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PALMATIER, in his official capacity, 24 Defendants. 25 26 27 28

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**JURISDICTION AND VENUE** 

1. This case challenges Immigration and Customs Enforcement's ("ICE's") practice of issuing immigration detainers and thereby causing the detention of thousands of people every year in violation of the Fourth Amendment, the Fifth Amendment's Due Process Clause, and the governing federal statute. As alleged below, ICE routinely issues immigration detainers, also known as immigration holds, against people in the custody of federal, state, and local law enforcement agencies ("LEAs") without probable cause to believe they are removable as the Constitution requires, without prompt judicial probable cause determinations as the Constitution requires, and without individualized determinations of probable cause of removability and likelihood of escape as required by statute.

2. This Court has subject matter jurisdiction under 28 U.S.C. § 1331 and Article III of the U.S. Constitution. It has authority to grant declaratory relief under 28 U.S.C. §§ 2201 and 2202, and injunctive relief under 5 U.S.C. § 702. Alternatively, this Court has subject matter jurisdiction under 28 U.S.C. § 2241, as the issuance of an immigration detainer places Plaintiffs in the concurrent or future custody of ICE. Venue is proper under 28 U.S.C. § 1391(b)(2).

### INTRODUCTION

- 3. An immigration detainer, also known as an ICE detainer, is a request that an LEA continue to detain an individual for 48 hours, excluding weekends and holidays, beyond the time when he or she would otherwise be released from criminal custody, to provide ICE extra time to assume physical custody of the person and investigate his or her immigration status.
- 4. Because an immigration detainer purports to authorize multiple days of imprisonment unrelated to the initial criminal custody, it effectively causes a new seizure, and thus must be supported by probable cause to believe the individual so detained is subject to detention and removal.

- 5. Yet, in practice, ICE does *not* require its agents to establish probable cause before issuing immigration detainers. On the contrary, ICE agents, pursuant to agency policy and practice, routinely issue immigration detainers without probable cause, and they begin to investigate whether an individual is subject to removal only after he or she has been subjected to additional detention on the detainer. At no time does ICE provide any judicial probable cause determination. As a result, ICE's issuance of immigration detainers violates the Fourth Amendment and/or the Fifth Amendment's Due Process Clause by restraining and depriving individuals of their liberty without probable cause, and without a prompt judicial determination of probable cause.
  - 6. ICE's issuance of immigration detainers also exceeds the statutory limitations on ICE's warrantless arrest and enforcement powers at 8 U.S.C. § 1357(a) by effecting warrantless arrests of individuals without an individualized determination of probable cause to believe that they are removable or that they are likely to escape before a warrant can be obtained.

- 7. Nationally, between fiscal year 2008 and the beginning of fiscal year 2012, ICE issued immigration detainers seeking the incarceration of nearly one million people. In 2012 alone, ICE's Los Angeles Field Office issued more than 39,000 immigration detainers.
- 8. ICE's practice of issuing immigration detainers without probable cause to believe that a person is subject to removal, without a prompt judicial probable cause determination, and in excess of its statutory authority has deprived of their liberty thousands of people who are not actually removable—including American citizens and lawful permanent residents without criminal convictions that render them removable.
- 9. Plaintiffs Gonzalez and Chinivizyan are two such people. Both are U.S. citizens. When they entered this lawsuit, they were both in custody and subject to immigration detainers. Mr. Gonzalez was facing imminent detention on his ICE

detainer, and Mr. Chinivizyan was already being detained solely on the basis of his ICE detainer.

10. Plaintiffs Gonzalez and Chinivizyan seek on behalf of themselves and the proposed class declaratory and injunctive relief to rescind their detainers and enjoin ICE from requesting their detention in violation of their rights and the rights of others who are similarly situated, or, in the alternative, class-wide habeas corpus relief. The relief Plaintiffs seek would redress the injuries they faced upon commencement of this lawsuit, as well as the injuries of class members, by preventing their detention on ICE detainers.

**PARTIES** 

- 11. **Plaintiff Gerardo Gonzalez, Jr.**, is a 25-year-old United States citizen who was born in Pacoima, California. Mr. Gonzalez is a resident of Los Angeles, California. Because ICE does not require that its agents establish probable cause before issuing detainers, ICE lodged a detainer against Plaintiff Gonzalez.
- 12. At the time Plaintiff Gonzalez joined this lawsuit via the original complaint, he was being held in pretrial detention in a Los Angeles County jail, and he was subject to an ICE detainer. At that time, the detainer was preventing him from posting bail, and it requested that the jail detain him for an additional period of time—48 hours plus weekends and holidays—as soon as he was otherwise eligible for release from custody.
- 13. **Plaintiff Simon Chinivizyan** is a 21-year-old United States citizen. He is a resident of Burbank, California.
- 14. At the time he joined the lawsuit via the First Amended Complaint, Plaintiff Chinivizyan was being detained in a Los Angeles County jail on the sole authority of an immigration detainer. The detainer requested that the jail detain him for an additional period of time—48 hours plus weekends and holidays—as soon as he was otherwise eligible for release from criminal custody. At the time he joined this lawsuit, Plaintiff Chinivizyan had already been released from criminal custody and

- 1 || remained detained on the sole authority of the immigration detainer.
- 2 | 15. **Defendant ICE** is a component of the Department of Homeland Security
- $3 \parallel$  ("DHS") and is responsible for overseeing and enforcing federal immigration laws.
- 4 | Through its officers and employees, ICE issues immigration detainers to federal,
- 5 | state, and local LEAs. Upon information and belief, both ICE headquarters and the
- 6 Los Angeles ICE Field Office have the authority and responsibility to set policies
- 7 and oversee detainer issuance.
- 8 | 16. **Defendant Thomas Winkowski** is the Acting Director of ICE. Acting
- 9 | Director Winkowski establishes immigration detainer policy for ICE and its
- 10 || subdivisions, including the application of detainer regulations, and approval of the
- 11 | use of the Form I-247 detainer. Plaintiffs sue Acting Director Winkowski in his
- 12 || official capacity.
- 13 | 17. **Defendant David Marin** is the Acting Field Office Director ("FOD") for
- 14 the Los Angeles District of ICE, which has responsibility for the counties of Los
- 15 Angeles, Orange, Riverside, San Bernardino, Ventura, Santa Barbara, and San Luis
- 16 Obispo, and all cities and municipalities within those counties. Acting FOD Marin
- 17 has ultimate responsibility for all immigration detainers issued from the Los
- 18 | Angeles Field Office, including any and all sub-offices. On information and belief,
- 19 | the Los Angeles Field Office (including any and all sub-offices) is listed as the
- 20 | principal ICE custodian on all detainers issued out of its area of responsibility,
- 21 || including those issued by ICE's Secure Communities Interoperability Response
- 22 | Center in Orange County, California. On information and belief, those detainers
- 23 | may be sent to LEAs in California and other states around the country on
- 24 weekends and after hours. Plaintiffs sue Mr. Marin in his official capacity.
- 25 | 18. **Defendant David C. Palmatier** is the Unit Chief for the Law Enforcement
- 26 | Service Center ("LESC") of ICE. Mr. Palmatier oversees the issuance of
- 27 | immigration detainers out of the LESC pursuant to law enforcement inquiries
- 28 throughout the United States. On information and belief, LESC is listed as the ICE

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custodian on detainers issued from the LESC and is listed as emergency custodian for detainers issued from ICE Field Offices, including Los Angeles. Plaintiffs sue Mr. Palmatier in his official capacity.<sup>1</sup>

#### STATEMENT OF FACTS

Immigration detainers cause the warrantless seizure and extended detention of people who would otherwise be released from criminal custody.

- An immigration detainer has three stated purposes: (1) to "advise another 19. law enforcement agency that [ICE] seeks custody of an alien presently in the custody of that agency, for the purpose of arresting and removing the alien," 8 C.F.R. § 287.7(a), (2) to "request that such agency advise [ICE], prior to release of the alien, in order for [ICE] to arrange to assume custody, in situations when gaining immediate physical custody is either impracticable or impossible," id. § 287.7(a), and (3) to request that the LEA "maintain custody of the alien for a period not to exceed 48 hours, excluding Saturdays, Sundays, and holidays in order to permit assumption of custody by the Department." Id. § 287.7(d). ICE's current detainer form, Form I-247, expressly asks for and purports to authorize this additional period of detention. See Exhibit A, B (Detainer forms) (stating "it is requested that you maintain custody of the subject for a period not to exceed 48 hours, excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody."). Over a holiday weekend, this period of detention can last five days or more.
- 20. Immigration detainers are not warrants or court orders, and they are not issued or approved by judicial officers. Instead, they are unsworn documents that may be issued by a wide variety of immigration officers, including immigration

Plaintiffs believe that each of the three individual Defendants currently hold their respective positions. Should any one of the named Defendants no longer hold their position, their successor is automatically substituted as a party under Federal Rule

of Civil Procedure 25(d) because the Defendants are sued in their official capacity.

- 1 || enforcement agents and deportation officers. 8 C.F.R. § 287.7(b). ICE does not
- 2 || provide any post-arrest judicial determination of probable cause of removability
- 3 || for those it causes to be seized on immigration detainers.
- 4 | 21. The federal detainer regulation does not articulate an evidentiary standard,
- 5 and states only that a detainer may be issued "at any time." 8 C.F.R. § 287.7(a).
- 6 22. Prior to December 21, 2012, ICE routinely issued detainers based on the
- 7 || issuing agent's assertion by checking a box on the face of the detainer form that
- 8 | ICE had "initiated an investigation" to determine whether the person was subject to
- 9 | removal from the United States.
- 10 | 23. As one government attorney explained, ICE uses detainers as "a stop gap
- 11 | measure . . . to give ICE time to investigate and determine whether somebody's an
- 12 | alien, and/or subject to removal, before local law enforcement releases that person
- 13 || from custody." Oral Argument Transcript, ECF #79, Galarza v. Szalczyk, No. 10-
- 14 | 06815 (E.D. Pa. Jan. 10, 2012).
- 15 | 24. Numerous federal courts have recognized that investigative interest is a
- 16 || constitutionally insufficient basis for detaining an individual, and have held ICE
- 17 detainers constitutionally invalid on that basis. See, e.g., Villars v. Kubiatowski, --
- 18 || F.Supp.2d --, 2014 WL 1795631 (N.D. III. May 5, 2014); *Miranda-Olivares v*.
- 19 | Clackamas County, -- F.Supp.2d --, 2014 WL 1414305 (D. Or. Apr. 11, 2014);
- 20 | Morales v. Chadbourne, -- F.Supp.2d --, 2014 WL 554478 (D.R.I. Feb. 12, 2014);
- 21 | Galarza v. Szalczyk, 2012 WL 1080020 (E.D. Pa. Mar. 30, 2012), vacated in part
- 22 | | *and rev'd in part on other grounds*, 745 F.3d 634 (3d Cir. 2014).
- 23 | 25. On December 21, 2012, the Director of ICE issued a policy memorandum
- 24 | regarding ICE's detainer practices. The memorandum still did not articulate any
- 25 | required evidentiary standard for issuance, but merely stated as a policy matter that
- 26 || "absent extraordinary circumstances, ICE agents and officers should issue a
- 27 detainer . . . only where . . . they have reason to believe the individual is an alien
- 28 subject to removal from the United States . . . . " See John Morton, Director of ICE,

