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7
8 UNITED STATES DISTRICT COURT
9 SOUTHERN DISTRICT OF CALIFORNIA

10
11 SAMARE ALI,
12
13 Petitioner,
14
15 v.
16 WARDEN Jeremy Casey, et al,
17
18 Respondents.

Case No.: 26-cv-01699-RBM-VET
JOINT STATUS REPORT

19
20 Pursuant to the Court's April 13, 2026, order, ECF No. 11, the parties jointly provide
21 this status report confirming Petitioner was scheduled for a bond hearing on April 23, 2026.
22 See IJ Order. Petitioner was granted bond in the amount of \$3,000. See *id.*

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1 DATED: April 23, 2026

2 /s/ Camille Fenton
3 Camille Fenton
4 Attorney for Petitioner

5
6 DATED: April 23, 2026

7 ADAM GORDON
8 United States Attorney

9 /s/Antonio Estrada
10 ANTONIO ESTRADA
11 Special Assistant U.S. Attorney
12 Attorneys for Respondents

13 **SIGNATURE CERTIFICATION**

14 Pursuant to Section 2(f)(4) of the Electronic Case Filing Administrative Policies
15 and Procedures of the United States District Court for the Southern District of California,
16 I hereby certify that the content of this document is acceptable to Camille Fenton, counsel
17 for Petitioner, and that I have obtained Ms. Fenton’s authorization to affix her electronic
18 signature to this document.

19 DATED: April 23, 2026

20 /s/Antonio Estrada
21 ANTONIO ESTRADA
22 Special Assistant United States Attorney



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

Respondent Name:

SAMARE, ALI

To:

LOPEZ, ELIZABETH ANN
2534 State St. Suite 208
SAN DIEGO, CA 92101

A-Number:



Riders:

In Custody Redetermination Proceedings

Date:

04/23/2026

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 \$ 3,000.00

other:

Failure to Appear Warning: You must appear at all immigration court hearings in your case. If you fail to appear at any of your immigration court hearings, an immigration judge may issue a removal order against you in your absence. That removal order will result in you being sent back to your home country.

To find out information about your case, visit this website:

<https://acis.eoir.justice.gov/en/> or call 1-800-898-7180.

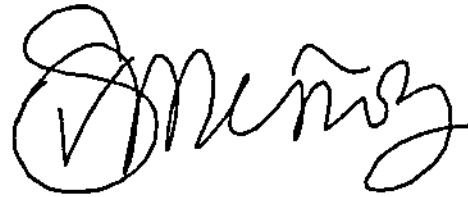
Requirement to Notify Immigration Court of Address/Telephone Number Change: During your immigration proceedings if you change your address or telephone number, you must notify the immigration court within 5 days of such change using the blue change of address forms [Form EOIR-33/IC]. Changing your address with DHS or ICE does not change your address with the Immigration Court. If you do not change your address with the Immigration Court, you will not get notices of future court dates. If you don't get notices of court dates, you might fail to appear in court. If you fail to appear in court, you may get a removal order sending you back to your home country. Again, it is your personal responsibility to ensure your address

If you are released from detention, do not assume your case will automatically be transferred to a different immigration court. YOUR CASE WILL NOT AUTOMATICALLY BE TRANSFERRED TO A DIFFERENT IMMIGRATION COURT. Assume your case stays with the Imperial Immigration Court for all future hearings in your case. You may file a request with this court to transfer your case to a different court. Your case stays with this court until an immigration judge approves your request in writing to transfer your case to a different court. YOU MUST CONTINUE TO COME BACK TO THE IMPERIAL IMMIGRATION COURT FOR ALL FUTURE HEARINGS UNLESS AN IMMIGRATION JUDGE HAS APPROVED YOUR WRITTEN REQUEST TO TRANSFER YOUR CASE TO A DIFFERENT IMMIGRATION COURT.

Alternatives to Detention (ATD) at DHS discretion are authorized.

Respondent must surrender his NATIONAL ID CARD ISSUED BY THE COUNTRY OF TOGO to DHS prior to release from detention. If DHS already has his NATIONAL ID CARD ISSUED BY THE COUNTRY OF TOGO in their possession, Respondent agrees that DHS may keep his NATIONAL ID CARD ISSUED BY THE COUNTRY OF TOGO until his immigration removal proceedings have been completed. Even if DHS does not currently have Respondent's NATIONAL ID CARD ISSUED BY THE COUNTRY OF TOGO, Respondent agrees that DHS may keep his NATIONAL ID CARD ISSUED BY THE COUNTRY OF TOGO until removal proceedings have been completed once he surrenders his NATIONAL ID CARD ISSUED BY THE COUNTRY OF TOGO to DHS.

- Other:
HABEAS BOND - DHS HAD THE BURDEN OF PROOF BY CLEAR AND CONVINCING EVIDENCE.



Immigration Judge: Munoz, Jeffrey V. 04/23/2026

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


Appeal Due: 05/26/2026

Certificate of Service

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

Respondent Name : SAMARE, ALI | A-Number : 

Riders:

Date: 04/23/2026 By: Villegas Jr., Jose, Court Staff