

Mail body: Fw: Hello

220 231 050

Sent from Yahoo Mail for iPhone

4. 26-cv-574

Begin forwarded message:

On Thursday, April 2, 2026, 5:19 PM, [REDACTED] wrote:

IN THE UNITED STATES DISTRICT COURT

FOR THE [APPROPRIATE DISTRICT]

Petitioner: Jeison David Narvaez Martinez (J-E-I-S-O-N)

Respondent: Stewart Detention Center or ICE official, Warden Jason Streeval

HABEAS CORPUS PETITION

I, Jeison David Narvaez Martinez (J-E-I-S-O-N), by and through undersigned counsel or next friend, petition this Court for a writ of habeas corpus under 28 U.S.C. § 2241, and in support states as follows:

1. Jurisdiction: This Court has jurisdiction pursuant to 28 U.S.C. § 2241, as Petitioner is in custody of the United States at Stewart Detention Center.
2. Parties: Petitioner, Jeison David Narvaez Martinez (J-E-I-S-O-N), is a national of Venezuela, currently held at Stewart Detention Center. Respondent is the warden or supervising authority, Jason Streeval, at the detention center.
3. Factual Background: Petitioner was taken into custody on February 15th at a gas station and has been detained since that date without lawful justification. He is awaiting an asylum hearing. Since arriving in the United States, Petitioner has been a law-abiding resident with no criminal history. While detained, he has been unable to prepare his asylum case because he cannot gather vital evidence from Venezuela. Moreover, the time he has been given thus far does not allow him a fair opportunity to fully prepare his defense.
4. Legal Claim: Petitioner's continued detention is unlawful, violating his due process rights under the Fifth Amendment. He is unable to effectively assist in his asylum defense, a fundamental constitutional right. His detention is arbitrary and punitive, preventing him from having a fair chance to present his asylum case.

5. Request for Relief: Petitioner respectfully requests that this Court order his immediate release on a supervised bond with an ankle monitor. As his wife, Cheryl Wright Narvaez, I will be legally responsible for him, ensuring he attends all court appearances and other proceedings tied to his asylum case or any other matters with the agency. Petitioner is not a flight risk, as he helps me care for my mother, who suffers from congestive heart failure, as well as his children. He needs to be released so he can prepare his asylum case and have a fair chance at his trial—something he cannot do while detained at Stewart Detention Center.

6. Conclusion: For the foregoing reasons, Petitioner prays that this Court grant the writ, declare his detention unlawful, and order his release on supervised bond with an ankle monitor, pending his asylum proceedings.

Respectfully submitted,

Cheryl Wright Narvaez

[Your Contact Information]

Cheryl Wright Narvaez