- 1 | Memorandum: Guidance on the Use of Detainers in the Federal, State, Local, and
- 2 | Tribal Criminal Justice Systems, at 2 (Dec. 21, 2012), available at
- 3 | http://www.ice.gov/doclib/detention-reform/pdf/detainer-policy.pdf. ICE also
- 4 || issued a revised detainer form (Form I-247) on the same date. Both Plaintiffs'
- 5 detainers were issued using this revised form. See Exhibits A, B.
- 6  $\parallel$  26. Upon information and belief, even after the policy memorandum and revised
- 7 || detainer form, ICE did not take any steps to address the statutory and constitutional
- 8 || defects with its detainer practices described herein. ICE still does not require its
- 9 | agents to establish probable cause that the subject is removable before issuing a
- 10 | detainer. ICE has refused to concede that "reason to believe" must be interpreted
- 11 | to mean "probable cause" as the Constitution requires, and pursuant to agency
- 12 | practice, ICE agents continue to issue detainers without an adequate investigation
- 13 || and without probable cause of removability, as demonstrated by the detention of
- 14 U.S. citizens like Plaintiffs Gonzalez and Chinivizyan.
- 15 | 27. Defendants have not taken any steps to comply with the Fourth
- 16 Amendment's requirement of a *judicial* probable cause determination either before
- 17 || or promptly after a seizure.
- 18 | 28. Defendants have not taken any steps to ensure that ICE agents comply with
- 19 | the statutory requirements at 8 U.S.C. § 1357(a) when issuing detainers, such as
- 20 making an individualized determination that the subject is likely to escape before a
- 21 warrant could be issued.
- 22 | 29. Thus, as a matter of consistent policy and practice at the time the named
- 23 || Plaintiffs filed this lawsuit and at all subsequent times, ICE issues detainers in
- 24 | violation of constitutional and statutory constraints. ICE continues to use detainers
- 25 as a tool to detain people first and investigate them later.
- 26 | 30. Indeed, in a federal lawsuit pending in the Northern District of Illinois,
- 27 | ICE's 30(b)(6) expert witness testified in his deposition that ICE's changes to its
- 28 detainer form and guidance in 2012 did not "change how an immigration officer is

instructed to establish a reason to believe an individual is subject to removal," and 1 confirmed that detainers are not "required to be supported by probable cause." 2 Deposition of Philip T. Miller at 60-61, 88-89, Jimenez Moreno v. Napolitano, No. 3 11-5452 (N.D. Ill. June 6, 2013), at 4 http://www.immigrantjustice.org/sites/immigrantjustice.org/files/2013.06.06%20M 5 iller%2C%20Philip%20%28Redacted%29.pdf. See also Brief of Federal 6 7 Defendants, *Ortega v. ICE*, No. 12-6608 (6th Cir. filed Apr. 10, 2013) ("[T]he 8 purpose of issuing the detainer was to allow [ICE] time to conduct an investigation that could have discovered whether Plaintiff-Appellant was removable or was, in fact, a U.S. citizen.") (emphasis in original). 10 According to ICE data, between October 2009 and February 2013, the ICE 11 31. Los Angeles Field Office checked the "[i]nitiated an investigation" box on the 12 previous I-247 Form or the "reason to believe" box on the current form on 13 approximately 83 percent of the detainers it issued. On an additional 9 percent of 14 15 detainers, ICE data do not reflect any basis on which the detainer was issued. ICE agents know – and intend – that their detainers will cause the subjects to 32. 16 be imprisoned for multiple days after they should be released. See, e.g., Letter 17 18 from Acting ICE Director to Members of Congress, available at http://www.aila.org/content/default.aspx?docid=47957 (Feb. 25, 2014) ("By 19 issuing a detainer, ICE requests that an LEA maintain custody of an alien . . . after 20 21 he or she would otherwise be released by an LEA to provide time for ICE to assume custody. . . . ICE relies on the cooperation of its law enforcement partners 22 23 in this effort to promote public safety."); Memorandum of United States, Dkt. #29, No. 12-301, Morales v. Chadbourne (D.R.I. Nov. 5, 2012) (stating that DHS 24 "expects state entities to cooperate and detain aliens upon receipt of a detainer," 25 and asserting that "[t]he state is entitled to rely on the detainer . . . regardless of 26 whether the detainer is mandatory."); Rachel Chason, "Local Authorities, Feds at 27

Odds Over Immigrant Detainees," USA Today (July 31, 2014), available at

1 http://www.usatoday.com/story/news/nation/2014/07/31/local-feds-detainers-

immigration/13171183/ (quoting ICE spokesperson Bryan Cox as saying that

"ICE anticipates that law enforcement agencies will comply with detainers").

- 4 | 33. Although ICE agents know and intend that immigration detainers will cause
- 5 || the re-arrest and extended detention of their subjects, and although 8 U.S.C. §
- 6 | 1357(a) limits ICE's warrantless arrest authority to situations in which there is
- 7 || probable cause to believe that the person is removable and "is likely to escape
- 8 || before a warrant can be obtained for his arrest," ICE does not require that agents
- 9 determine prior to issuing a detainer that there is probable cause that the subject is
- 10 | removable or that the subject is likely to escape before an arrest warrant can be
- 11 || obtained. Following agency policy and practice, ICE agents do not make flight
- 12 | risk determinations before issuing detainers.

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- 13 | 34. Upon information and belief, an individual ICE agent makes the decision to
- 14 | issue a detainer after reviewing electronic ICE and FBI records triggered by a
- 15 | person's fingerprints, and/or booking information from the LEA. ICE's practice is
- 16 to issue detainers at the earliest possible point in time, when a person is first
- 17 | booked into LEA custody. ICE does not require its agents to follow up on
- 18 detainers they have issued to determine whether there is probable cause at the
- 19 moment when the detainer's 48-hour detention period begins.
- 20 | 35. ICE's practice is to issue detainers based on mere suspicion, even before
- 21 attempting to resolve discrepancies or gaps or interviewing the subjects. ICE
- 22 || routinely treats inconclusive or ambiguous evidence suggesting removability as
- 23 sufficient reason to issue a detainer.
- 24 | 36. For example, ICE routinely places detainers on lawful permanent residents
- 25 | even before they have been convicted of any offense that could make them
- 26 removable. ICE also routinely places detainers on people whom LEA officials
- 27 | identify as foreign born solely because a database query fails to return affirmative
- 28 evidence of the person's citizenship or immigration status.

- 1 || 37. Due to ICE's failure to require that ICE agents have probable cause before
- 2 lissuing a detainer, and due to common errors and gaps in immigration databases,
- 3 | ICE commonly issues immigration detainers against United States citizens and
- 4 | authorized immigrants who are not subject to removal.
- 5 | 38. According to ICE's own data, between fiscal year 2008 and the beginning of
- 6 | fiscal year 2012, ICE issued nearly one million detainers to LEAs nationwide. Of
- 7 || these, it issued 28,489 detainers against lawful permanent residents, 20,281 of
- 8 | whom had no record of any criminal conviction for which they could be
- 9 || removable. According to the same data, ICE issued 834 detainers against U.S.
- 10 || citizens. Upon information and belief, this number represents only a fraction of the
- 11 || U.S. citizens and non-removable immigrants who are affected by immigration
- 12 || detainers because many, if not most, have no recourse to meaningfully challenge
- 13 | their detainers.
- 14 | 39. Nationwide, the fact that ICE places detainers on U.S. citizens has been the
- 15 subject of litigation and has been widely reported.
- 16 | 40. For example, in November 2008, ICE placed a detainer on Ernesto Galarza,
- 17 | a 34-year-old U.S.-born citizen, resulting in his three-day imprisonment after he
- 18 | had posted bail. See Galarza v. Szalczyk, No. 10-cv-6815, 2012 WL 1080020
- 19 (E.D. Pa. Mar. 30, 2012), vacated in part and rev'd in part, 745 F.3d 634 (3d Cir.
- 20 | 2014).
- 21 | 41. ICE twice placed a detainer on Ada Morales, a naturalized U.S. citizen, first
- 22 || in 2004 and then in 2009, resulting in her extended detention. See Morales v.
- 23 | Chadbourne, -- F.Supp.2d --, No. 12-cv-301, 2014 WL 554478 (D.R.I. Feb. 12,
- 24 | 2014).
- 25 | 42. In 2007, ICE placed a detainer on Conway Wiltshire, a naturalized U.S.
- 26 citizen, and subsequently held him for three months in immigration custody.
- 27 | Complaint at 3-5, Wiltshire v. United States, No. 09-cv-4745 (E.D. Pa. filed Oct.
- 28 | 16, 2009).

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- 43. In 2008, ICE placed a detainer on Mark Lyttle, a U.S.-born citizen, despite his repeated statements that he was born in the United States, resulting in his prolonged incarceration 51 days beyond his release date and his wrongful deportation to Mexico. Complaint, Lyttle v. United States of America, No. 11-cv-00152 (M.D. Ga. Oct. 13, 2010). See also William Finnegan, The Deportation Machine: A Citizen Trapped in the System, THE NEW YORKER, Apr. 29, 2013, at http://www.newyorker.com/magazine/2013/04/29/the-deportation-machine. 44. These are but a few examples of how ICE's detainer practices sweep up U.S. citizens. See also, e.g., Complaint, Makowski v. Holder, et al., No. 12-cv-05265 (N.D. Ill. filed July 3, 2012) (ICE placed detainer on U.S. citizen prolonging his incarceration for approximately two additional months); Complaint at 5, Castillo v. Swarski, No. 08-cv-5683 (W.D. Wa. filed Nov. 13, 2008) (ICE placed detainer on naturalized U.S. citizen and detained him in immigration custody for 226 days before acknowledging that he was a citizen). The ICE Los Angeles Field Office, in particular, has repeatedly lodged 45. detainers against U.S. citizens and non-removable lawful permanent residents. 46. For example, in November 2011, the ICE Los Angeles Field Office placed a detainer on Romy Campos, a 19-year-old U.S.-born woman who is a dual citizen with the United States and Spain, simply because an electronic record showed she once entered the country on her Spanish passport years prior when traveling alone as a minor. ICE issued a detainer in spite of other evidence at its disposal that conclusively demonstrated her U.S. citizenship. Due to the immigration detainer, Ms. Campos was unable to post bail to secure her release from criminal custody and was detained by the Los Angeles Sheriff's Department for two days beyond her release date based on the immigration detainer alone, despite her repeated protestations that she was an American citizen.
- 47. Also in November 2011, the ICE Los Angeles Field Office placed a detainer on Antonio Montejano, a 40-year-old U.S.-born citizen, in spite of evidence at its

disposal that would have demonstrated his citizenship, including his declaration 1 when booked into local police and Sheriff's custody that he was born in Los 2 Angeles, California, evidence in the immigration system that he sponsored his wife 3 for her green card on account of his citizenship, and evidence that he possesses a 4 U.S. passport. Due to the immigration detainer, the Santa Monica Police 5 Department refused to allow Mr. Montejano to post bail to secure his release from 6 7 criminal custody, and the Los Angeles Sheriff's Department detained him for two days beyond his release date on the immigration detainer despite his repeated 8 protestations that he was an American citizen. 48. On information and belief, after an immigration detainer has been issued, 10 ICE does not require that its agents conduct any further investigation or review of a 11 detainee's case until the detainee is transferred to ICE's physical custody. 12 49. Once the detainee has been transferred from an LEA to ICE's physical 13 custody, ICE interprets 8 C.F.R. § 287.3(d) to give it an additional 48 hours (or 14 more, in the event of "an emergency or other extraordinary circumstance," id.) to 15 make a charging and custody determination. Following transfer to ICE, an ICE 16 enforcement officer examines the detainee for the purpose of gathering evidence to 17 sustain a charge of removability. 8 U.S.C. § 1357(a); 8 C.F.R. §287.3(d). 18 Thus, a person subject to an immigration detainer may be detained for a 19 50. week or more after their lawful criminal custody ends—five or more days in LEA 20 21 custody on the immigration detainer, and two more days in ICE's physical custody after that—before ICE even decides whether to pursue immigration charges and 22 23 whether to hold the person in immigration detention while awaiting a removal hearing. 24

51. At no point during this process does a judicial official review the legality of the detention. Neither the examination by the ICE enforcement officer nor the custody and charging decision constitutes a judicial probable cause determination,

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nor do they provide sufficient procedural protections to guard against erroneous deprivations of liberty.

