

II
TRO
TEMPORARY RESTRAINING ORDER

DETAINED

FILED

MAY 11 2026

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA
BY *[Signature]* DEPUTY

**U.S. DISTRICT COURT
SOUTHERN CALIFORNIA**

In the Matter of:

GROSSO, ALVARO MATIAS

FILE No: '26CV3112 CAB DDL



**MOTION TO TEMPORARY
RESTRAINING ORDER**

Otay Mesa Detention Center

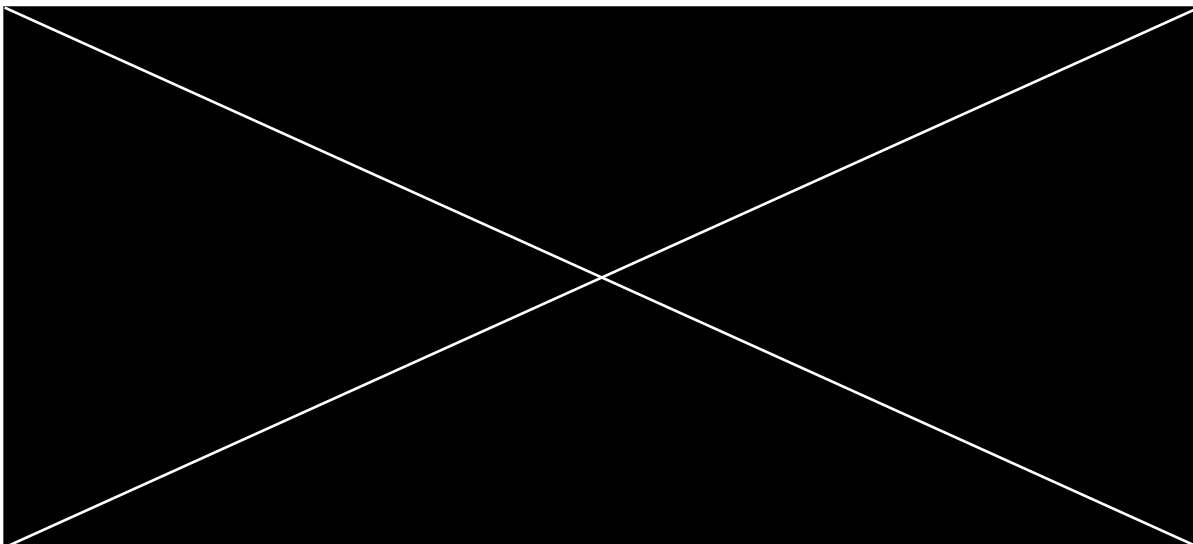
May 6, 2026

**U.S. DISTRICT COURT
SOUTHERN CALIFORNIA**

I – INTRODUCTION

Petitioner, Alvaro Matias Grosso, (Hereinafter “Petitioner” or Mr. Grosso”) hereby submits this motion, *pro se* in form Pauperis, MOTION TO TEMPORARY RESTRAINING ORDER, Mr. Grosso meets the standard for stay of removal as (1) it is probable that he will suffer irreparable harm if the stay is denied, (2) he raises a substantial case for relief on the merits, and (3) the public interest does not weigh against a stay of removal. *Leiva-Perez v. Holder*, 640 F.3d 962, 970 (9th Cir. 2011).

First, Petitioner faces irreparable harm if his stay of removal is not granted, Mr. Grosso is removable to Italy or Argentina, but has a pending application for a T visa that he wants to pursue to a final determination. Mr.



issued on his T visa.

VII – CONCLUSION

For the foregoing reasons, Mr. Grosso submits this MOTION TO TEMPORARY RESTRAINING ORDER *Pro Se*, He is likely to face irreparable harm if he is removed to Italy or Argentina prior to a decision being rendered on the merits on his pending T visa application, he has a high likelihood of success on the merits and denial of the stay does not serve the public interest.

Respectfully Submitted.

Date: May 6, 2026


ALVARO MATIAS GROSSO

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