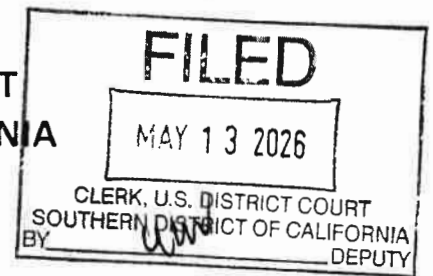


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA



PETITIONER, PRO SE

CASE : 26:CV:2748

SARNA ANIKET

V.

RESPONDENTS

CHRISTHOPER J. LAROSE, WARDEN OTAY

MESA DETENTION CENTER

MOTION TO RECONSIDER MY HABEAS CORPUS PETITION

PETITIONER SARNA ANIKET RESPECTFULLY SUBMITS THIS MOTION TO THE COURT TO RECONSIDER HABEAS CORPUS PETITION .

1. MY BIA(BOARD OF IMMIGRATIONS APPEALS) ARE STILL PENDING FOR MY BOND AND FOR MY MERIT HEARING, I HAD FILED A BOND APPEAL ON 15/11/2025 ITS ALMOST 5 MONTHS PASSED BUT ITIS STILL PENDING AND I HAD FILED A BIA APPEAL FOR MY MERIT HEARING ON 28/01/2026 ITS ALMOST 3.5 MONTHS PASSED IS STILL PENDING , I DON'T HAVE ANY BRIEFING SCHEDULE FROM THE BIA STILL NOW, I DON'T KNOW HOW MUCH LONG TIME MY APPEALS WILL TAKE, THIS IS MAKING A PROLONGED DETETNTION.
2. IF I WILL WAIT FOR MY CURRENT BOND APPEAL WHICH I HAVE FILED ON 04/13/2026 FOR MY BOND HEARING WHICH WAS PARTIALLY GRANTED BY THE FEDERAL COURT ORDER MAYBE IT WILL TAKE MORE THAN 6 TO 8 MONTHS OR MORE, THIS WILL MAKE A PROLONGED DETETION FOR KEEPING ME IN DETENTION FOR MORE THAN 2 YEARS.
3. IF MY BIA APPEALS DECISION WILL NOT IN MY FAVOR, I WILL GO FOR THE HIGHER AUTHORITIES, THE NINTH CIRCUIT COURT OF APPEALS, IT WILL TAKE MORE TIME, THAT MAY LEAD TO 2 TO 3 YEARS EXTENSION OF MY DETENTION.
4. I DEVELOPED MENTAL HEALTH PROBLEMS BECAUSE OF MY STAY IN HERE MY PHYSICAL HEALTH AND MENTAL HEALTH SLOWLY DEPRIVING EVERY SINGLE DAY.
5. CONTINUED DETENTION IS CAUSING SERIOUS HARDSHIP,I HAD ALREADY BEEN

DETAINED FOR APPROXIMATELY 13 MONTHS, THE PROLONGED DETENTION HAS CAUSED SERIOUS EMOTIONAL, FINANCIAL AND FAMILY HARDSHIP. FURTHER DELAY INCREASES THE HARM SUFFERED BY ME. I HAD COME HERE TO THE UNITED STATES TO SAVE MY LIFE, MY LIFE WAS IN DANGER IN MY HOME COUNTRY, BUT I AM STILL DETAINED IN A PRISON WITHOUT KNOWING WHEN WILL I GET JUSTICE.


6. I AM NOT A FLIGHT RISK AND HAVE A GOOD FAMILY TIES IN THE UNITED STATES, I HAVE NO CRIMINAL HISTORY IN MY PAST AND HENCE I HAVE PROVIDED MY SPONSOR DETAILS WHO IS WELL ESTABLISHED IN THE UNITED STATES WHO WILL TAKE CARE OF MY FURTHER RESPONSIBILITIES.
7. LIBERTY IS A MANNER AND THUS CIVIL DETENTION CAN NOT BE THE FUTURE OF LEGAL PROCEEDINGS, *SEE* "BAYANI V. LAROSE CASE NO: 26:CV:0266-JES-VET" AND "PEREZ V. PAULK 26-CV-00029, 2026 U.S DISTRICT LEXIS 79536" AND "MC CARTHY V. MADIGAN 503 U.S. 140" & "SOTO MEDINA 2026 U.S DISTRICT LEXIS 11113 25-CV-1704" & "QIBAOLIN V. NOEM 26-CV-1280".

WHEREFORE, PETITIONER PRAYS THAT THIS COURT:

1. ORDER RESPONDENTS TO IMMEDIATELY RELEASE PETITIONER FROM DETENTION.
2. GRANT ANY OTHER RELIEF IT DEEMS JUST AND PROPER.

PETITIONER, PRO SE

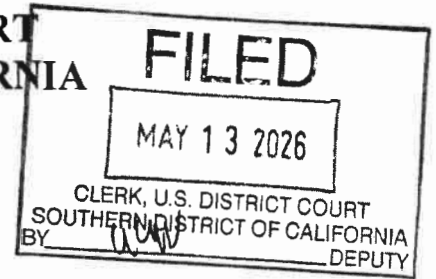
SARNA ANIKET


OTAY MESA DETENTION CENTER
P.O BOX 439049
SAN DIEGO CA 92143-9049

SIGNATURE 

DATE: 05/11/2026


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA
SAN DIEGO



MOTION FOR APPOINTMENT OF COUNSEL

Your Honorable Judge,

I am petitioner **Sarna Aniket**, I am respectfully submitting this motion to request the court to please appoint a counsel to help me with my Habeas Corpus Case (26-cv-2748).

Sarna Aniket
A No 
Otay Mesa Detention Center
PO BOX: 439049
San Diego, CA 92143-9049

Signature: 

Date: 05/11/2026