

**Santanna Law Offices, PC
Natalia Vieira Santanna,
SBN#337502
P.O. Box 7528
Oakland, CA 94601
(510) 922-0154**

Non-detained

**UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMMIGRATION COURT
1855 Gateway Blvd., Suite 850
Concord, CA 94520**

In the Matter of)

Danny Jose Juarez)

In Removal Proceedings)

File No. A. 240-805-898

Immigration Judge: **Begovich, Samantha**

Next Hearing Date: **April 9, 2029 at 2:30 P.M.**

RESPONDENT'S MOTION TO WITHDRAW AS COUNSEL

5. Throughout the last months, undersigned counsel and office staff made repeated attempts to contact the Respondent by electronic mail, telephone and text message to discuss the progress of his case. Those efforts were wholly unsuccessful.

6. Despite Counsel's repeated efforts to explain the importance of complying with the immigration process, the Respondent has ceased all communication and failed to cooperate with retained counsel, in continued disregard of the terms of the representation agreement. This lack of cooperation has caused an irreparable breakdown of the attorney-client relationship as originally defined in the representation agreement, leaving undersigned counsel with no alternative but to withdraw from representation in this matter before the Immigration Court.

7. On May 11, 2026, counsel formally notified the Respondent by mail of the termination of legal representation. *See* Exhibit 1. The absence of any response or acknowledgment to the office's notifications, viewed in conjunction with Respondent's failure to respond to all prior communications, is consistent with a pattern of deliberate non-communication with counsel.

8. In addition, on the same date, undersigned counsel notified the Respondent by e-mail of counsel's intent to withdraw representation. *See* Exhibit 2.

9. The Respondent was advised therein of the next scheduled Individual Calendar Hearing on April 9, 2029, at 2:30pm., at 1855 Gateway Blvd., Suite 850, Concord, CA. Furthermore, the Respondent was advised to obtain new counsel and was informed of the importance of appearing at all scheduled hearings, keeping the Immigration Court apprised of any changes of address, and complying with all applicable deadlines in order to avoid the risk of an *in absentia* removal order. *See* Exhibits 1 and 2.

10. For the foregoing reasons, good cause has been established for the granting of this motion consistent with the standards of *Matter of Rosales*, 19 I&N Dec. 655 (BIA 1988): the Respondent will not be prejudiced by the withdrawal given the substantial time remaining before the next hearing; the Government will suffer no prejudice; counsel has made all reasonable efforts to notify and locate the Respondent; and continued representation is impossible in the absence of any communication.

11. As a result, the undersigned counsel is no longer able to effectively represent Mr. Danny Jose Juarez. Therefore, the signatory respectfully requests permission to withdraw from all proceedings regarding the Respondent's case.

12. Due to the breakdown in communication and the inability to make contact, it was not possible to obtain the Respondent's consent for withdrawal. Nevertheless, a courtesy copy of

the entire proceedings have been properly sent to the Respondent via mail and e-mail. *See* Exhibits 1 and 2.

13. A copy of this motion was served to the Respondent by email. *See* Exhibit 3.

WHEREFORE, the undersigned counsel respectfully requests that this Honorable Court grant the motion and order the requested relief.

Respectfully Submitted,

Natalia Vieira Santanna (Bar N. 337502)
Attorney at Law
P.O. Box 7528
Oakland, CA 94601
Counsel for Respondent

Exhibit list

Exhibits:

Pages:

Exhibit 1

Letter Notifying Respondent of Withdraw as Counsel 1-6

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Exhibit 2

E-mail Notifying Respondent of Withdraw as Counsel 8-12

Exhibit 3

E-mail serving Motion to Withdraw as Counsel 13-14

Exhibit 1

April 23, 2026

Danny Jose Juarez
226 A Edith St.
Petaluma, CA 94952
dannyjuarez051@gmail.com

Dear Mr. Danny Jose Juarez,

I hope this letter finds you well. Through this letter, and due to unsuccessful attempts to contact you over the past several months, as well as your failure to comply with your contractual obligations, I hereby notify you of the termination of legal representation in your case, in accordance with applicable ethical and legal regulations.

Since January of this year, we have attempted to contact you multiple times by phone and messages regarding your case. However, we have not received any response. This lack of cooperation has made it impossible to move forward with your case and to provide proper legal services on your behalf.

In recent weeks (on March 20 and March 27), we sent two letters to your last known residential address and email on file, requesting that you urgently contact our office to proceed with pending matters. We also informed you that your lack of response would be interpreted as a lack of interest in continuing your case. Once again, we did not receive any response.

