

PETITIONER'S MOTION TO VACATE AND RESET

**UNITED STATES DISTRICT COURT
DISTRICT OF MARYLAND
NORTHERN DIVISION**

EMMANUELLA AGUH

Plaintiff / Petitioner,

v.

DEPARTMENT OF HOMELAND SECURITY;
PAMELA BONDI, in her official capacity
as Attorney General of the United States;
KRISTI NOEM, in her capacity as
Secretary of the United States Department
of Homeland Security;
TODD M. LYONS, in his official capacity
as Acting Director of the United States
Immigration and Customs Enforcement.

Respondents.

Case No. 1:26-cv-00794-TDC

PETITIONER'S MOTION TO VACATE AND RESET

Petitioner, Emmanuella Aguh, respectfully requests that the Court order the Department of Homeland Security and the Immigration Court in Louisiana to vacate the Bond Redetermination Hearing in Louisiana and reset it to be in Hyattsville, Maryland. The grounds for this motion are set forth below.

A telephone conference was held on February 26, 2026, during which the Court ordered that Petitioner file a motion for bond. During that conference, the Court expressly stated

that the Department of Homeland Security could not permanently detain Petitioner at the ICE Baltimore Field Office and that, if she were transferred, she would have to be returned to Maryland for a bond hearing in Hyattsville.

In compliance with the Court's directive, Petitioner timely filed a Motion for Bond with the Immigration Court in Hyattsville, Maryland. A copy of said Motion for Bond is attached hereto as Exhibit A.

Since that telephone conference, however, a bond redetermination hearing has been scheduled in Louisiana, in direct violation of this Court's prior Order. A copy of the hearing notice scheduling the bond redetermination in Louisiana is attached hereto as Exhibit B.

Petitioner respectfully requests that this Honorable Court enforce its February 26, 2026, Order, vacate the improperly scheduled bond redetermination hearing in Louisiana, and order that the bond hearing proceed before the Immigration Court in Hyattsville, Maryland, consistent with the Court's prior directive. Petitioner further requests any additional relief this Court deems just and proper.

Respectfully Submitted,



Elizabeth Anu Lawrence, Esquire
Bar No. 29305
Law Office of Elizabeth Anu Lawrence LLC.,
90 Painters Mill Road, Suite 226
Owings Mills, Maryland 21117
Phone: (410) 986-0088
Fax: (410) 630-5800
Elizabeth@elawrencelaw.com