

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

June 29, 2015

To: Mr. Jesus Meraz-Gallegos, Reg. No. 43145-177, Federal Correctional Institution, Terminal Island, Post Office Box 3007, San Pedro, California 90731

Case Number: \_\_\_\_\_ Lower Court: \_\_\_\_\_ County Superior Court \_\_\_\_\_

Court of Appeals Case Number and Style: \_\_\_\_\_

Your document(s) is (are) being returned for the following reason(s).

- There is no case pending in the Court of Appeals of Georgia under your name.
- A Notice of Appeal is filed with the clerk of the trial court and not with the Court of Appeals of Georgia. See OCGA §5-6-37. Once the trial court clerk has received and filed the Notice of Appeal, the trial court clerk will prepare a copy of the record and transcripts as designated by the Notice of Appeal and transmit them to this Court. Once the Notice of Appeal is docketed in the Court of Appeals of Georgia, a Docketing Notice with the Briefing Schedule and other important information is mailed to counsel for the parties or directly to the parties, if the parties are representing themselves. You do not need to provide this Court with a copy of the Notice of Appeal you filed with the superior court.
- The Notice of Appeal must include a proper Certificate of Service. A Certificate of Service must show service to the opposing counsel and contain the counsel's full name and complete mailing address. The opposing counsel must actually be served with a copy of your filing.
- An Application for Writ of Habeas Corpus should be filed in the superior court of the county in which you claim you are illegally detained. An appeal from a denial of an Application for Writ of Habeas Corpus is to the Supreme Court and not the Court of Appeals.
- An Application for Writ of Mandamus should be filed in the superior court of the county official whose conduct you intend to mandate. An appeal from a denial of an Application for Writ of Mandamus is to the Supreme Court and not the Court of Appeals.
- Your appeal was disposed by opinion (order) on \_\_\_\_\_. The Court of Appeals \_\_\_\_\_ . The remittitur issued on \_\_\_\_\_ divesting this Court of jurisdiction. The case decision is therefore final.
- Your mailing/documents indicate that you intended to file your papers in another court rather than the Court of Appeals of Georgia. The address of the Clerk of the \_\_\_\_\_ is: \_\_\_\_\_
- If an attorney has been appointed for you and you are concerned with the representation provided by that attorney, you should address that issue to the trial court. As long as you are represented by an attorney, you cannot file pleadings on your own behalf. Your attorney must file a Motion to Withdraw as Counsel and it must be granted, before you can file your own pleadings in this Court.
- A request for an out-of-time appeal should be made to the trial court from which you are appealing. If your motion is denied by the trial court, you can file an appeal of that decision by filing a Notice of Appeal with the clerk of the superior court.

Jesus Meraz-Gallegos, Fed.Reg.No. 43145-177  
Federal Correctional Institution  
(FCI) Terminal Island  
P.O. Box 3007  
San Pedro, Ca. 90731

Defendant/Appellant "Pro Se"  
Prepared through assistance  
and translations from fellow  
inmates uneducated in law:

FILED IN OFFICE  
JUN 22 2015  
COURT CLERK  
CLERK COURT OF APPEALS OF GA

RECEIVED  
2015 JUN 25 PM 3:08  
COURT OF APPEALS OF GEORGIA

IN THE SUPERIOR COURT AND COURT OF APPEALS  
OF THE STATE OF GEORGIA

PEOPLE OF THE STATE  
OF GEORGIA,

Plaintiff/Appellee,

vs.

Jesus Meraz-Gallegos,

Defendant/Appellant.

CASE NO. 09-B-4280-3

NOTICE OF APPEAL RE SUBMITTED, PURSUANT  
TO COURT CLERKS CORRESPONDENCE DATED  
THURSDAY, JUNE 04, 2015;

PREPARED THROUGH ASSISTANCE AND TRANSLATIONS;  
DECLARATION OF DEFENDANT/APPELLANT; AND  
CERTIFICATE OF SERVICE.