### **Other Impacts of Immigration Detainers**

- 52. In addition to causing a week or more of additional warrantless imprisonment, as described above, immigration detainers can have other significant impacts on the custody and state criminal proceedings of their subjects.
- 53. Pretrial detainees subject to immigration detainers may stay in LEA custody far longer than they otherwise would. For example, on average, inmates in the Los Angeles County jails with immigration detainers lodged against them spend 20.6 days longer in jail than inmates without immigration detainers. This difference occurs even though a disproportionately large share of these inmates are classified as low custody, meaning they are likely being held pretrial on low level non-violent offenses and thus are, on average, better candidates for pretrial release or other diversion programs than other inmates in the jails who do not have immigration detainers.
- 54. Within the jurisdiction of the ICE Los Angeles Field Office, immigration detainers often prevent pretrial inmates from posting bail on their criminal charges, either because an LEA will not permit inmates to post bail if there is an immigration detainer present (a practice that is also unlawful) or because inmates recognize that if they post bail to secure their release from criminal custody, they will be transferred to ICE custody, where they could be subject to removal or mandatory detention and may lose the opportunity to contest the criminal charges against them.
- 55. An immigration detainer can affect the disposition of a criminal case by, for example, preventing an inmate from accepting a plea contingent on participation in diversion programs, remedial courses or payment of a fee, if the inmate believes he will be transferred to ICE custody and will be unable to comply with the terms of the agreement.

56. An immigration detainer can also affect an inmate's prison or jail 1 classifications or eligibility for work programs. For example, under California 2 Department of Corrections and Rehabilitation ("CDCR") regulations, an 3 immigration detainer affects a prisoner's classification score and affects where he 4 or she is housed. According to these regulations, prisoners with immigration 5 detainers may not be housed in Level One minimum-security facilities, and 6 7 therefore, many are sent to CDCR facilities out of state. CDCR regulations also prevent inmates with immigration detainers from participating in or benefiting 8 from early release, vocational, educational, and substance abuse programs, and immigration detainers are considered as a factor in deciding whether to recommend 10 11 the recall of an inmate's commitment and medical parole. **Plaintiffs' Allegations** 12 Gerardo Gonzalez, Jr. 13 Gerardo Gonzalez, Jr. was born at home in Pacoima, California, in 1991, and 14 57. 15 is thus a U.S. citizen. *See* Exhibit C (Birth Certificate). 58. Plaintiff Gonzalez has been arrested on numerous occasions, first as a 16 juvenile and later as an adult. Records of his prior arrests all indicate that he was 17 18 born in California. His probation record indicates that he is a U.S. citizen. Upon information and belief, FBI records of each of Plaintiff Gonzalez's 19 59. arrests indicate that he was born in California and is a U.S. citizen. In particular, 20 21 the FBI fingerprint form that an LEA completes and sends to the FBI at the time an arrestee is booked into custody includes the detainee's place of birth and 22 23 citizenship. Plaintiff Gonzalez's fingerprints, as well as his FBI number, would trigger these records, and would have been available to the ICE agent making the 24 detainer determination. 25 60. On December 27, 2012, the Los Angeles Police Department ("LAPD") 26 arrested Plaintiff Gonzalez on a felony charge of possession of methamphetamines. 27

After his arrest, he was detained in LAPD and Los Angeles Sheriff's Department

- 1 || ("LASD") custody while awaiting the resolution of his criminal case.
- 2 | 61. Upon information and belief, at booking, an LAPD or an LASD employee
- 3 || incorrectly wrote on Plaintiff Gonzalez's booking record that he was born in
- 4 Mexico, despite Plaintiff Gonzalez's true statement that he was born in California.
- 5 | 62. On or about December 31, 2012, ICE placed an immigration detainer on
- 6 Plaintiff Gonzalez. See Exhibit A (Gonzalez Detainer). Upon information and
- 7 | belief, ICE placed the detainer without probable cause to believe Plaintiff
- 8 || Gonzalez was removable, without any judicial involvement, and without obtaining
- 9 | an arrest warrant or making a determination that Plaintiff Gonzalez was likely to
- 10 escape before a warrant could be obtained.
- 11 | 63. To his knowledge, no one from ICE has ever interviewed or contacted
- 12 | Plaintiff Gonzalez. Neither ICE nor the LASD informed Plaintiff Gonzalez that
- 13 | ICE had placed a detainer on him and neither served him with a copy of the
- 14 detainer.
- 15 | 64. Until May 2013, Plaintiff Gonzalez was subject to a parole hold and not
- 16 eligible for release on bail. The parole hold expired on or around May 2013, and,
- 17 | at the time this action commenced, he was eligible for release on bail at \$95,000.
- 18 | 65. Shortly after his parole hold expired, Plaintiff Gonzalez's girlfriend
- 19 attempted to post bail. A bail bondsman told her that Plaintiff Gonzalez had an
- 20 | immigration detainer. This was the first time Plaintiff Gonzalez learned that ICE
- 21 | had lodged an immigration detainer against him.
- 22 | 66. As ICE was aware, LASD's policy and practice was to comply with all ICE
- 23 || detainers, including by acceding to ICE's request that the subjects be detained for
- 24 an additional period of time after they would otherwise be released.
- 25 | 67. Because of the detainer, Plaintiff Gonzalez knew that as soon as his pretrial
- 26 || custody ended—whether because he posted bail or was ordered released on
- 27 | recognizance, because his charges were dismissed, because he was acquitted or
- 28 pleaded guilty to time served, or for any other reason—he would be subjected to

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unlawful detention in LASD custody for up to 5 days or more on the sole authority of the immigration detainer. In addition, at the end of the detainer period, he could be taken into ICE's physical custody and detained for 2 more days, and perhaps longer, while ICE decided whether it had any basis to initiate removal proceedings—all without a judicial probable cause determination. Not only would this detention violate his rights; it would also jeopardize his ability to defend himself in his criminal case. Further, if Plaintiff Gonzalez's criminal case proceeded while he was subject to an immigration detainer, he risked being convicted and sentenced to state prison, where the immigration detainer would likely impact the facility where he is sent, his prison classification, and access to remedial programs. Reasonably fearing the consequences of his immigration detainer, Plaintiff Gonzalez delayed posting bail and continued his next court appearance to provide time to resolve the immigration detainer. Plaintiff Gonzalez filed this lawsuit on June 19, 2013. At that time, he was being harmed by the ICE detainer: He was entitled to release from pretrial custody on bail, but he was prevented from posting bail because of the immigration detainer in his file. In addition, he faced the imminent threat of unlawful detention on the ICE detainer as soon as he posted bail or his pretrial custody ended for any other reason. Through this lawsuit, Plaintiff Gonzalez sought to remedy those injuries by obtaining a judicial order requiring ICE to rescind his detainer and stop requesting that the LASD detain him beyond the time he became eligible for release. 69. On June 19, 2013, hours after this action was commenced, ICE canceled the immigration detainer it had unlawfully placed on Plaintiff Gonzalez. See Exhibit D (Gonzalez Detainer Cancellation). Upon information and belief, ICE canceled the immigration detainer in response to the filing of this action. Simon Chinivizyan

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Simon Chinivizyan is a U.S. citizen and native of Uzbekistan. Plaintiff

- Chinivizyan moved to the United States when he was approximately four years
- 2 || old.
- 3 | 71. Plaintiff Chinivizyan's father became a naturalized U.S. citizen in May 2008
- 4 when Plaintiff Chinivizyan was 14 years old. Plaintiff Chinivizyan's mother
- 5 | became a naturalized U.S. citizen in January 2011 when Plaintiff Chinivizyan was
- 6 | 17 years old. As a minor residing in the United States in the legal and physical
- 7 || custody of his U.S. citizen parents pursuant to a lawful admission for permanent
- 8 || residence, Plaintiff Chinivizyan automatically acquired citizenship in May 2008
- 9 || upon the naturalization of his father. See 8 U.S.C. § 1431.
- 10 | 72. On November 4, 2008, approximately six months after automatically
- 11 || acquiring United States citizenship, Plaintiff Chinivizyan obtained a United States
- 12 passport. See Exhibit E (Chinivizyan Passport).
- 13 | 73. On approximately June 7, 2013, the Burbank Police Department arrested
- 14 | Plaintiff Chinivizyan on two counts of possession of a controlled substance and
- 15 one count of receiving stolen property. Following his arrest, he was detained in
- 16 Burbank Police Department and LASD custody while he awaited resolution of his
- 17 || criminal case.
- 18 | 74. On June 19, 2013, Plaintiff Chinivizyan pled no contest to the three charges.
- 19 | 75. On or about June 19, 2013, ICE placed an immigration detainer on Plaintiff
- 20 | Chinivizyan. See Exhibit B (Chinivizyan Detainer). Upon information and belief,
- 21 | ICE placed the immigration detainer without probable cause to believe Plaintiff
- 22 || Chinivizyan was removable, without any judicial involvement, and without
- 23 | obtaining an arrest warrant or making a determination that Plaintiff Chinivizyan
- 24 was likely to escape before a warrant could be obtained.
- 25 | 76. On July 2, 2013, a superior court judge ordered Plaintiff Chinivizyan to
- 26 || spend six months in a residential drug treatment facility, and ordered him released
- 27 on his own recognizance on the condition that he be released to a representative of
- 28 the Assessment Intervention Resources ("AIR") program so that he could be