Given these circumstances, we have no alternative but to terminate our representation in your asylum case before the Immigration Court and any related applications.

Please note that communication and the exchange of information between the client and the legal team are essential for the proper execution of professional representation. The absence of such communication results in a breakdown of trust in the attorney-client relationship. Due to this situation and the impossibility of maintaining effective communication necessary to continue our work, we are compelled to cease providing legal services in your case.

For this reason, we hereby formally notify you of the termination of representation, thereby ending our professional relationship.

During the period in which our office represented you, we performed the following actions in your case, in addition to providing ongoing assistance:

PO Box 90487 San Diego, CA 92169

We provided all services included in your contract related to your removal proceedings:

1. Filed written pleadings
2. Filed a motion for continuance and a motion for video appearance in connection with the July 9, 2025 hearing
3. Complied with the court's deadline to submit applications for relief and prima facie evidence of eligibility by filing:
 - Application for asylum, withholding of removal, and protection under the Convention Against Torture (CAT) (Form I-589)
 - Personal Declaration
 - Country Conditions Reports
 - Fee Receipt for the initial asylum application

Please be advised that you have a hearing scheduled for **April 9, 2029, at 2:30 PM**, at the following address:

1855 Gateway Blvd., Suite 850, 9th Floor, Courtroom 8, Concord, CA 94520.

All applicants must appear in person at the date, time, and location indicated.

Please note that prior to any hearing, including the *Master Hearing* and *Individual Hearing*, it is your responsibility to ensure that all evidence and supporting documentation you intend to use in your case are submitted in advance. In particular, for the *Individual Hearing*, the Immigration Court generally requires submission of all evidence up to 30 (thirty) days prior to the hearing, although this deadline may vary depending on the judge's specific instructions in your case. Failure to comply with these deadlines may result in the exclusion of such evidence.

Additionally, any change of address must be formally reported to the Immigration Court using Form EOIR-33 within five (5) days of the change. Failure to do so may negatively impact your case.

Please also be aware that failure to appear at your scheduled hearing may result in a removal order being issued against you and your beneficiaries.

In any event, it is strongly recommended that you seek legal representation from another attorney to ensure that your case proceeds appropriately.

Enclosed with this letter is a complete copy of your file with the Immigration Court, including the Form I-589 (Application for Asylum and/or Withholding of Removal) submitted to the court.

We remain available to provide additional information regarding your case and guidance on next steps, if necessary.

Thank you for your understanding, and we wish you success in the next stages.

Sincerely,



Otavio Haverroth Silva
Advogado SBN#343486
YOUUSA Law Firm
P.O. Box 90487
San Diego, CA 92169



Natalia Vieira Santanna
SBN#337502
P.O. Box 7528
Oakland, CA 94601
(510) 922-0154

23 de abril de 2026

Danny Jose Juarez
226 A Edith St.
Petaluma, CA 94952
dannyjuarez051@gmail.com

Estimado Sr. Danny Jose Juarez:

Espero que esta carta le encuentre bien. Por medio de la presente, y ante los intentos infructuosos de contacto durante los últimos meses, así como el incumplimiento de sus obligaciones contractuales, le notifico la finalización de la representación legal en su caso, conforme a las normas éticas y legales aplicables.

Desde enero de este año, hemos intentado comunicarnos con usted en diversas ocasiones por teléfono y mensajes para tratar asuntos relacionados con su caso. Sin embargo, no hemos obtenido respuesta. Esta falta de colaboración ha impedido el avance del proceso y la adecuada prestación de servicios legales en su nombre.

En las últimas semanas (los días 20 y 27 de marzo), enviamos de forma consecutiva dos cartas a su última dirección de residencia y a su correo electrónico registrados, solicitando que se pusiera en contacto urgente con nuestra oficina para dar seguimiento a los asuntos pendientes, informándole además que su silencio sería interpretado como falta de interés en la continuidad del proceso. Nuevamente, no obtuvimos respuesta.

Considerando este contexto, no queda otra alternativa que proceder con la terminación de la representación en su proceso de asilo ante la Corte de Inmigración y solicitudes derivadas.

Cabe destacar que la comunicación y el intercambio de información entre el cliente y el equipo contratado son indispensables para el adecuado ejercicio de la representación profesional. La ausencia de esta comunicación implica una ruptura en la relación de confianza entre cliente y abogado. Ante esta situación y la imposibilidad de mantener una comunicación efectiva para la continuidad de nuestro trabajo, me veo obligado a cesar la prestación de servicios legales en su caso.

Por esta razón, le notifico mediante la presente la finalización de la representación, formalizando así el término de nuestra relación profesional.

