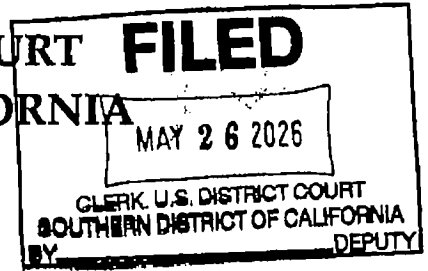


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA



Petitioner
L.A.R.V.

v.

Respondents
Christopher J. LaRose, Warden of Otay Mesa
Detention Center, Todd Lyons, Director of ICE.

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)
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) Case: 26-cv-02797-CAB-VET
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RE: WITHDRAWAL OF CASE 3:26-cv-02991-CAB-MMP

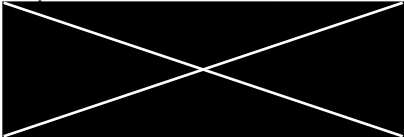
The undersigned, L.A.R.V., hereinafter the Petitioner, respectfully address to Your Honor to bring to your attention recent events.

1. On May 15, 2026, Petitioner was notified of the receipt of the habeas corpus petition submitted last May 4, 2026, to the Rhode Island District Court, which was transferred to the Southern District of California, under your Court's attention. That petition was assigned case number 3:26-cv-02991-CAB-MMP.
2. Petitioner wishes to inform Your Honor of the withdrawal of case 3:26-cv-02991-CAB-MMP to avoid any conflict, duplication or confusion with the first case which is already under your control.
3. Petitioner respectfully request that only case 26-cv-02797-CAB-VET remain active to prevent Your Honor from wasting time dealing with the same case twice.
4. Due to the Petitioner's ignorance of the laws of this country, as well as the desperation of seeing how, despite having the truth, the legal grounds on his side and sufficient evidence, it has still not been possible for him to regain his freedom, that is why he dared to explore the alternatives of finding necessary relief in another District, in which immediate release is possible and has already been granted, exempting the exhaustion of the administrative

remedies, when the Immigration Judges have not fulfilled their duty to adhere to due process in bond hearings. *See Picado v. Hyde*, 2026 U.S. Dist. LEXIS 27155.

5. The IJ who unlawfully denied him bond has also denied it to virtually 100% of the people who appear in her court. This is a widely known fact among the detainees at Otay Mesa Detention Center, because we share the outcomes of our bond hearings with each other. This clearly suggests a pattern of anti-immigrant behavior on the part of the IJ Olga Attia, rather than respect for the Constitution and Due Process.
6. Other Immigration Judges at OMDC have granted bonds on the same days that IJ Attia has denied them. Petitioner is not making accusations. He is simply pointing out specific facts he knows and showing the legal grounds on which he believes he has the right to either be released immediately or to have a second bond hearing, as has already happened in this and other Districts. *See Bayani v. LaRose*, 2026 U.S. Dist. LEXIS 102798.
7. Petitioner and his family are suffering increasingly from the irreparable damage caused by his prolonged detention -about 17 months, since January 9, 2025-. Above all, the person who has suffered most from this devastating episode, besides him, is his minor daughter, who also has had to undergo psychological therapy for over a year after witnessing how her family has been fractured by this situation, and his father's life is in danger.
8. The only reason to file another habeas petition is to try to get immediate release or a second bond hearing before a neutral IJ, and regain his liberty.

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


Luis Antonio Ramos v. Mariaeva
Petitioner Pro Se

May 18, 2026.