- 1 || transferred to the residential drug treatment facility.
- 2 | 77. Upon information and belief, because the court ordered Plaintiff Chinivizyan
- 3 || to spend time in a residential drug treatment facility, it did not sentence him to any
- 4 || jail time.
- 5 ||78. Pursuant to the Court's order, on July 3, 2013, an AIR representative went to
- 6 || the County jail to pick up Plaintiff Chinivizyan and transport him to a residential
- 7 || drug treatment facility. Plaintiff Chinivizyan became eligible for release from
- 8 | LASD custody when the AIR representative attempted to pick him up at the jail.
- 9 | However, upon information and belief, LASD told AIR that Plaintiff Chinivizyan
- 10 | would not be released because he had an immigration detainer. Accordingly, from
- 11 || that point on, Plaintiff Chinivizyan was being held in LASD custody on the sole
- 12 | authority of the immigration detainer.
- 13 | 79. To his knowledge, Plaintiff Chinivizyan has never been interviewed by or
- 14 had any contact with ICE. Neither ICE nor the LASD informed Plaintiff
- 15 || Chinivizyan that ICE had placed a detainer on him and neither served him with a
- 16 || copy of the detainer.
- 17 | 80. Plaintiff Chinivizyan only learned that ICE had lodged an immigration
- 18 detainer against him when his criminal defense attorney informed him on
- 19 approximately July 3, 2013, that the reason he had not been released to participate
- 20 | in a rehabilitation program was because an immigration detainer had been lodged
- 21 | against him.
- 22 | 81. As ICE was aware, LASD's policy and practice was to comply with all ICE
- 23 detainers, including by acceding to ICE's request that the subjects be detained for
- 24 an additional period of time after they would otherwise be released.
- 25 | 82. On approximately July 3, 2013, after learning of Plaintiff Chinivizyan's
- 26 | immigration detainer, Plaintiff Chinivizyan's mother went to Men's Central Jail
- 27 | with documentation establishing Plaintiff Chinivizyan's citizenship. At that time,
- 28 | a LASD officer informed Plaintiff Chinivizyan's mother that nothing could be

done to lift the immigration detainer until Plaintiff Chinivizyan was transferred to 1 2 ICE custody. 83. Upon information and belief, on approximately July 3, 2013, after learning 3 of Plaintiff Chinivizyan's present immigration detainer, Plaintiff Chinivizyan's 4 criminal defense attorney called the ICE Los Angeles Field Office and told them 5 that her client had an immigration detainer and that he was a U.S. citizen. The ICE 6 7 representative told her that he could not locate Plaintiff Chinivizyan in the system and that there was nothing he could do. Plaintiff Chinivizyan spent the July 4th holiday weekend in jail. 84. On July 10, 2013, Plaintiff Chinivizyan joined this lawsuit with the filing of 10 11 the First Amended Complaint. At that time, he was being harmed by the ICE 12 detainer: Even though he was entitled to release to AIR per the court's order, he was instead being held in jail solely because of the immigration detainer. 13 14 85. On July 12, 2013, two days after he joined this lawsuit, ICE lifted the immigration detainer it had unlawfully placed on Plaintiff Chinivizyan. See 15 Exhibit F (Chinivizyan Detainer Cancellation). Upon information and belief, ICE 16 lifted the immigration detainer in response to his joining this action. Plaintiff 17 Chinivizyan was subsequently released to AIR. 18 **CLASS ACTION ALLEGATIONS** 19 Plaintiffs Gonzalez and Chinivizyan seek class-wide injunctive and 86. 20 21 declaratory relief under Federal Rules of Civil Procedure 23(a) and (b)(2). The Class 22 23 87. The proposed class is defined as all current and future persons who are (1) detained in the custody of a federal, state, or local LEA, (2) have an immigration 24 25 detainer placed on them by the ICE Los Angeles Field Office or by any other office or sub-office acting in concert with or under the jurisdiction of the ICE Los 26

LEA on the sole authority of the immigration detainer when they become eligible

Angeles Field Office, and (3) are or will be detained by a federal, state or local

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for release from criminal custody.

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### **Numerosity**

- 3  $\parallel$  88. The class meets the numerosity requirement of Rule 23(a)(1). According to
- 4 | ICE data, between October 2009 and February 2013, the ICE Los Angeles Field
- 5 || Office issued more than 130,000 detainers. In 2012 alone, the ICE Los Angeles
- 6 | Field Office issued more than 39,000 detainers. In 2011, it issued more than
- 7 | 46,000 detainers. And in 2010, it issued more than 40,000 detainers.
- 8 | 89. Individuals subject to immigration detainers issued by the ICE Los Angeles
- 9 | Field Office are routinely detained by federal, state, or local LEAs beyond the time
- 10 they are otherwise eligible for release.
- 11 || 90. Upon information and belief, the ICE Los Angeles Field Office issues
- 12 detainers to individuals in LEA custody in California and other states.
- 13 | 91. On January 1, 2014, the California TRUST Act went into effect. The
- 14 || TRUST Act prohibits city and county law enforcement agencies in California from
- 15 | complying with ICE detainers for certain categories of low-level arrestees. See
- 16 Cal. Gov. Code §§ 7282, 7282.5 (enumerating categories of offenses for which
- 17 | ICE detainers may still be enforced). The TRUST Act only limits ICE detainer
- 18 || compliance; it does not prohibit it altogether. The TRUST Act does not apply to
- 19 | federal or state law enforcement facilities in the State of California.
- 20 | 92. Joinder of all class members is impractical. As ICE continuously lodges
- 21 | immigration detainers against individuals in LEA custody and then assumes
- 22 | physical custody and/or cancels those detainers, the membership of the class
- 23 || changes continuously. In addition, the inclusion within the class of future inmates
- 24 also makes joinder of all members impracticable.

### Commonality

- 26  $\parallel$  93. The class meets the commonality requirement of Rule 23(a)(2). Questions
- 27 || of law and fact presented by the named plaintiffs are common to other members of
- 28 | the class. The common questions of fact or law that unite the claims of the class

include the following:

- Does ICE have a practice of issuing immigration detainers without determining whether there is probable cause to believe that the person subject to the detainer is removable?
- Does that practice, which foreseeably results in class members being detained in federal, state or local jails after they are otherwise entitled to release, violate either the Fourth or Fifth Amendment of the U.S. Constitution?
- Does that practice also constitute ultra vires agency action in violation of the statutory limits on ICE's warrantless arrest authority at 8 U.S.C. § 1357(a)?
- Does ICE have a practice of issuing immigration detainers without determining whether the person subject to the detainer is likely to escape before a warrant can be obtained?
- Does that practice also constitute ultra vires agency action in violation of the statutory limits on ICE's warrantless arrest authority at 8 U.S.C. § 1357(a)?
- Does ICE have a practice of issuing immigration detainers that result in the subjects being held in custody after they would otherwise be released without a prompt judicial probable cause determination?
- Does that practice violate either the Fourth or Fifth Amendment of the U.S. Constitution?

### **Typicality**

94. The Plaintiffs' claims are typical of those of the class as a whole. Mr. Gonzalez was subject to an immigration detainer at the time this action commenced, and Mr. Chinivizyan was being held on an immigration detainer at the time he joined the lawsuit. Plaintiffs and members of the proposed class allege that ICE has a practice of issuing immigration detainers without probable cause to believe that they are removable, without any judicial involvement, and without determining the likelihood of escape. This practice violates the Fourth or Fifth

Amendments and the governing federal statute.

eligible for release from custody.

### Adequacy of Representation

- 95. Plaintiffs are adequate class representatives and thus meet the requirements of Rule 23(a)(4).
- 96. At the time this action commenced, Plaintiff Gonzalez was in the pretrial custody of the LASD with an immigration detainer in his file. ICE issued the immigration detainer without probable cause to believe that he was removable or likely to escape, and without any judicial involvement. Plaintiff Gonzalez was suffering an ongoing injury at the time of filing because the detainer was preventing his release on bail. In addition, he also faced an imminent future injury: the imminent threat of additional detention on the detainer as soon as he became
- 97. Mr. Gonzalez seeks the same relief as the other members of the proposed class. The relief he seeks would have redressed his injuries because it would have required ICE to rescind his immigration detainer and to stop requesting his extended detention. He has no conflict of interest with other class members, will fairly and adequately protect the interests of the class, and understands his responsibilities as a class representative.
- 98. At the time he joined this lawsuit, Plaintiff Chinivizyan was in the custody of the LASD with an immigration detainer in his file. ICE issued the immigration detainer without probable cause to believe that he was removable or likely to escape, and without any judicial involvement. Plaintiff Chinivizyan was suffering an ongoing injury at the time of filing because LASD was detaining him on the sole authority of the immigration detainer and the detainer was preventing his release to a rehabilitation program.
- 99. Mr. Chinivizyan seeks the same relief as the other members of the proposed class. The relief he seeks would have redressed his injuries because it would have required ICE to rescind his immigration detainer and to stop requesting his

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extended detention. He has no conflict of interest with other class members, will fairly and adequately protect the interests of the class, and understands his responsibilities as a class representative. 100. Plaintiffs are represented by highly qualified and experienced counsel: the ACLU of Southern California, the ACLU Foundation Immigrants' Rights Project, the National Day Laborer Organizing Network, and Kaye, McLane, Bednarski & Litt, who are all highly experienced in cases of this type and subject-matter. In particular, all of Plaintiffs' counsel also serve as counsel in a federal class action, Roy, et al. v. County of Los Angeles, No. 12-cv-9012 (C.D. Cal. filed Oct. 19, 2012), brought on behalf of current and former inmates of the Los Angeles County jails who are or were detained on an immigration detainer. 101. Plaintiffs meet the requirement of Rule 23(b)(2), as Defendants have acted, or omitted to act, on grounds generally applicable to the class, thereby making equitable relief appropriate with respect to the class as a whole. **CLAIMS First Cause of Action:** Violation of 5 U.S.C. §§ 706(2)(A)-(D) (Ultra Vires) 102. Plaintiffs incorporate the allegations of the preceding paragraphs as if fully set forth herein. 103. Pursuant to 8 U.S.C. § 1357(a), Congress limited Defendants' warrantless arrest authority to situations in which there is probable cause of removability and a likelihood of escape before a warrant can be obtained. 104. When Defendants issue detainers, they are asking and purporting to authorize LEAs to make warrantless arrests of Plaintiffs and other class members on ICE's behalf, yet they do so without an individualized determination of probable cause of removability or likelihood of escape, in violation of the limitations placed by 8 U.S.C. § 1357(a). 105. Defendants' issuance of detainers in excess of its statutory authority causes