Durante el período en que nuestra oficina lo representó, se llevaron a cabo las siguientes actuaciones en su caso, además de la atención continua brindada:

Prestamos todos los servicios incluidos en su contrato relacionados con su proceso de remoción:

1. Presentamos los escritos correspondientes

2. Presentamos una moción de aplazamiento (motion for continuance) y una moción para comparecencia por video (motion for video appearance) en relación con la audiencia del 9 de julio de 2025
3. Cumplimos con el plazo establecido por la Corte para la presentación de solicitudes de alivio y evidencia inicial (prima facie) de elegibilidad, presentando:
 - Solicitud de asilo, suspensión de la remoción y protección bajo la Convención Contra la Tortura (CAT) (Formulario I-589)
 - Declaración personal
 - Informes sobre las condiciones del país
 - Comprobante de pago de la tarifa de la solicitud inicial de asilo

Le recuerdo que usted tiene una audiencia programada para el día **09/04/2029, a las 14:30**, en la siguiente dirección:

1855 Gateway Blvd., Suite 850, 9th Floor, Courtroom 8, Concord, CA 94520.

Todos los solicitantes deben comparecer presencialmente en la fecha, hora y lugar indicados.

Asimismo, es importante señalar que, antes de cualquier audiencia, incluyendo la *Master Hearing* y la *Individual Hearing*, es su responsabilidad asegurar el envío previo de todas las pruebas y evidencias que desee utilizar en su caso. En particular, para la audiencia individual (*Individual Hearing*), la Corte de Inmigración generalmente establece un plazo de hasta 30 (treinta) días antes de la audiencia para la presentación de todas las pruebas, el cual puede variar según lo determine el juez en su caso. El incumplimiento de estos plazos puede resultar en la no admisión de las pruebas presentadas.

Además, cualquier cambio de dirección debe ser notificado formalmente a la Corte de Inmigración mediante el formulario EOIR-33 dentro de un plazo de 5 (cinco) días después del cambio, bajo pena de perjuicios en su proceso.

También se destaca que, en caso de no comparecer a la audiencia programada, se emitirá una orden de remoción en su contra y en la de sus beneficiarios.

En cualquier caso, es altamente recomendable que busque representación legal con otro abogado para asegurar que su caso continúe de la manera más adecuada posible.

Adjunto a esta carta encontrará una copia completa de su expediente ante la Corte de Inmigración, incluyendo el Formulario I-589 (Solicitud de Asilo y/o Suspensión de Remoción) presentado ante la corte.

Quedo a su disposición para proporcionar información adicional sobre su caso y orientación sobre los próximos pasos, si fuera necesario.

Agradezco su comprensión y le deseo éxito en las próximas etapas.

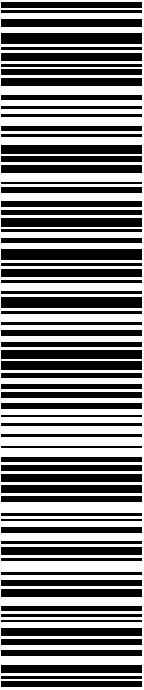
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
Otavio Haverroth Silva
Advogado SBN#343486
YOUUSA Law Firm
P.O. Box 90487
San Diego, CA 92169



Natalia Vieira Santanna
SBN#337502
P.O. Box 7528
Oakland, CA 94601
(510) 922-0154



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
DANNY JOSE JUAREZ
226 EDITH ST
PETALUMA CA 94952-3224

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3. Place label so that it does not wrap around the edge of the package.
4. Each shipping label number is unique and can be used only once - DO NOT PHOTOCOPY.
5. Please use this shipping label on the "ship date" selected when you requested the label.
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	Fees:	\$0.00
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 OTAVIO H SILVA
 PO BOX 90487
 SAN DIEGO CA 92169-2487

To:

DANNY JOSE JUAREZ
 226 EDITH ST
 PETALUMA CA 94952-3224

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
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Exhibit 2



Nicolý Moreira Nascimento <nicoly.moreira@yousalaw.com>


Terminación de la Representación Legal / Termination of Legal Representation

2 mensajes

Nicolý Moreira Nascimento <nicoly.moreira@yousalaw.com>

11 de maio de 2026 às 11:35

Para: administrador YOUSA LAW <admin@yousalaw.com>, dannyjuarez051@gmail.com

 eROPJUAREZDannyJose240-805-898.pdf**Estimado Sr. Danny Jose Juarez:**

Espero que esta carta le encuentre bien. Por medio de la presente, y ante los intentos infructuosos de contacto durante los últimos meses, así como el incumplimiento de sus obligaciones contractuales, le notifico la finalización de la representación legal en su caso, conforme a las normas éticas y legales aplicables.

