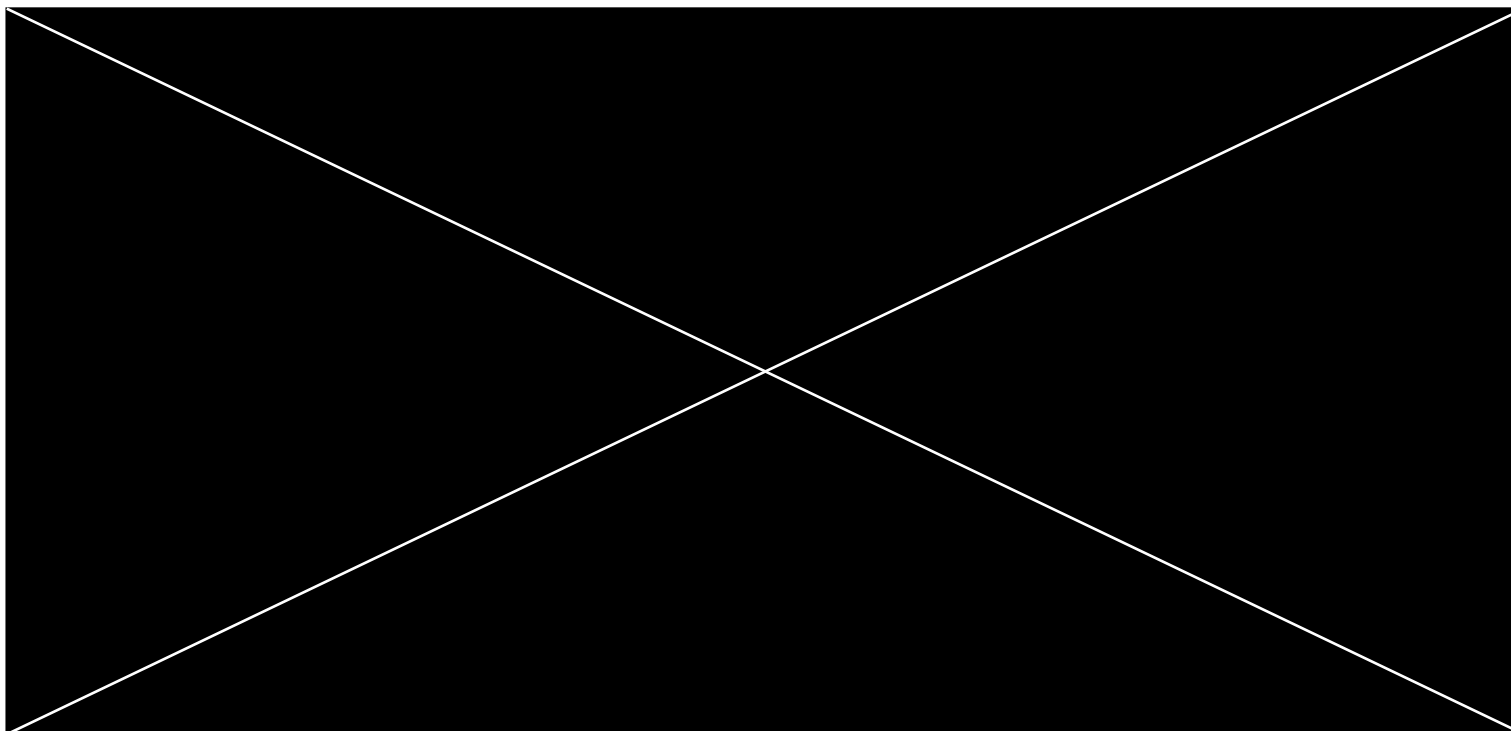
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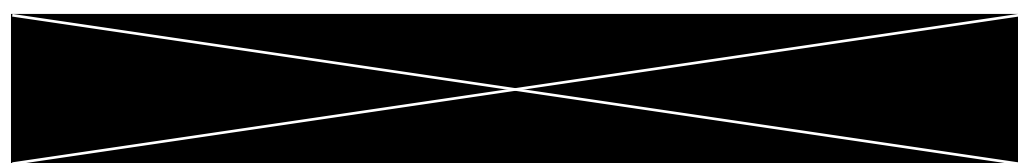
PETITIONER'S SPOUSE (PRO SE):

Claudys Blanesk Freitez de Calanche



SERVICE COPY TO:

U.S. Immigration and Customs Enforcement (ICE)
Office of the Principal Legal Advisor (OPLA)