COMES NOW, Defendant Jesus Meraz-Gallegos ("Appellant"), a concerned federal prisoner uneducated in law, proceeding indigent without assistance of counsel, and through assistance and translations from fellow inmates equally uneducated in law, hereby respectfully re-submits his (Notice of Appeal dated May 26, 2015), pursuant to the Superior Court's correspondening letter dated Thursday, June 04, 2015. See Appendix Id.

In support of the instant appeal, the Appellant attached Exhibit(s):

**Exhibit "A":** Contains; Superior Court of the State of Georgia's order dated May 13, 2015 denying the Defendant's "Pro Se" motion for a Speedy Trial resolution (filed April 29, 2015), pursuant to the Interstate Agreement of Detainer's Act "IAD" 18 U.S.C. App. 2 §2, which is subject of this Appeal;

**Exhibit "B":** Contains; the Appellant's actual motion filed April 29, 2015, with supporting document(s) signed and dated July 27, 2012 by Defendant a Prison Officials requestin final disposition, and/or Speedy Trial Demand triggering the "180 day" statute of limitation period. 18 U.S.C. App. 2 §2.

DECLARATION OF APPELLANT, PURSUANT TO 28 U.S.C. §1746, AND 18 U.S.C. §1621

I, Jesus Meraz-Gallegos, am the concerned Appellant in this cause, and I declare to following:

Spanish is my primary language, and I cannot read, write, or understand English. Therefore, I have been forced to seek assistance and translations from fellow inmates who are uneducated in law, and are not qualified interpreters to prepare my legal document(s) as I am attempting to appeal the Superior Court of the State of Georgia (Gwinnett County) May 13, 2015 order denying my demand for final disposition of case number 09-B-4280-3, and/or my request for a Speedy Trial resolution, pursuant to 18 U.S.C. App. 2 §2 of the Interstate Agreement on Detainers Act "IAD", as "one hundred and eighty days" ("180") days have past since Prison Official initiated this process on/or about July 27, 2012. See Exhibit "A", and "B" Id.

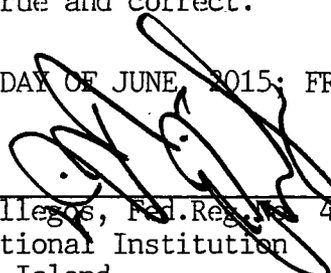
On/or about June 04, 2015, the Superior Court Clerk from the Gwinnett County Courthouse sent me a corresponding letter stating: 1. Notice of Appeal must state which portions of the record are to be sent or omitted; 2. Notice of Appeal must state whether transcripts ARE or ARE NOT to be included; and 3. A Certificate of Service must accompany the Notice of Appeal and must show full name and complete mailing address of the opposing attorney. See Appendix Id.

On/or about June 03, 2015, the United States Court of Appeals sent a letter corresponding to my Notice of Appeal stating I sent my appeal to the wrong court, and provided the address of the Court of Appeals of Georgia: 47 Trinity Avenue, S.W., Suite 501 Atlanta, Ga. 30334. See Appendix Id.

While in Federal Custody, I have extremely limited access to State and County Court document(s). Hence, I have been forced to provide Exhibit(s) "A" and "B", which are part of the record and court files of my case that I wish to appeal. I have further attached the requisite Certificate of Service, as set forth in the Superior Court Clerks June 04, 2015 correspondence. See Appendix Id.

I, Jesus Meraz-Gallegos, federal registration number 43145-177, am the Appellant in this case, and I hereby declare (certify, verify, or state) under penalty of perjury of law, pursuant to 28 U.S.C. §1746, and 18 U.S.C. §1621; that the foregoing document(s) are true and correct.

EXECUTED, THIS THE 22<sup>nd</sup> DAY OF JUNE, 2015; FROM (FCI) TERMINAL ISLAND, CALIFORNIA 90731.