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Por esta razón, le notifico mediante la presente la finalización de la representación, formalizando así el término de nuestra relación profesional.

Durante el período en que nuestra oficina lo representó, se llevaron a cabo las siguientes actuaciones en su caso, además de la atención continua brindada:

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Además, cualquier cambio de dirección debe ser notificado formalmente a la Corte de Inmigración mediante el formulario EOIR-33 dentro de un plazo de 5 (cinco) días después del cambio, bajo pena de perjuicios en su proceso.

También se destaca que, en caso de no comparecer a la audiencia programada, se emitirá una orden de remoción en su contra y en la de sus beneficiarios.

En cualquier caso, es altamente recomendable que busque representación legal con otro abogado para asegurar que su caso continúe de la manera más adecuada posible.

Adjunto a esta carta encontrará una copia completa de su expediente ante la Corte de Inmigración, incluyendo el Formulario I-589 (Solicitud de Asilo y/o Suspensión de Remoción) presentado ante la corte.

Quedo a su disposición para proporcionar información adicional sobre su caso y orientación sobre los próximos pasos, si fuera necesario.

Agradezco su comprensión y le deseo éxito en las próximas etapas.

Atentamente,



Otavio Haverroth Silva
Advogado SBN#343486
YOUSA Law Firm
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San Diego, CA 92169

Natalia Vieira Santanna
SBN#337502
P.O. Box 7528
Oakland, CA 94601
(510) 922-0154

April 23, 2026

Danny Jose Juarez
226 A Edith St.
Petaluma, CA 94952
dannyjuarez051@gmail.com

Dear Mr. Danny Jose Juarez,

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Please note that communication and the exchange of information between the client and the legal team are essential for the proper execution of professional representation. The absence of such communication results in a breakdown of trust in the attorney-client relationship. Due to this situation and the impossibility of maintaining effective communication necessary to continue our work, we are compelled to cease providing legal services in your case.

For this reason, we hereby formally notify you of the termination of representation, thereby ending our professional relationship.

During the period in which our office represented you, we performed the following actions in your case, in addition to providing ongoing assistance:

We provided all services included in your contract related to your removal proceedings:

1. Filed written pleadings
2. Filed a motion for continuance and a motion for video appearance in connection with the July 9, 2025 hearing
3. Complied with the court's deadline to submit applications for relief and prima facie evidence of eligibility by filing:
 - o Application for asylum, withholding of removal, and protection under the Convention Against Torture (CAT) (Form I-589)
 - o Personal Declaration
 - o Country Conditions Reports
 - o Fee Receipt for the initial asylum application

Please be advised that you have a hearing scheduled for **April 9, 2029, at 2:30 PM**, at the following address:

1855 Gateway Blvd., Suite 850, 9th Floor, Courtroom 8, Concord, CA 94520.

All applicants must appear in person at the date, time, and location indicated.

Please note that prior to any hearing, including the *Master Hearing* and *Individual Hearing*, it is your responsibility to ensure that all evidence and supporting documentation you intend to use in your case are submitted in advance. In particular, for the *Individual Hearing*, the Immigration Court generally requires submission of all evidence up to 30 (thirty) days prior to the hearing, although this deadline may vary depending on the judge's specific instructions in your case. Failure to comply with these deadlines may result in the exclusion of such evidence.

Additionally, any change of address must be formally reported to the Immigration Court using Form EOIR-33 within five (5) days of the change. Failure to do so may negatively impact your case.

Please also be aware that failure to appear at your scheduled hearing may result in a removal order being issued against you and your beneficiaries.

In any event, it is strongly recommended that you seek legal representation from another attorney to ensure that your case proceeds appropriately.

Enclosed with this letter is a complete copy of your file with the Immigration Court, including the Form I-589 (Application for Asylum and/or Withholding of Removal) submitted to the court.

We remain available to provide additional information regarding your case and guidance on next steps, if necessary.

Thank you for your understanding, and we wish you success in the next stages.