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Plaintiffs and other class members harm by taking away, limiting, and otherwise impacting their liberty without lawful authority. **Second Cause of Action:** Fourth Amendment Violation (Unlawful Seizure) 106. Plaintiffs incorporate the allegations of the preceding paragraphs as if fully set forth herein. 107. As set forth above, Defendants' issuance of immigration detainers causes Plaintiffs and other class members prejudice by unreasonably taking away, limiting, and otherwise impacting their liberty without probable cause to believe they are removable in violation of the Fourth Amendment. **Third Cause of Action** Fifth Amendment Violation (Unreasonable Over-Detention) 108. Plaintiffs incorporate the allegations of the preceding paragraphs as if fully set forth herein. 109. This cause of action is brought as an alternative to the second cause of action, in the event the court rules that the detention of Plaintiffs and other class members without probable cause to believe they are removable is properly analyzed under the Due Process Clause rather than or in addition to the Fourth Amendment. 110. As set forth above, Defendants' issuance of immigration detainers causes Plaintiffs and other class members prejudice by unreasonably taking away, limiting, and otherwise impacting their liberty in violation of their due process right to be released within a reasonable time after the initial reason for their detention has ended. **Fourth Cause of Action: Fourth Amendment Violation (Detention without Prompt Judicial Probable Cause Determination**)

111. Plaintiffs incorporate the allegations of the preceding paragraphs as if fully 1 set forth herein. 2 112. The Fourth Amendment requires that all arrests be approved by a neutral 3 judicial official, either before the arrest (in the form of a warrant) or promptly 4 afterward (in the form of a prompt judicial probable cause determination). See 5 Gerstein v. Pugh, 420 U.S. 103 (1975). Absent an emergency or other 6 7 extraordinary circumstance, a detention of more than 48 hours prior to a judicial probable cause determination violates the Fourth Amendment as a matter of law. 8 See County of Riverside v. McLaughlin, 500 U.S. 44, 57 (1991). The 48 hours includes weekends and holidays. 10 113. As set forth above, Defendants do not provide a judicial probable cause 11 determination at any time for Plaintiffs and those similarly situated. Defendants' 12 failure to provide Plaintiffs and those similarly situated with a prompt, judicial 13 probable cause determination causes them prejudice by unreasonably taking away, 14 15 limiting, and otherwise impacting their liberty in violation of the Fourth Amendment. 16 **Fifth Cause of Action:** 17 **Fifth Amendment Violation (Procedural Due Process)** 18 114. Plaintiffs incorporate the allegations of the preceding paragraphs as if fully 19 set forth herein. 20 21 115. This cause of action is brought as an alternative to the fourth cause of action, in the event the court rules that the failure to provide Plaintiffs and class members 22 23 a prompt, judicial probable cause determination is properly analyzed as a procedural due process claim, rather than or in addition to under the Fourth 24 Amendment. 25 116. As set forth above, Defendants as a routine matter fail to provide a judicial 26 probable cause determination, or any type of prompt hearing at all, for Plaintiffs 27 28 and those similarly situated, causing them prejudice by unreasonably taking away,

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class;

limiting, and otherwise impacting their liberty in violation of their procedural due process rights. **Petition for Writ of Habeas Corpus** 117. Plaintiffs incorporate the allegations of the preceding paragraphs as if fully set forth herein. 118. This claim for relief is brought as an alternative to the first five claims for relief, in the event the court rules that the only vehicle for relief is by writ of habeas corpus. 119. The issuance of an immigration detainer places Plaintiffs and those similarly situated in federal custody for the purposes of 28 U.S.C. § 2241. 120. The issuance of an immigration detainer against Plaintiffs and those similarly situated results in *ultra vires* detention without statutory authority in contravention of the limits placed by Congress on Defendants' warrantless arrest authority. 121. The issuance of an immigration detainer against Plaintiffs and those similarly situated results in detention without probable cause that violates the Fourth Amendment or, alternatively, the Fifth Amendment. 122. The failure to provide Plaintiffs and those similarly situated with a prompt, judicial probable cause determination results in a detention that violates the Fourth Amendment or, alternatively, the Fifth Amendment. 123. Plaintiffs seek to pursue a representative action to represent the proposed class. PRAYER FOR RELIEF Wherefore, Plaintiffs respectfully request that the Court grant the following relief: 1. Issue an injunction ordering Defendants, their subordinates, agents, employees, and all others acting in concert with them to rescind any immigration detainers issued against Plaintiffs and members of the proposed

- 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 23 24
- 2. Enjoin Defendants, their subordinates, agents, employees, and all others acting in concert with them from requesting detention on an immigration detainer without first determining that there is probable cause to believe the subject is removable, providing a judicial determination of probable cause, and providing either a warrant or an individualized determination that the subject is likely to escape before a warrant can be obtained;
- 3. Enter a judgment declaring that the detainers issued against Plaintiffs and other members of the proposed class violate the Fourth Amendment and/or the Fifth Amendment's Due Process Clause because they purport to authorize detention without a constitutionally adequate probable cause determination;
- 4. Enter a judgment declaring that the detainers issued against Plaintiffs and other members of the proposed class exceed Defendants' statutory authority under 8 U.S.C. § 1357(a) because they purport to authorize warrantless detention without an individualized determination of probable cause that the subjects are removable and likely to escape before a warrant can be obtained;
- 5. Award Plaintiffs and other members of the proposed class reasonable attorneys' fees and costs; and
- 6. Grant any other relief that this Court may deem fit and proper.

Dated: August 18, 2014 Respectfully submitted,

By: /s/ Jennifer Pasguarella Jennifer Pasquarella

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ACLU Foundation of Southern

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# **EXHIBIT A**

Case 2:13-cv-04416-BRO-FFM Document 44-1 Filed 08/18/14 Page 2 of 14 Page ID #:428