  
Jesus Meraz-Gallegos, Fed. Reg. No. 43145-177  
Federal Correctional Institution  
(FCI) Terminal Island  
P.O. Box 3007  
San Pedro, Ca. 90731

# APPENDIX



CLERK OF SUPERIOR COURT  
STATE COURT AND MAGISTRATE COURT  
Gwinnett County Courthouse  
Post Office Box 880  
Lawrenceville, GA 30046-0880

Richard T. Alexander, Jr.  
Clerk of Court

Thursday, June 04, 2015

RE: Notice of Appeal  
State vs Jesus Meraz-Gallegos  
09-B-4280-3

Dear Meraz-Gallegos,

Our office is in receipt of your Notice of Appeal filed on 06-01-2015. We are unable to process your appeal due to the following: *(only the one(s) checked apply to you)*

- Notice of Appeal must specifically state the court being appealed to.
- Notice of Appeal must specify which order is being appealed.
- Notice of Appeal must specify the date the order was filed with the court.
- Notice of Appeal must state which portions of the record are to be sent or omitted.
- Notice of Appeal must state whether transcripts ARE or ARE NOT to be included.
- The Notice of Appeal must show the name of the appellant if he/she is pro se, and show his/her full address (typed or printed legibly).
- A Certificate of Service must accompany the Notice of Appeal and must show the full name and complete mailing address of the opposing attorney (typed or printed legibly).
- Other:

If you need additional help you will need to consult with an attorney or do your legal research yourself. Our office is unable to give you legal advice as to procedures and rules of the court.

Sincerely,

Clerk's Office  
Gwinnett County

UNITED STATES COURT OF APPEALS  
FOR THE ELEVENTH CIRCUIT

ELBERT PARR TUTTLE COURT OF APPEALS BUILDING  
56 Forsyth Street, N.W.  
Atlanta, Georgia 30303

Douglas J. Mincher  
Clerk of Court

For rules and forms visit  
[www.ca11.uscourts.gov](http://www.ca11.uscourts.gov)

June 3, 2015

Jesus Meraz-Gallegos #43145-177  
FCI Terminal Island  
P.O. Box 3007  
San Pedro, CA 90731

IN RE: State / County Filings

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This letter is to acknowledge receipt of your correspondence received June 1, 2015, and has been referred to this office for response.

Please be advised after a thorough search of this Court's database using your name, prisoner number, and lower court case number (if available), has yielded no **PENDING** appellate case name or number. This office is unable to comply with your request since you have no pending appeal in this court. In the absence of pending appeal, as required by Rule 4 of the Federal Rules of Appellate Procedure, this court has no jurisdiction to grant the relief requested.

- This court has limited jurisdiction. *In general, only cases which have been first filed, and finally decided, in a Federal United States District Court within this circuit (Alabama, Georgia and Florida) may be appealed to this court.* If the district court has issued final judgment in your case, you may file a notice of appeal in that court. See Fed. R.App.P. 4, 24; 28 U.S.C. Sect. 1291, 1292

This document references a 09-B-4280-3, and therefore has been sent to the wrong court. If you have confused this FEDERAL Appeals Court with the GEORGIA Court of Appeals Court, their address is:

**Court of Appeals of Georgia**  
47 Trinity Avenue S.W., Suite 501 Atlanta, GA 30334

We cannot assist you with this matter at this time and are, therefore, returning your correspondence so that you may attempt to resolve your case by other appropriate means.

Sincerely,

DOUGLAS J. MINCHER, Clerk of Court  
RGillis  
Operations Section

Jesus Meraz-Gallegos, Fed.Reg.No. 43145-177  
Federal Correctional Institution  
(FCI) Terminal Island  
P.O. Box 3007  
San Pedro, Ca. 90731

CLEARING HOUSE  
GWINNETT COUNTY

2015 JUN -1 AM 11:44

RICHARD ALEXANDER, CLERK

Defendant/Petitioner/Appellant "Pro Se"

IN THE SUPERIOR COURT OF GWINNETT COUNTY

STATE OF GEORGIA

PEOPLE OF THE STATE  
OF GEORGIA,

Plaintiff/Respondent/Appellee,

Jesus Meraz-Gallegos,

Defendant/Petitioner/Appellant.