Dallas, TX 75247

DATE: 01/09/26

SIGNATURE: *Claudys*

Claudys Blanesk Freitez de Calanche

Spouse of the Petitioner – Pro Se

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS

SAN ANTONIO DIVISION

SA26CA0186 XR

PETITION FOR WRIT OF HABEAS CORPUS

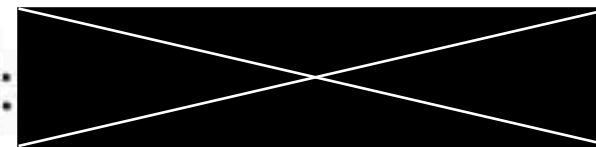
(28 U.S.C. § 2241)

PRO SE

PETITIONER:

Franklin José Calanche Suárez

Alien Registration Number (A-Number):



(Currently in custody of U.S. Immigration and Customs Enforcement – ICE / Detention Facility)

FILED ON BEHALF OF THE PETITIONER BY:

Claudys Blanesk Freitez de Calanche,

acting in her capacity as the lawful spouse of

Franklin José Calanche Suárez

RESPONDENTS:

Acting Director, U.S. Immigration and Customs Enforcement
(ICE)

Field Office Director, ICE Enforcement and Removal
Operations

Warden / Officer in Charge of Detention Facility

SUBJECT MATTER:

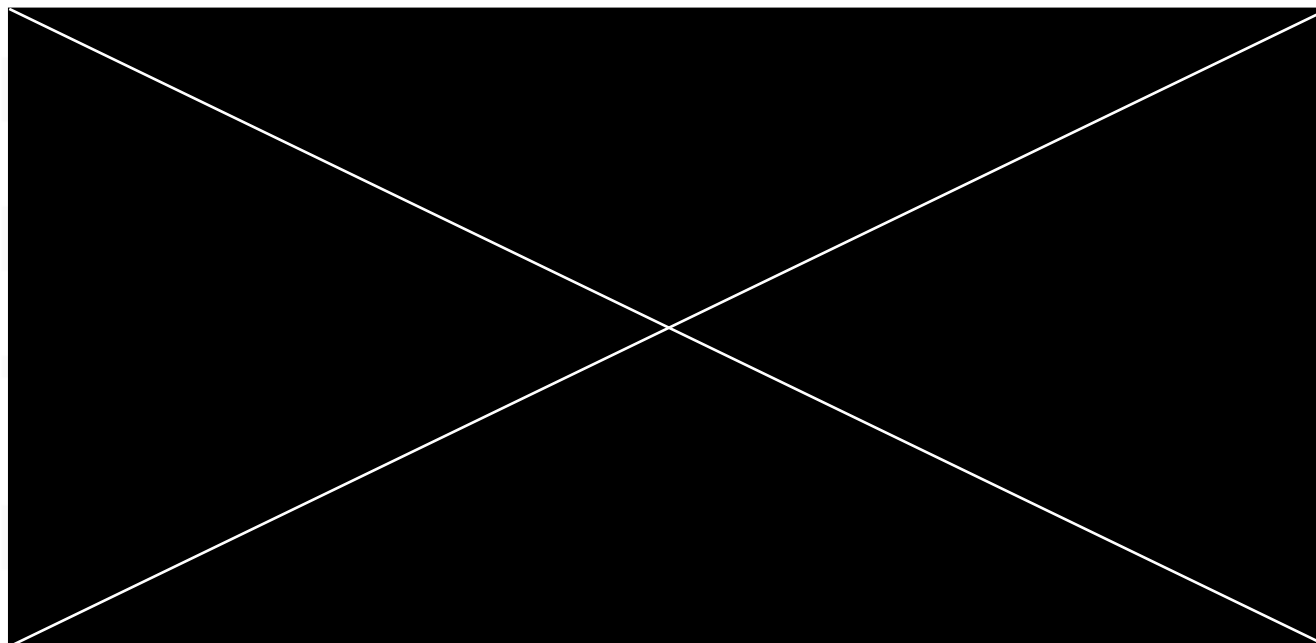
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PETITIONER'S SPOUSE (PRO SE):

Claudys Blanesk Freitez de Calanche



SERVICE COPY TO:

U.S. District Court – Western District of Texas
G-65 John H. Wood, Jr. United States Courthouse
655 East Durango Boulevard
San Antonio, TX 78206

Tel: (210) 472-6550

DATE: 01/09/26

SIGNATURE: *Claudys*

Claudys Blanesk Freitez de Calanche

Spouse of the Petitioner – Pro Se

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION

SA 26 CA 0186 XR

CLAUDYS BLANESK FREITEZ DE CALANCHE,
Petitioner,


v.

IMMIGRATION AND CUSTOMS ENFORCEMENT (ICE), et al.,
Respondent.