## DEPARTMENT OF HOMELAND SECURITY IMMIGRATION DETAINER - NOTICE OF ACTION

FROM: (Department of Homeland Security Office Address)	Subject ID: 345137447 Event#: Los1312000480	FWI	File No: Date: December 31, 2012
Enforcement Agency) SAN PERNAND COURT PEXE SAN PERNAND COURT PEXE MAINTAIN CUSTODY OF ALIEN FOR A PERIOD NOT TO EXCEED 48 HOURS  Name of Alien: GONZALEZ, Gerardo Date of Birth:		ent Law	
MAINTAIN CUSTODY OF ALIEN FOR A PERIOD NOT TO EXCEED 48 HOURS  Name of Alien: GONALEZ, GEREAGO.  Date of Birth: Service Servic	Enforcement Agency)		LOS ANGELES, CA, DOCKET CONTROL OFFICE
MAINTAIN CUSTODY OF ALIEN FOR A PERIOD NOT TO EXCEED 48 HOURS  Name of Alien: GONZALEZ, GONZALO  Date of Birth:			
Name of Alien:		3 1	
Date of Birth:		OF ALIEN FOR A	PERIOD NOT TO EXCEED 48 HOURS
THE U.S. DEPARTMENT OF HOMELAND SECURITY (DHS) HAS TAKEN THE FOLLOWING ACTION RELATED TO THE PERSON IDENTIFIED ABOVE, CURRENTLY IN YOUR CUSTODY. State Criminal Number: CA2493324  Determined that there is reason to believe the individual is an allen subject to removal from the United State of Individual Consideration of a felony conviction or has been charged with a felony offense; Inas three or more prior misdemeanor convictions; Inas three or more prior misdemeanor conviction or has been charged with a misdemeanor for an offense that involves violence, threats, or assaults; sexual abuse or exploitation; driving under the Influence of alcohol or a controlled substance; unlawful flight from the scene of an accident; the unlawful possession or use of a firearm or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant threat to public safety; Inilitated removal proceedings and served a Notice to Appear or other charging document. A copy of the charging document is attached and was served on deadly weapon, the distribution or trafficking of a state on does not limit your discretion to make decisions related to this person.  This action does not limit your discretion to make decisions related to this person is custody classification, work, quarter assignments, or other matters. DHS discourages dismissing criminal charges based on the existence of a detailner.  IT IS REQUESTED THAT YOU:  Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the firm when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detainer, you are not authorized to hold the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject of this detainer.  Notify this office in the event of the immater's death, hospitalization or transf		N. 41 (7/	
THE PERSON IDENTIFIED ABOVE, CURRENTLY IN YOUR CUSTODY: State Criminal Number: Ca2495124  Determined that there is reason to believe the individual is an allen subject to removal from the United States. The individual (chall that apply):  In as a prior a felony conviction or has been charged with a felony offense; In as three or more prior misdemeanor convictions; In as a prior misdemeanor conviction or has been charged with a misdemeanor for an offense that involves violence, threats, or assaults, sexual abuse or exploitation; driving under the influence of alcohol or a controlled substance; unlawful flight from the scene of an accident; the unlawful possession or use of a finearm or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant threat to public safety; Initiated removal proceedings and served a Notice to Appear or other charging document. A copy of the charging document is attached and was served on			
all that apply):    has a prior a felony conviction or has been charged with a felony offense;   has three or more prior misdemeanor convictions;   has been convicted of illegal entry pursuant to 8 U.S.C. §   1325,     has a prior misdemeanor conviction or has been charged with a felony of a sasualts; sexual abuse or exploitation; driving under the Influence of alcohol or a controlled substance; unlawful flight from the scene of an accident; the unlawful possession or use of a firearm or other deadly weapon, the distribution or trefficking of a controlled substance; or other significant threat to public safety; or other report of a controlled substance; or other significant threat to public safety; in littlated removal proceedings and served a Notice to Appear or other charging document. A copy of the charging document is attached and was served on   Gate).    General advanced or deportation or removal proceedings. A copy of the warrant is attached and was served on   Obtained an order of deportation or removal from the United States for this person.'s custody classification, work, quarter assignments, or other matters. DHS discourages dismissing criminal charges based on the existence of a detainer.    TIS REQUESTED THAT YOU:   Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS. excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject in the subject beyond these 48 hours. As early as possible prior to the time you otherwise or bate the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, flow or anot authorized to hol the subject beyond these 48 hours. As early as possibl	THE PERSON IDENTIFIED ABOVE, CURRI	ENTLY IN YOUR CU	JSTODY: State Criminal Number : CA24895324
offense;	all that apply):		·
□ has a prior misdemeanor conviction or has been charged with a misdemeanor for an offense that involves violence, threats, or assaults; sexual abuse or exploitation, driving under the influence of alcohol or a controlled substance; underful flight from the scene of an accident; the unlawful possession or use of a firearm or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant threat to public safety; otherwise posses a significant risk to national security, bor security, or public safety; and/or controlled substance; or other significant threat to public safety; otherwise posses as significant risk to national security, bor security, or public safety; and/or controlled substance; or other significant threat to public safety; otherwise posses as significant risk to national security, bor security, or public safety; and/or controlled substance; or other significant threat to public safety; otherwise posses as significant risk to national security, bor security, or public safety; and/or controlled substance; or other significant threat to public safety; and/or security or public safety; and/or security or public safety; and/or security of the subject of a detail respective from the United States for this person. This action does not limit your discretion to make decisions related to this person's custody classification, work, quarter assignments, or other matters. DHS discourages dismissing criminal charges based on the existence of a detailner.  IT IS REQUESTED THAT YOU:  Maintain custody of the subject for a period MOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the time when the subject by would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detailer, you are not authorized to holid the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, b	offense;		
assaults; sexual abuse or exploitation; driving under the influence of alcohol or a controlled substance; unlawful flight from the scene of an accident; the unlawful possession or use of a firearm or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant inheat to public safety;    initiated removal proceedings and served a Notice to Appear or other charging document. A copy of the charging document is attached and was served on	has a prior misdemeanor conviction or has be	een charged with a	
or alcohol or a controlled substance; unlawful flight from the scene of an accident; the unlawful possession or use of a firearm or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant threat to public safety; and/or or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant threat to public safety; and/or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant threat to public safety; and/or other (specify):    Initiated removal proceedings and served a Notice to Appear or other charging document. A copy of the charging document is attached and was served on   Obtained an order of deportation or removal from the United States for this person.    Obtained an order of deportation or removal from the United States for this person.    This action does not limit your discretion to make decisions related to this person's custody classification, work, quarter assignments, or other matters, DHS discourages dismissing criminal charges based on the existence of a detainer.    IT IS REQUESTED THAT YOU:   Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the lime when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detainer, you are not authorized to holi the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, please notify DHS by calling 213 830 4325 drifts pushiess hours or 213 830 4927 after hours or in a megrency. If you cannot reach a DHS Official at these numbers, please contact the ICE Law Enforcement Support Center in Burlington, Vermont at: (802) 872-602.    Notify this office of the time of release at least 30 days prior to release or as far in advance as possible.   Notify this office in the ev	assaults; sexual abuse or exploitation; driving	g under the Influence	<ul> <li>has been found by an immigration officer or an immigration judge to have knowingly committed immigration fraud;</li> </ul>
Initiated removal proceedings and server de a Notice to Appear or other charging document. A copy of the charging document is attached and was served on	scene of an accident; the unlawful possessio or other deadly weapon, the distribution or tra	on or use of a firearm afficking of a	<ul> <li>otherwise poses a significant risk to national security, border security, or public safety; and/or</li> </ul>
Served a warrant of arrest for removal proceedings. A copy of the warrant is attached and was served on  Obtained an order of deportation or removal from the United States for this person.  This action does not limit your discretion to make decisions related to this person's custody classification, work, quarter assignments, or other matters. DHS discourages dismissing criminal charges based on the existence of a detainer.  IT IS REQUESTED THAT YOU:  Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 2817. For purposes of this immigration detainer, you are not authorized to holt the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, please notify DHS by calling 213 830 4925 during business hours or 213 830 4927 after hours or in an emergency. If you cannot reach a DHS Official at these numbers, please contact the ICE Law Enforcement Support Center in Burlington, Vermont at: (802) 872-602  Provide a copy to the subject of this detainer.  Notify this office in the event of the inmate's death, hospitalization or transfer to another institution.  Cancel the detainer previously placed by this Office on	Initiated removal proceedings and served a l	Notice to Appear or oti	
□ Obtained an order of deportation or removal from the United States for this person.  This action does not limit your discretion to make decisions related to this person's custody classification, work, quarter assignments, or other matters. DHS discourages dismissing criminal charges based on the existence of a detainer.  IT IS REQUESTED THAT YOU:  Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detainer, you are not authorized to hold the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, please notify DHS by calling 213 830 4925 during business hours or 213 830 4927 after hours or in an emergency. If you cannot reach a DHS Official at these numbers, please contact the ICE Law Enforcement Support Center in Burlington, Vermont at: (802) 872-60/2 Provide a copy to the subject of this detainer.  Notify this office of the time of release at least 30 days prior to release or as far in advance as possible.  Notify this office in the event of the inmate's death, hospitalization or transfer to another institution.  Cancel the detainer previously placed by this Office on (date).  RAUL SAN MARTIN - IEA (Name and little of immigration Officer)  TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CURRENTLY HOLDING THE SUBJECT OF THIS NOTICE (Signature or immigration Delicer)  TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CURRENTLY HOLDING THE SUBJECT OF THIS NOTICE (date).  You should maintain a copy for your own records so you may track the case and not hold the subject beyond the 48-hour period.  Local Booking/Inmate #: Latest criminal charge/conviction: (date) Estimated release: (datest criminal charge/conviction: (dou want this individual to remain in the United States for pro			warrant is attached and was served on (date).
This action does not limit your discretion to make decisions related to this person's custody classification, work, quarter assignments, or other matters. DHS discourages dismissing criminal charges based on the existence of a detainer.  IT IS REQUESTED THAT YOU:  Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detainer, you are not authorized to hole the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, please notify DHS by calling 21.3 830 4925 during business hours or 21.3 830 4927 after hours or in an emergency. If you cannot reach a DHS Official at these numbers, please contact the ICE Law Enforcement Support Center in Burlington, Vermont at: (802) 872-602 Provide a copy to the subject of this detainer.  Notify this office of the time of release at least 30 days prior to release or as far in advance as possible.  Notify this office in the event of the immate's death, hospitalization or transfer to another institution.  Consider this request for a detainer operative only upon the subject's conviction.  Cancel the detainer previously placed by this Office on			
IT IS REQUESTED THAT YOU:    Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detainer, you are not authorized to hole the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, please notify DHS by calling 213 830 4925 during business hours or 213 830 4927 after hours or in an emergency. If you cannot reach a DHS Official at these numbers, please contact the ICE Law Enforcement Support Center in Burlington, Vermont at: (802) 872-602 Provide a copy to the subject of this detainer.			•
Maintain custody of the subject for a period NOT TO EXCEED 48 HOURS, excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detainer, you are not authorized to hold the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, please notify DHS by calling 213 830 4925 during business hours or 213 830 4927 after hours or in an emergency. If you cannot reach a DHS Official at these numbers, please contact the ICE Law Enforcement Support Center in Burlington, Vermont at: (802) 872-602 Provide a copy to the subject of this detainer.  Notify this office of the time of release at least 30 days prior to release or as far in advance as possible.  Notify this office in the event of the inmate's death, hospitalization or transfer to another institution.  Consider this request for a detainer operative only upon the subject's conviction.  Cancel the detainer previously placed by this Office on			
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Notify this office in the event of the inmate's death, hospitalization or transfer to another institution.  Consider this request for a detainer operative only upon the subject's conviction.  Cancel the detainer previously placed by this Office on	the time when the subject would have otherwise request derives from federal regulation 8 C.F. the subject beyond these 48 hours. As early DHS by calling 213 830 4925 during business DHS Official at these numbers, please contact	se been released from R. § 287.7. For purpos y as possible prior to the sentence of the sente	your custody to allow DHS to take custody of the subject. This ses of this immigration detainer, you are not authorized to hold ne time you otherwise would release the subject, please notify 4927 after hours or in an emergency. If you cannot reach a
Consider this request for a detainer operative only upon the subject's conviction.  Cancel the detainer previously placed by this Office on	Notify this office of the time of release at least	st 30 days prior to relea	ase or as far in advance as possible.
Cancel the detainer previously placed by this Office on			
(Name and little of Immigration Officer)  TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CURRENTLY HOLDING THE SUBJECT OF THIS NOTICE Please provide the information below, sign, and return to DHS using the envelope enclosed for your convenience or by faxing a copy to You should maintain a copy for your own records so you may track the case and not hold the subject beyond the 48-hour period.  Local Booking/Inmate #: Latest criminal charge/conviction: (date) Estimated release: (date) Last criminal charge/conviction: (date) Last criminal charge/conviction: (date) Last criminal charge/conviction:	Consider this request for a detainer operative	only upon the subjec	t's conviction.
(Signature of Immigration Officer)  TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CURRENTLY HOLDING THE SUBJECT OF THIS NOTICE Please provide the information below, sign, and return to DHS using the envelope enclosed for your convenience or by faxing a copy to You should maintain a copy for your own records so you may track the case and not hold the subject beyond the 48-hour period.  Local Booking/Inmate #: Latest criminal charge/conviction: (date) Estimated release: (date) Last criminal charge/conviction: (date) Last criminal charge/conviction: (date) Last criminal charge/conviction: (date) Last criminal charge/conviction:	Cancel the detainer previously placed by this	Office on	(date).
TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CURRENTLY HOLDING THE SUBJECT OF THIS NOTICE Please provide the information below, sign, and return to DHS using the envelope enclosed for your convenience or by faxing a copy to You should maintain a copy for your own records so you may track the case and not hold the subject beyond the 48-hour period.  Local Booking/Inmate #: Latest criminal charge/conviction: (date) Estimated release: (datest criminal charge/conviction:	RAUL SAN MARTIN - IE	IA.	
Please provide the information below, sign, and return to DHS using the envelope enclosed for your convenience or by faxing a copy to You should maintain a copy for your own records so you may track the case and not hold the subject beyond the 48-hour period.  Local Booking/Inmate #: Latest criminal charge/conviction: (date) Estimated release: (date) Last criminal charge/conviction: (date) Last criminal charge	(Name and little of Immigration Officer)		(Signature of immigration Officer)
Last criminal charge/conviction:	Please provide the information below, sign, and r to You shoul	return to DHS using th	e envelope enclosed for your convenience or by faxing a copy
Notice: Once in our custody, the subject of this detainer may be removed from the United States. If the individual may be the victim crime, or if you want this individual to remain in the United States for prosecution or other law enforcement purposes, including acting as a witness, please notify the ICE Law Enforcement Support Center at (802) 872-6020.	Local Booking/Inmate #: Lates	st criminal charge/con	viction:(date) Estimated release:(date)
crime, or if you want this individual to remain in the United States for prosecution or other law enforcement purposes, including acting as a witness, please notify the ICE Law Enforcement Support Center at (802) 872-6020.			
(News and title of Office)	crime, or if you want this individual to remain in the	ne United States for pr	osecution or other law enforcement purposes, including acting
(Signature of Chicer)	(Name and title of Officer)		(Signature of Officer)
	,		Page 1 of 3

