

U.S. Department of Justice

Civil Division Office of Immigration Litigation District Court Section

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July 22, 2020

VIA ELECTRONIC FILING

Honorable Catherine O'Hagan Wolfe Clerk of Court United States Court of Appeals for the Second Circuit Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

Re: *Hassoun v. Searls*, Case No. 20-2056 Appellant's Notice of Removal

Dear Ms. Wolfe,

The Government notifies the Court that on July 21, 2020, U.S. Immigration and Customs Enforcement (ICE) removed Appellee-Petitioner Adham Amin Hassoun from the United States to a third country. *See* July 22, 2020 Marlen Piñeiro Decl. ¶ 5 (attached). Mr. Hassoun is no longer in ICE custody or within the United States. Piñeiro Decl. ¶ 6.

The Government will, in due course, file a submission with the Court addressing the impact of Mr. Hassoun's removal on this appeal.

Sincerely,

/s/ Anthony D. Bianco

Anthony D. Bianco Senior Counsel for National Security United States Department of Justice Office of Immigration Litigation Case 20-2056, Document 72, 07/22/2020, 2890032, Page2 of 3

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NEW YORK

ADHAM AMIN HASSOUN,

Petitioner,

Case No. 1:19-cv-00370-EAW

v.

JEFFREY SEARLS, in his official capacity as Acting Assistant Field Office Director and Administrator, Buffalo Federal Detention Facility,

Respondent.

DECLARATION OF MARLEN PIÑEIRO

I, Marlen Piñeiro, in accordance with 28 U.S.C. § 1746, declare as follows:

- I an employed by the U.S. Department of Homeland Security (DHS), U.S. Immigration and Customs Enforcement (ICE), Enforcement and Removal Operations (ERO), as the Assistant Director for Removal. ERO's Removal Division, located at ICE Headquarters in Washington, D.C., is responsible for assisting ERO's field offices in obtaining travel documents necessary to execute administratively final orders of removal, as well as coordinating, managing, and facilitating the return/removal of aliens from the United States. I have been permanently employed with ICE and the former Immigration and Naturalization Service since 1987, and I have been serving in my current position since December 2013.
- 2. My present duties include complete oversight of removal operations to include travel document procurement and ICE Air Operations.

- 3. This declaration is based upon my personal knowledge, information provided to me in my official capacity, and information obtained from records maintained by DHS. This declaration is an update to information provided in ICE's July 16, 2020 declaration.
- I am familiar with the removal case of Adham Hassoun, Alien Number: A074-079-095.
 While in ICE custody, he was detained at the Buffalo Federal Detention Facility (BFDF) in Batavia, New York.
- 5. On July 21, 2020, ICE successfully removed Hassoun pursuant to his final order of removal from the United States to a third county via ICE Air charter flight.
- 6. At this time, Hassoun is no longer in ICE custody or within the United States.

I declare under penalty of perjury that the foregoing is true and correct to the best of my information, knowledge and belief, and based upon records maintained in the ordinary course of business.

Executed on this 22nd day of July 2020 in Washington, D.C.

Marlen Piñeiro Assistant Director for Removal ICE Enforcement and Removal Operations