Sincerely,

Otavio Haverroth Silva

Natalia Vieira Santanna

Advogado SBN#343486
YOUSA Law Firm
P.O. Box 90487
San Diego, CA 92169

SBN#337502
P.O. Box 7528
Oakland, CA 94601
(510) 922-0154



Nicoly Moreira
ANALISTA FINANCEIRO

+1 510 459 2727
nicoly.moreira@yousalaw.com



San Diego, USA & Florianópolis, BR



Defensive Asylum - DANNY JOSE JUAREZ - FINAL LETTER (1).pdf
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administrador YOUSA LAW <admin@yousalaw.com>
Para: Nicoly Moreira Nascimento <nicoly.moreira@yousalaw.com>

11 de maio de 2026 às 20:23

REF-USPS-05-11-2026-Terminacion de la Representacion Legal -Termination of Legal Representation-
Danny Jose Juarez

Terminación de la Representación Legal / Termination of Legal Representation -Danny Jose Juarez

I applied above through USPS Priority on May 11, 2026. I have also uploaded the receipt.

[226 Edith St - Petaluma, CA 94952](#)

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[Texto das mensagens anteriores oculto]

**REF-USPS-05-11-2026-Terminacion de la Representacion Legal -Termination of Legal Representation-
Danny Jose Juarez.pdf**
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Exhibit 3



Carolina Peres Zendron <carolina.peres@yousalaw.com>

Motion to Withdraw as Counsel

1 mensagem

Carolina Peres Zendron <carolina.peres@yousalaw.com>

26 de maio de 2026 às 15:16

Para: dannyjuarez051@gmail.com

Cc: Ananda Oliveira <ananda@yousalaw.com>, Thais Oliveira <thais.oliveira@yousalaw.com>

Estimado Sr. Danny,

Esperamos que este mensaje lo encuentre bien.

Tal como se ha enfatizado en todas las cartas y correos electrónicos que le hemos enviado anteriormente, adjuntamos la **Motion to Withdraw as Counsel**, documento que formaliza la solicitud de retiro de representación ante el Tribunal de Inmigración.

Le recordamos que:

- **Su próxima Individual Hearing será presencial, el día 09 de abril de 2029, a las 2:30 pm.**
- **Juez de inmigración:** Butler, Jeremy J.
- **Dirección del tribunal:** 1855 Gateway Blvd., Suite 850, Concord, CA 94520.

Es muy importante que usted se presente a esta audiencia puntualmente y que actualice de inmediato al Tribunal de Inmigración sobre su cambio de dirección. La falta de comparecencia a la audiencia o la no recepción de las notificaciones puede resultar en una orden de remoción dictada en su ausencia.

Recomendamos encarecidamente que usted busque y contrate un nuevo abogado a la brevedad posible, para que cuente con asistencia jurídica profesional en la preparación para la audiencia y en el cumplimiento de todos los plazos del proceso.

También adjuntamos, una vez más, la copia íntegra de su expediente.

Si tiene alguna duda sobre el contenido del documento o sobre los próximos pasos, por favor no dude en contactarnos.

Atentamente,

Dear Mr. Danny,

We hope this message finds you well.

As emphasized in all the letters and emails we have previously sent you, please find attached the **Motion to Withdraw as Counsel**, a document that formalizes the request to withdraw representation before the Immigration Court.

Please be reminded that:

- **Your next Individual Hearing will be in person, on April 9, 2029, at 2:30 pm.**
- **Immigration Judge:** Butler, Jeremy J.
- **Court address:** 1855 Gateway Blvd., Suite 850, Concord, CA 94520.

It is very important that you attend this hearing on time and that you immediately update the Immigration Court regarding your change of address. Failure to appear at the hearing or to receive notifications may result in a removal order issued in your absence.

We strongly recommend that you seek and retain new counsel as soon as possible, so that you have professional legal assistance in preparing for the hearing and meeting all procedural deadlines.

Please also find attached, once again, a complete copy of your case file (eROP).

If you have any questions regarding the content of the document or the next steps, please do not hesitate to contact us.

Sincerely,



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San Diego, USA & Florianópolis, BR

 **Motion to withdraw Danny Jose Juarez completo.pdf**
338K

Danny Jose Juarez

File No. A. 240-805-898

Proof of Service

On this day, I, Natalia Vieira Santanna, served a copy of the following documents:

RESPONDENT'S MOTION TO WITHDRAW AS COUNSEL

To the following:

Office Location:	Mailing Address:
Office of the Principal Legal Advisor Department of Homeland Security 100 Montgomery Street, Suite 200 San Francisco, CA 94104	US Immigration and Customs Enforcement US Department of Homeland Security Office of the Chief Counsel P.O. Box 26449 San Francisco, CA 94126-644

by:

Through the EOIR Courts and Appeals System (ECAS), which will automatically send service notification to both parties that a new document has been filed.

Natalia Vieira Santanna (Bar N. 337502)
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P.O. Box 7528
Oakland, CA 94601
Counsel for Respondent