Civil Action No.: [To be assigned by the Court]

HABEAS CORPUS PRO SE PETITION

TO THE HONORABLE JUDGE OF SAID COURT:

I, Claudys Blanesk Freitez de Calanche, Alien Number A-241-992-866, respectfully submit this Petition for Writ of Habeas Corpus Pro Se on behalf of my husband, Franklin José Calanche Suárez, Alien Number A- who is currently detained by Immigration and Customs Enforcement (ICE).

1. Detention Background My husband was detained on December 2, 2025, after voluntarily appearing at a scheduled ICE appointment. His detention occurred without a clear explanation, despite our family's continuous compliance with all required immigration appointments and court appearances.

Prior Events:

- On September 29, 2025, my family and I—my husband Franklin José Calanche Suárez, myself, and our minor children—appeared as scheduled at our ICE appointment.
- Upon arrival, we were informed that the ICE office was closed due to a prior shooting incident.
- We documented our presence with photographs and were interviewed by Telemundo Noticias.
- Afterward, we contacted ICE by phone to report our attendance and were instructed to send an email with proof, which we did.
- Despite repeated follow-ups, including calling the following day to request a new appointment, we never received a response or a new appointment.
- In October, I personally visited the ICE office for information, as my husband was working out-of-state fulfilling his role as the primary financial provider.

- During this visit, I experienced extreme fear and distress due to comments made by the ICE officer, which I perceived as threats and intimidation, causing panic for my children's safety.
- ICE eventually issued a new appointment for April 2026, instructing my husband to attend as soon as possible.
- However, his employer only allowed him to leave work beginning December 1, 2025, due to job obligations. Despite this, he voluntarily appeared on December 2, 2025, and was detained that same day without explanation.

Detention Transfers: My husband was initially detained by ICE in Dallas, Texas, then transferred to the Bluebonnet Detention Facility, and subsequently to the Eden Detention Facility, where he remains in custody.

2. Impact on Family The detention of my husband has caused immense emotional and financial distress:

- Our six-year-old son, Franco Jeremías Calanche Freitez, asks for his father every day.
- I have not yet been able to explain to him that his father is detained.
- Our 17-year-old son, Willians Alexis Pérez Freitez, who recently celebrated his birthday in December, has been heartbroken, having spent 11 birthdays with his father, and cries over his absence.
- The thought of my husband missing our eldest son's high school graduation in May 2026 causes ongoing anguish.
- My husband's detention has impacted his health, causing poor sleep, inadequate nutrition, and frequent illness.
- The entire financial and caregiving responsibility has fallen upon me, straining our household and affecting the stability of our children.

3. Court Appearances On December 3, 2025, the day after his detention, we had a scheduled hearing before Immigration Judge Christopher J. Thieleman. I attended alone with my children and submitted the following documentation:

- Marriage certificate (translated into English).
- Birth certificates of our children.
- Evidence of our family and humanitarian situation.

4. Grounds for Relief

1. Unlawful detention of my husband without explanation.
2. Threats and intimidation by ICE officials causing fear and emotional harm.
3. Severe emotional and psychological harm to our minor children (W [REDACTED] 17; F [REDACTED] 6).
4. The family's inability to meet financial obligations due to my husband's detention.

5. Request for Relief I respectfully request that this Court:

1. Review the legality of my husband's detention.
2. Grant emergency or expedited release due to the emotional and humanitarian impact on our family.
3. Consider the welfare of our minor children in any relief provided.
4. Grant any other relief deemed just and proper under the law.

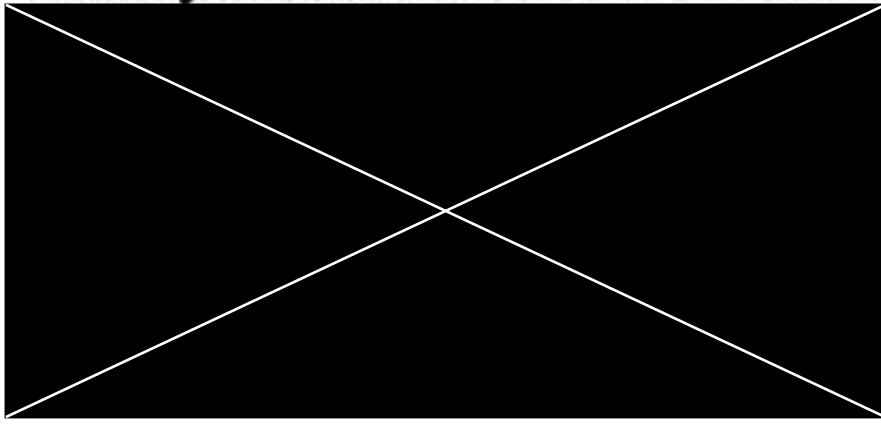
6. Affidavit / Declaration I declare under penalty of perjury that the foregoing is true and correct:

- Since my husband's detention and transfer to Bluebonnet and Eden Detention Facilities, the emotional toll on our family has been devastating.
- Our six-year-old son asks for his father daily.
- Our 17-year-old son is heartbroken and cries over his father's absence.
- The thought of my husband missing our eldest son's graduation in May 2026 causes constant anxiety and distress.

