## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

J.A.V., et al.,	
Petitioner.	
V.	Civil Action No. 1:25-cv-072
DONALD J. TRUMP, et al.,  *Respondents.*	

#### **DECLARATION OF ASSISTANT FIELD OFFICE DIRECTOR**

Pursuant to the authority of 28 U.S.C. § 1746, I, Carlos D. Cisneros, an Assistant Field Office Director for U.S. Department of Homeland Security (DHS), United States Immigration and Customs Enforcement (ICE), Enforcement and Removal Operations (ERO), Harlingen, Texas (TX) declare as follows:

- 1. I am an Assistant Field Office Director ("AFOD") for U.S. Department of Homeland Security, United States Immigration and Customs Enforcement, Enforcement and Removal Operations ("ICE ERO Harlingen"). I began my employment with ICE (Legacy Immigration and Naturalization Service) on January 18, 2000, and I have been serving as the AFOD for ICE ERO Harlingen since August 28, 2022.
- 2. In my role as AFOD, I oversee ERO enforcement operations for the Harlingen Office. As an AFOD, I am responsible for the supervision of deportation officers managing detained cases in Harlingen, Texas. I am also responsible for overseeing the safety, security and care of individuals in my custody.
- 3. While preparing this declaration, I have examined the official records available to me regarding the Alien Enemies Act (AEA) notice procedure. I submit this declaration to outline

the notice procedure and to inform the court about why a description of the procedure should be kept under seal.

#### A. The Notice

- 4. Attached as an exhibit to this declaration is a copy of Form AEA-21B, which ICE officers serve on aliens whom the Agency intends to detain or remove pursuant to the AEA. Each alien is served individually, and the Form AEA-21B is read and explained to each alien in a language that alien understands.
- 5. Consistent with a Notice to Appear in Title 8 proceedings, the Form AEA-21B is written in the English language. However, it is read and explained to each alien in a language that alien understands. ICE officers are accustomed to working with aliens who do not understand English.
- 6. Through an ICE-wide contract with a language assistance vendor (i.e. language lines), ICE uses professional oral interpretation and translation services that cover more than 200 languages, including rare and Indigenous languages. Enforcement and Removal Operations (ERO) serves as the Contracting Officer Representative for this ICE-wide language services contract. Centralizing oversight over the contract allows better coordination with the vendor and the establishment of processes for obtaining regular reports. Additionally, many ERO staff have sufficient proficiency in one or more languages other than English and communicate with limited English proficiency (LEP) persons in their primary language when appropriate.
- 7. Pursuant to ICE detention standards, oral interpretation or assistance is provided to any detained alien who is illiterate or who speaks another language in which written material has not been translated.
- 8. The various ICE Detention Standards under which detention facilities operate require that information be provided to LEP persons in a language or manner they can understand throughout the detention process to provide them with meaningful access to programs and services. This may be accomplished through use of bilingual staff or professional interpretation and translation services. Depending on the type of facility and contract specifications, the contractor may have and use their own dedicated language line.

### **B.** Habeas Components to the Process

9. The alien is served individually with a copy of the Notice, Form AEA 21-B, the notice is read to the alien in a language that he or she understands.

- 10. As part of the notice procedure, the alien is informed that he or she can make a telephone call to whomever he or she desires, including legal representatives. ICE ensures that telephones are made available for the aliens and that the aliens have access to the telephone lines.
- Although there may be fact-specific exceptional cases, in a general case, after an 11. alien is served with Form AEA 21-B, the alien is given a reasonable amount of time, and no less than 12 hours, including the ability to make a telephone call, to indicate or express an intent to file a habeas petition. If the alien does not express any such intention, then ICE may proceed with the removal, though such removal may not actually occur for many more hours or days, giving the alien additional time to express an intent. If the alien does express an intent to file a habeas petition, the alien is given a reasonable amount of time, and no less than 24 hours, to actually file that petition. If the alien does not file such a petition within 24 hours, then ICE may proceed with the removal, though such removal may not actually occur for many more hours or days, giving the alien additional time to file the petition. Further, because aliens subject to the AEA are often detained for several days before removal, they frequently have much more time to express an intent to file a habeas petition or to actually file such a petition. Moreover, these timeframes are consistent with, if not more generous than, the timeframes used for expedited removal procedures under Title 8.
- In nearly every case in which an alien files a habeas petition based on detention 12. related to the AEA, the alien also seeks a Temporary Restraining Order (TRO). The TRO request is typically adjudicated quickly, sometimes within hours of being filed. Although there may be fact-specific exceptional cases, in a general case, ICE will not remove under the AEA an alien who has filed a habeas petition while that petition is pending. However, ICE may reconsider that position in cases where a TRO has been denied and the habeas proceedings have not concluded within a reasonable time.

#### **Justification for Sealing the Description of the Notice Procedure** C.

13. The internal notice procedure outlined in this declaration should be filed and remain under seal because this process is law enforcement sensitive. In this circumstance, revealing our notice procedure would disclose to the public guidelines that are integral to conducting law enforcement investigations and could risk circumvention of the law.

Signed this	day of April 2025
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Carlos D. Cisneros Assistant Field Office Director Enforcement and Removal Operations U.S. Immigration and Customs Enforcement

# NOTICE AND WARRANT OF APPREHENSION AND REMOVAL UNDER THE ALIEN ENEMIES ACT

A-File No:	Date:			
In the Matter of:				
Date of Birth:	Sex:	Male	Female	
Warrant of Apprehension and Removal				
To any authorized law enforcement officer:				
The President has found that Tren de Aragua is perpetrating, attempting, or threatening an invasion or predatory incursion against the territory of the United States, and that Tren de Aragua members are thus Alien Enemies removable under Title 50, United States Code, Section 21.				
(Full Name of Alien Enemy) age; (2) not a citizen or lawful permanent reside a member of Tren de Aragua. Accordingly, he or Title 50, United States Code, Section 21, he or si United States pursuant to this Warrant of Apprel	nt of the Uni she has beer he shall be ap	ted States; (3 determined oprehended,	to be an Alien Enemy and, under	
Signature of Supervisory Officer:			And the second s	
Title of Officer:			Date:	
Notice to Alien Enemy				
I am a law enforcement officer authorized to apbeen determined to be at least fourteen years of a States; a citizen of Venezuela; and a member o Act, you have been determined to be an Alien E the United States. Until you are removed from the States Code, Section 21. Any statement you mak in any administrative or criminal proceeding. The Act. If you desire to make a phone call, you will	ge; not a citize of Tren de Ar nemy subject e United State e now or white is not a re	ten or lawful agua. Accor to apprehen es, you will be you are in moval under	permanent resident of the United dingly, under the Alien Enemies sion, restraint, and removal from the detained under Title 50, United custody may be used against you	
After being removed from the United States, you Homeland Security to enter or attempt to enter to enter the United States without receiving such may be subject to criminal prosecution and improved the subject to criminal prosecution and the subject to criminal probability and the subject to criminal probability and the subject to criminal probability and the subject	the United St permission,	ates at any ti	ime. Should you enter or attempt	
Signature of alien:			Date:	
CERTIFICATE OF SERVICE				
I personally served a copy of this Notice and Wa and ensured it was read to this person in a language	_		_	
Name of officer/agent	Signature	of officer/agen	t	