# **EXHIBIT B**

### DEPARTMENT OF HOMELAND SECURITY IMMIGRATION DETAINER - NOTICE OF ACTION

Subject ID: 346790448 Event #: Los1306000274			File No: A		11	
Event #. LOSI306000274			Date.	June 19, 2	:013	
TO: (Name and Title of Institution - OR Any Subsequ Enforcement Agency) LOS ANGELES COUNTY JAIL-TWIN TOWER 450 BAUCHET ST. LOS ANGELES, CA 90012	ent Law	FROM: (Department Los ANGELES, Control 300 N. Los ANGELES,	CA, DOCKE L OFFICE SELES ST.	T CONTROL		
MAINTAIN CUSTODY	OF ALIEN FOR A	PERIOD NOT TO	EXCEED	48 HOURS	3	لسيسسس
Name of Alien: <u>chinivizyan, simon</u>						
Date of Birth: 93	Nationality: <u>uzr</u>	Bekistan			Sex: M	
THE U.S. DEPARTMENT OF HOMELAND S	SECURITY (DHS) I	HAS TAKEN THE	FOLLOWI	NG ACTION	RELATED TO	
THE PERSON IDENTIFIED ABOVE, CURRI			al from the	United States	. The individual (	check
<ul> <li>all that apply):</li> <li>has a prior felony conviction or has been characteristics.</li> </ul>	arged with a felony	☐ has been con 1325;	victed of ille	egal entry pu	rsuant to 8 U.S.C	. §
that three or more prior misdemeanor conviction or has a prior misdemeanor conviction or has be		•	e-entered th	he country af	er a previous ren	noval
misdemeanor for an offense that involves vio assaults; sexual abuse or exploitation; driving of alcohol or a controlled substance; unlawful scene of an accident; the unlawful possessio or other deadly weapon, the distribution or tra	plence, threats, or g under the influence I flight from the in or use of a firearm	thas been fou judge to have the otherwise possecurity, or p	e knowingly ses a signifi public safety	committed in cant risk to n	icer or an immigra nmigration fraud; ational security, t	
controlled substance; or other significant thre Initiated removal proceedings and served a l attached and was served on	eat to public safety; Notice to Appear or (	other (specify other charging docu				<del></del> •
Served a warrant of arrest for removal proce		e warrant is attached	d and was s	served on		(date
Obtained an order of deportation or removal						
This action does not limit your discretion to n assignments, or other matters. DHS discoura	nake decisions rela Iges dismissing cri	ted to this person' minal charges bas	s custody a	classification	n, work, quarter a detainer.	
IT IS REQUESTED THAT YOU:						
Maintain custody of the subject for a period Nather time when the subject would have otherwis request derives from federal regulation 8 C.F. the subject beyond these 48 hours. As early DHS by calling 213-219-5069 during busines DHS Official at these numbers, please contactors.  Provide a copy to the subject of this detainer	se been released fro R. § 287.7. For purp y as possible prior to ss hours or 213-83 at the ICE Law Enfor	m your custody to a poses of this immigrate the time you otherv 0-4927 after hours	llow DHS to tion detainer vise would r s or in an er	take custody r, you are not release the su mergency. If	of the subject. To t authorized to habject, please not sou cannot reach	his old lify a
Notify this office of the time of release at lease  ■ 1. ■ 1. ■ 1. ■ 1. ■ 1. ■ 1. ■ 1. ■ 1	at 30 days prior to re	lease or as far in ad	vance as po	ossible.		
Notify this office in the event of the inmate's						
Consider this request for a detainer operative						
Cancel the detainer previously placed by this		(dat	e).			
A AKINA - Immigration Enforcement	ent Agent	a.a				
(Name and title of Immigration Officer)			(Signature o	of Immigration (	Officer)	
TO BE COMPLETED BY THE LAW ENFORCE Please provide the information below, sign, and relate to You should be supported the 48-hour period.	eturn to DHS usion	the envelone enrice	ed for your	convenience	or hu fovina a co	
	st criminal charge/co	nviction:	(date) Es	tímated relea	se:(	dale)
Last criminal charge/conviction:	······································		···			
Notice: Once in our custody, the subject of this dorime, or if you want this individual to remain in the same witness, please notify the ICE Law Enforcent	ne United States for a	prosecution or other	d States. If r law enforc	the individual ement purpo	may be the victi ses, including act	n of a .ing
(Name and title of Officer)	······································	·····	m	notive -10%		
OHS Form I-247 (12/12)			(O)	gnature of Offic	•	1 of 3

#### NOTICE TO THE DETAINEE

The Department of Homeland Security (DHS) has placed an immigration detainer on you. An immigration detainer is a notice from DHS informing law enforcement agencies that DHS intends to assume custody of you after you otherwise would be released from custody. DHS has requested that the law enforcement agency which is currently detaining you maintain custody of you for a period not to exceed 48 hours (excluding Saturdays, Sundays, and holidays) beyond the time when you would have been released by the state or local law enforcement authorities based on your criminal charges or convictions. If DHS does not take you into custody during that additional 48 hour period, not counting weekends or holidays, you should contact your custodian (the law enforcement agency or other entity that is holding you now) to inquire about your release from state or local custody. If you have a complaint regarding this detainer or related to violations of civil rights or civil liberties connected to DHS activities, please contact the ICE Joint Intake Center at 1-877-2INTAKE (877-245-8253). If you believe you are a United States citizen or the victim of a crime, please advise DHS by calling the ICE Law Enforcement Support Center toil free at (855) 448-6903.

#### NOTIFICACIÓN A LA PERSONA DETENIDA

El Departamento de Seguridad Nacional (DHS) de EE. UU. ha emitido una orden de detención inmigratoria en su contra. Mediante esta orden, se notifica a los organismos policiales que el DHS pretende arrestario cuando usted cumpla su reciusión actual. El DHS ha solicitado que el organismo policial local o estatal a cargo de su actual detención lo mantenga en custodia por un periodo no mayor a 48 horas (excluyendo sábados, domingos y días festivos) tras el cese de su reclusión penal. Si el DHS no procede con su arresto inmigratorio durante este periodo adicional de 48 horas, excluyendo los fines de semana o días festivos, usted debe comunicarse con la autoridad estatal o local que lo tiene detenido (el organismo policial u otra entidad a cargo de su custodia actual) para obtener mayores detalles sobre el cese de su reclusión. Si tiene alguna queja que se relacione con esta ordan de detención o con posibles infracciones a los derechos o libertades civiles en conexión con las actividades del DHS, comuniquese con el Joint intake Center (Centro de Admissión) del ICE (Servicio de Inmigración y Control de Aduanas) llamando al 1-877-2INTAKE (877-248-8253). Si usted cree que es ciudadano de los Estados Unidos o que ha sido víctima de un delito, infórmeselo al DHS llamando al Centro de Apoyo a los Organismos Policiales (Law Enforcement Support Center) del ICE, teléfono (855) 448-6903 (llamada gratuita).

#### Avis au détenu

Le département de la Sécurité Intérieure [Department of Homeland Security (DHS)] a émis, à votre encontre, un ordre d'incarcération pour des raisons d'immigration. Un ordre d'incarcération pour des raisons d'immigration est un avis du DHS informant les agences des forces de l'ordre que le DHS a l'Intention de vous détenir après la date normale de votre remise en liberté. Le DHS a requis que l'agence des forces de l'ordre, qui vous détient actuellement, vous garde en détention pour une période maximum de 48 heures (excluant les samedis, dimanches et jours fériés) au-delà de la période à la fin de taquelle vous auriez été remis en liberté par les autorités policières de l'État ou locales en fonction des inculpations ou condamnations pénales à votre encontre. Si le DHS ne vous détient pas durant cette période supplémentaire de 48 heures, sans compter les fins de semaines et les jours fériés, vous devez contacter votre gardien (l'agence des forces de l'ordre qui vous détient actuellement) pour vous renseigner à propos de votre libération par l'État ou l'autorité locale. Si vous avez une plainte à formuler au sujet de cet ordre d'incarcération ou en rapport avec des violations de vos droits civils liées à des activités du DHS, veuillez contacter le centre commun d'admissions du Service de l'immigration et des Douanes [ICE - Immigration and Customs Enforcement] [ICE Joint Intake Center] au 1-877-2INTAKE (877-248-8253). Si vous croyez être un citoyen des États-Unis ou la victime d'un crime, veuillez en aviser le DHS en appelant le centre d'assistance des forces de l'ordre de l'ICE [ICE Law Enforcement Support Center] au numéro gratuit (855) 448-8903.

#### **AVISO AO DETENTO**

O Departamento de Segurança Nacional (DHS) emitiu uma ordem de custódia imigratória em seu nome. Este documento é um aviso enviado às agências de imposição da lei de que o DHS pretende assumir a custódia da sua pessoa, caso seja liberado. O DHS pediu que a agência de imposição da lei encarregada da sua atual detenção mantenha-o sob custódia durante, no máximo, 48 horas (excluindo-se sábados, domingos e feriados) após o periodo em que seria liberado pelas autoridades estaduais ou municipais de imposição da lei, de acordo com as respectivas acusações e penas criminais. Se o DHS não assumir a sua custódia durante essas 48 horas adicionals, excluindo-se os fins de semana e feriados, você deverá entrar em contato com o seu custodiante (a agência de imposição da lei ou qualquer outra entidade que esteja detendo-o no momento) para obter informações sobre sua liberação da custódia estadual ou municipal. Caso você tenha alguma reclamação a fazer sobre esta ordem de custódia imigratória ou relacionada a violações dos seus direitos ou liberdades civis decorrente das atividades do DHS, entre em contato com o Centro de Entrada Conjunta da Agencia de Controle de Imigração e Alfândega (ICE) pelo telefone 1-877-246-8253. Se você acreditar que é um cidadão dos EUA ou está sendo vítima de um crime, informe o DHS ligando para o Centro de Apolo à imposição da Lei do ICE pelo telefone de ligação gratuita (856) 448-6903

#### THÔNG BÁO CHO NGƯỜI BỊ GIAM GIỮ

Bộ Quốc Phòng (DHS) đã có lệnh giam giữ quý vị vì lý do di trú. Lệnh giam giữ vì lý do di trú là thông báo của DHS cho các cơ quan thì hành luật pháp là DHS có ý định tạm giữ quý vị sau khi quý vị được thả. DHS đã yêu cầu cơ quan thì hành luật pháp hiện đang giữ quý vị phải tiếp tục tạm giữ quý vị trong không quá 48 giờ đồng hồ (không kể thứ Bảy, Chủ nhật, và các ngày nghỉ lễ) ngoài thời gian mà lẽ ra quý vị sẽ được cơ quan thì hành luật pháp của tiểu bang hoặc địa phương thả ra dựa trên các bản án và tội hình sự của quý vị. Nếu DHS không tạm giam quý vị trong thời gian 48 giờ bổ sung đó, không tính các ngày cuối tuần hoặc ngày lễ, quý vị nên liên lạc với bên giam giữ quý vị (cơ quan thì hành luật pháp hoặc tổ chức khác hiện đang giam giữ quý vị) để hỏi về việc cơ quan địa phương hoặc liên bang thả quý vị ra. Nếu quý vị có khiểu nại về lệnh giam giữ này hoặc liên quan tới các trường hợp vì phạm dân quyền hoặc tự do công dân liên quan tới các hoạt động của DHS, vul lòng liên lạc với ICE Joint Intake Center tại số 1-877-2INTAKE (877-248-8263). Nếu quý vị tin rằng quý vị là công dân Hoa Kỳ hoặc nạn nhân tội phạm, vui lòng báo cho DHS biết bằng cách gọi ICE Law Enforcement Support Center tại số điện thoại miễn phí (855) 448-6903.