Dated: January 7, 2026

Respectfully submitted,

Claudys Blanesk Freitez de Calanche



Pro Se

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION

FRANKLIN JOSÉ CALANCHE SUÁREZ, A#
Detainee,

v.

IMMIGRATION AND CUSTOMS ENFORCEMENT (ICE), and WARDEN OF THE
DETENTION FACILITY where Petitioner is confined,
Respondents.

Civil Action No. SA 26 CA 0186

SA 26 CA 0186

XR

I. INTRODUCTION

COMES NOW the Petitioner, Franklin José Calanche Suárez, by and through his wife Claudys Blanesk Freitez de Calanche, A# , acting Pro Se, and respectfully petitions this Honorable Court for a Writ of Habeas Corpus pursuant to 28 U.S.C. § 2241, challenging the legality and conditions of his continued detention by Immigration and Customs Enforcement (ICE).

II. JURISDICTION AND VENUE

This Court has jurisdiction under 28 U.S.C. § 2241, as Petitioner is in federal immigration custody within the Western District of Texas. Venue is proper as Petitioner is detained under the authority of ICE within this district.

III. STATEMENT OF FACTS

1. Sept. 29, 2025: Petitioner attended a scheduled ICE appointment. The office was closed due to a shooting incident. Attendance was documented via photos and media interview (Telemundo).
2. Oct. 2025: After no response to emails, Petitioner's wife appeared at ICE. She was told a new appointment would be set for April 2026, but Petitioner should appear "as soon as possible."
3. Dec. 2, 2025: After securing his job obligations as sole provider, Petitioner voluntarily presented himself to ICE and was taken into custody without explanation.
4. Dec. 3, 2025: Petitioner's wife appeared before Judge Christopher J. Thielemann and submitted all required certified family documentation.

IV. HUMANITARIAN AND CONSTITUTIONAL CONCERNS

Petitioner has fully complied with all requirements and is not a flight risk. His detention has caused:

- Physical Deterioration: Lack of sleep, poor nutrition, and constant illness.
- Family Hardship: Extreme emotional distress and financial instability for his wife and minor children.
- Due Process: Violation of Fifth Amendment protections through unnecessary and excessive restraint.

V. REQUEST FOR RELIEF

WHEREFORE, Petitioner respectfully requests that this Honorable Court: A. Issue a Writ of Habeas Corpus ordering Respondents to justify Petitioner's detention; B. Order the immediate release of Petitioner, or alternatively, release under supervision; C. Grant any other relief the Court deems just and proper.

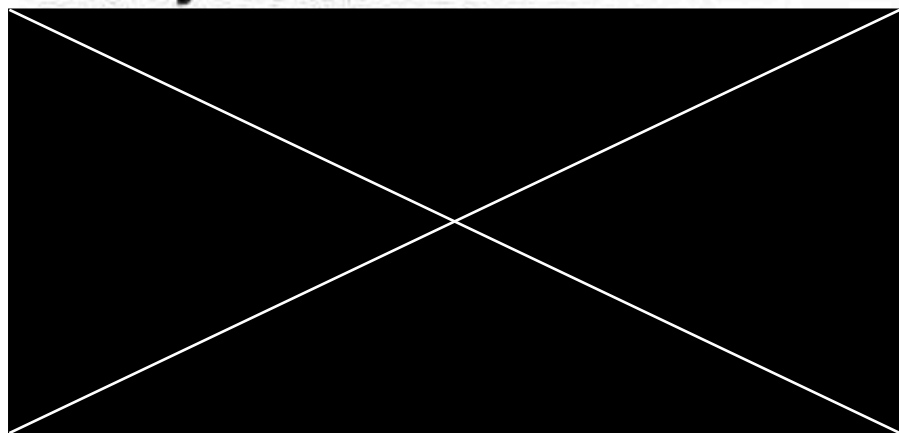
VI. VERIFICATION

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Dated: January 7, 2026

Respectfully submitted,

Claudys Blanesk Freitez de Calanche



Pro Se