#### 对被拘留者的通告

美国国土安全部(DHS)已发出对你的移民监禁令。移民监禁令是美国国土安全部用来通告执法当局,表示美国国土安全部意图在你可能从当前的拘留被释放以后继续拘留你的通知单。美国国土安全部已经向当前拘留你的执法当局要求,根据对你的刑事起诉或判罪的基础,在本当由州或地方执法当局释放你时,继续拘留你,为期不超过 48 小时(星期六、星期天和假日除外)。如果美国国土安全部未在不计周末或假日的额外 48 小时期限内将你拘留,你应该联系你的监管单位(现在拘留你的执法当局或其他单位),询问关于你从州或地方执法单位被释放的事宜。如果你对于这项拘留或关于美国国土安全部的行动所涉及的违反民权或公民自由权有任何投诉,请联系美国移民及海关执法局联合接纳中心(ICE Joint Intake Center),电话号码是 1-877-2INTAKE (877-246-8253)。如果你相信你是美国公民或犯罪被客人,请联系美国移民及海关执法局的执法支援中心(ICE Law Enforcement Support Center),告知美国国土安全部。该执法支援中心的免费电话号码是 (855) 448-6903。

# **EXHIBIT C**

COUNTY OF LOS ANGELES • REGISTRAR-RECORDER/COUNTY CLERK

UT	STATE FILE NUMB	STATE OF CALIFORNIA							
Value I	Gerardo	DFIRST (GIVEN)	I 18 MIDDLE I			I IC LAST IFA	onzalez,	Jr.	
OF BIRTH	<sup>2</sup> SEX male	3 DATE OF BIRTH-MONT		٧.	ioleta Zapa	ta	IER OR OTHER PER	SON ATTENDING THIS BIRT	
2.1		H-HOSPITAL STREET, NUMBER, 12 LOUVRE Street	5 TO COMP TO THE REPORT OF THE REPORT OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE P			s Angeles		5D STATE California	
The second secon	6A. NAME OF FATI		168 MIDDLE			I 6C LAST IFA		4 024 -	
5171150	Gerardo		1				ionzalez,		
FATHER		ATE OR FOREIGN COUNTRY)	BA RACE		56 ETHNICITY	9 DATE OF	BIRTH-MONTH	DAY, YEAR	
	Mexico			vhite					
	10A. NAME OF MOTHER—FIRST (GIVEN)		1 108 MIDDLE	LLO			10c. LAST—(FAMILY)		
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This is to certify that this document is a true copy of the official record filed with the Registrar-Recorder/County Clerk.

CONNY B. McCORMACK Registrar-Recorder/County Clerk

This copy not valid unless prepared on engraved border displaying the Seal and Signature of the Registrar-Recorder/County Clerk.

APR 0 2 2001

19-328528

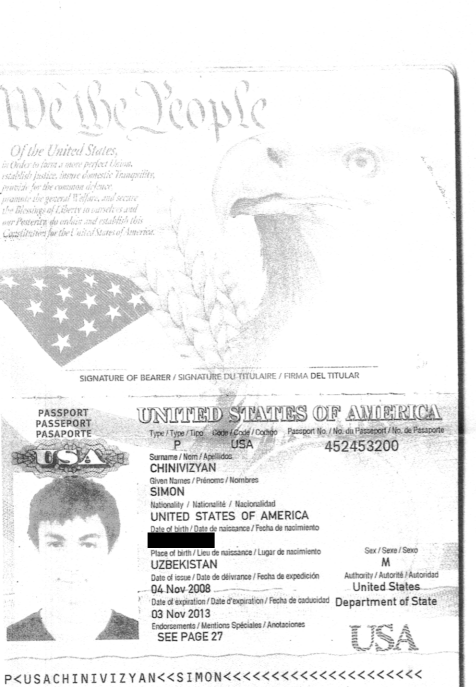


# **EXHIBIT D**

## DEPARTMENT OF HOMELAND SECURITY IMMIGRATION DETAINER - NOTICE OF ACTION

Subject ID: 345137447		File No:
Event #: Los1312000480	]	Date: June 19, 2013
TO: (Name and Title of Institution - OR Any Subsequent Agency) LOS ANGELES COUNTY JAIL-TWIN TOWER 450 BAUCHET ST. LOS ANGELES, CA 90012	LOS ANGELI DOCKET CON 300 N. LOS LOS ANGELE	entment of Homeland Security Office Address) 38, CA, DOCKET CONTROL OFFICE NTROL OFFICE 3 ANGELES ST. 38, CA 90012
MAINTAIN CUSTODY	OF ALIEN FOR A PERIOD NO	OT TO EXCEED 48 HOURS
Name of Alien: GONZALEZ, Gerardo	<b>N. 1.</b>	
Date of Birth:	Nationality: MEXICO	
THE PERSON IDENTIFIED ABOVE, CURR	ENTLY IN YOUR CUSTODY: 8t	ate Criminal Number : CA24895324
Determined that there is reason to believe the	ne individual is an alien subject to re	emoval from the United States. The individual (check
all that apply):  has a prior felony conviction or has been ch	arged with a felony	n convicted of illegal entry pursuant to 8 U.S.C. §
offense;	1325;	
<ul> <li>has three or more prior misdemeanor conviction or has a prior misdemeanor conviction or has been also applied to the prior misdemeanor conviction or has been also applied to the prior misdemeanor conviction or has been also applied to the prior misdemeanor conviction.</li> </ul>		ally re-entered the country after a previous removal n;
misdemeanor for an offense that involves vio	plence, threats, or has bee	n found by an immigration officer or an immigration
assaults; sexual abuse or exploitation; drivin of alcohol or a controlled substance; unlawfu	I flight from the	have knowingly committed immigration fraud; se poses a significant risk to national security, border
scene of an accident; the unlawful possession or other deadly weapon, the distribution or tr	on or use of a firearm security sefficient afficient security secu	r, or public safety; and/or pecify):
controlled substance; or other significant thre	sat to public salety,	document. A copy of the charging document is
attached and was served on		document. A copy of the charging document is
Served a warrant of arrest for removal proce	edings. A copy of the warrant is att	ached and was served on (date
Obtained an order of deportation or removal	from the United States for this pers	son.
This action does not limit your discretion to a assignments, or other matters. DHS discoura		
IT IS REQUESTED THAT YOU:		
the time when the subject would have otherwi- request derives from federal regulation 8 C.F. the subject beyond these 48 hours. As early DHS by calling during busine	se been released from your custody R. § 287.7. For purposes of this imr y as possible prior to the time you o ss hours orafter t the ICE Law Enforcement Suppor	Iding Saturdays, Sundays, and holidays, beyond to allow DHS to take custody of the subject. This nigration detainer, you are not authorized to hold therwise would release the subject, please notify hours or in an emergency. If you cannot reach a t Center in Burlington, Vermont at: (802) 872-6020.
Notify this office of the time of release at least	st 30 days prior to release or as far	In advance as possible.
☐ Notify this office in the event of the inmate's	death, hospitalization or transfer to	another institution.
Consider this request for a detainer operative	only upon the subject's conviction	
☐ Cancel the detainer previously placed by this		
J. D02213 GARCIA - I		- (acro)
(Name and title of Immigration Officer)		(Signature of Immigration Officer)
Please provide the information below, sign, and r	etum to DHS using the envelope e	r HOLDING THE SUBJECT OF THIS NOTICE: nclosed for your convenience or by faxing a copy ords so you may track the case and not hold the
Local Booking/Inmate #: Late	st criminal charge/conviction:	(date) Estimated release:(date)
Last criminal charge/conviction:		
	e United States for prosecution or	United States. If the individual may be the victim of a other law enforcement purposes, including acting 020.
(Name and title of Officer)		(Signature of Officer)
DHS Form I-247 (12/12)		Page 1 of 3

# **EXHIBIT E**



4524532005USA9306277M1311037318305757<170676

# **EXHIBIT F**

# Case 2:13-cy-04416-BRO-FFM Document 44-1 Filed 08/18/14 Page 14 of 14 Page ID (6 ase 2/13 cy-04416-BRO-FFM Document 311) Filed 03/10/14 Page 10 of 10 Page ID

DEPARTMENT OF HOMELAND SECURITY

IMMIGRATION DETAINER - NOTICE OF ACTION SID: A3 2237355

,		•
Subject ID: 346790448		File No: A075 312 811
Event #: Los1306000274		Date: June 19, 2013
TO: (Name and Title of Institution - OR Any Subsequ Enforcement Agency) LOS ANGELES COUNTY JAIL-TWIN TOWER 450 BAUCHET ST. LOS ANGELES, CA 90012	ent Law	FROM: (Department of Homeland Security Office Address) LOS ANGELES, CA, DOCKET CONTROL OFFICE DOCKET CONTROL OFFICE 300 N. LOS ANGELES ST. LOS ANGELES, CA 90012
	OE ALIEN EOD A	PERIOD NOT TO EXCEED 48 HOURS
Name of Alien: CHINIVIZYAN, Simon	OF ALIEN FOR A	PERIOD NOT TO EXCEED 46 HOURS
Date of Birth: 93	Nationality: uza	EKISTAN Sex: M
THE PERSON IDENTIFIED ABOVE, CURR	ENTLY IN YOUR C	HAS TAKEN THE FOLLOWING ACTION RELATED TO USTODY: on subject to removal from the United States. The Individual (check
	rged with a felony .	<ul> <li>has been convicted of illegal entry pursuant to 8 U.S.C. § 1325;</li> </ul>
has three or more prior misdemeanor conviction or has b		<ul> <li>has illegally re-entered the country after a previous removal or return;</li> </ul>
misdemeanor for an offense that involves vio assaults; sexual abuse or exploitation; driving of alcohol or a controlled substance; unlawful scene of an accident; the unlawful possessio or other deadly weapon, the distribution or tracontrolled substance; or other significant thre	lence, threats, or gunder the influence flight from the n or use of a firearm afficking of a	has been found by an immigration officer or an immigration judge to have knowingly committed immigration fraud;
Initiated removal proceedings and served a fattached and was served on		ther charging document. A copy of the charging document is
		warrant is attached and was served on (date)
Obtained an order of deportation or removal	• • • • • • • • • • • • • • • • • • • •	•
<del>_</del>		ted to this person's custody classification, work, quarter
		ninal charges based on the existence of a detainer.
T IS REQUESTED THAT YOU:		
the time when the subject would have otherwis request derives from federal regulation 8 C.F. the subject beyond these 48 hours. As early DHS by calling 213-219-5069 during busines	te been released from R. § 287.7. For purport as possible prior to be shours or 213-830 the ICE Law Enforce	HOURS, excluding Saturdays, Sundays, and holidays, beyond in your custody to allow DHS to take custody of the subject. This coses of this immigration detainer, you are not authorized to hold the time you otherwise would release the subject, please notify 0-4927 after hours or in an emergency. If you cannot reach a sement Support Center in Burlington, Vermont at: (802) 872-6020.
Notify this office of the time of release at leas	t 30 days prior to rele	ease or as far in advance as possible.
Notify this office in the event of the inmate's of	leath, hospitalization	or transfer to another institution.
Consider this request for a detainer operative		
Cancel the detainer previously placed by this A AKINA Immigration Enforcement		12/13 (date) G-CALL 213-219-5069
(Name and title of Immigration Officer)		(Signature of Immigration Officer)
Please provide the information below, sign, and rocuments. You shoul	eturn to DHS using t	CURRENTLY HOLDING THE SUBJECT OF THIS NOTICE: he envelope enclosed for your convenience or by faxing a copy r your own records so you may track the case and not hold the
subject beyond the 48-hour period.		·
Local Booking/Inmate #: Lates	t criminal charge/cor	nviction: (date) Estimated release:(date)
Last criminal charge/conviction:		
	e United States for p	oved from the United States. If the individual may be the victim of a prosecution or other law enforcement purposes, including acting at (802) 872-6020.
A.AICI~A	•	a, a
(Name and title of Officer)		(Signature of Officer)
NUC Form I 247 (42/42)		, Bana 4 of 0