CASE NO. 09-B-4280-3

**NOTICE OF APPEAL,  
PREPARED THROUGH ASSISTANCE  
AND TRANSLATIONS OF FELLOW  
INMATES;**

**DECLARATION OF APPELLANT;  
CERTIFICATE OF SERVICE.**

NOTICE OF APPEAL

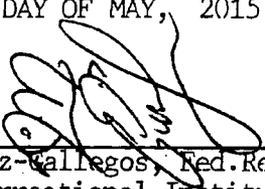
COMES NOW, Defendant/Petitioner Jesus Meraz-Gallegos ("Appellant"), a concerned federal prisoner uneducated in law, proceeding indigent without assistance of counsel, and through assistance and translations from fellow inmates equally uneducated in law, hereby respectfully enters his **NOTICE OF APPEAL** from the denial of the Honorable Superior Court of Gwinnett County in the State of Georgia's May 13, 2015 order, regarding the Appellant's demand for a speedy trial resolution, pursuant to Interstate Agreement on Detainer's Act "IAD"; 18 U.S.C. App. 2 §2 Id., filed April 29, 2015.

DECLARATION OF APPELLANT

I, Jesus Meraz-Gallegos, am the concerned Appellant in this cause. I do not read, write, nor speak English. Thus, I am forced to address my legal concerns through assistance and translations from fellow inmates. And I declare (certify, verify, or state) under penalty of perjury of law, pursuant to 28 U.S.C. §1746,

and 18 U.S.C. §1621, that the foregoing document(s) are true and correct.

EXECUTED THIS THE 26 DAY OF MAY, 2015 FROM (FCI) TERMINAL ISLAND,  
CALIFORNIA. 90731

  
\_\_\_\_\_  
Jesus Meraz-Gallegos, Fed.Reg.No. 43145-177  
Federal Correctional Institution  
(FCI) Terminal Island  
P.O. Box 3007  
San Pedro, Ca. 90731

Appellant "Pro Se"

CERTIFICATE OF SERVICE

I, Jesus Meraz-Gallegos, federal registration number 43145-177, am the concerned Appellant in this case, and I hereby certify that a true and correct copy of the foregoing document(s) have been served upon the following to their last known address, via internal institutional legal mail system, pursuant to the mail box rule. Houston v. Lack, 487 U.S. 266 (1988).

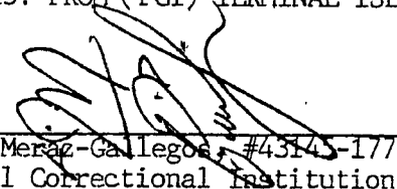
U.S. POSTAGE PRE-PAID TO:

CLERK,  
IN THE SUPERIOR COURT OF  
GWINNETT COUNTY IN THE  
STATE OF GEORGIA  
ADMINISTRATIVE OFFICE OF  
THE COURTS  
75 LANGLEY DRIVE  
LAWRENCEVILLE, GA. 30046-6835

UNITED STATES COURT OF APPEALS  
FOR THE ELEVENTH CIRCUIT  
ELBERT P. TUTTLE COURT OF  
APPEALS BUILDING  
56 FORSYTH STREET, N.W.  
ATLANTA, GA. 30303

SERVED THIS THE 26 DAY OF MAY, 2015: FROM (FCI) TERMINAL ISLAND,  
CALIFORNIA 90731.

Respectfully submitted,

  
\_\_\_\_\_  
Jesus Meraz-Gallegos, #43145-177  
Federal Correctional Institution  
P.O. Box 3007  
San Pedro, Ca. 90731.

**EXHIBIT**

**"A"**

IN THE SUPERIOR COURT OF GWINNETT COUNTY

STATE OF GEORGIA

STATE OF GEORGIA

:  
:  
:  
:  
:

CASE NO. 09-B-4280-3

vs.

JESUS MERAZ-GALLEGOS

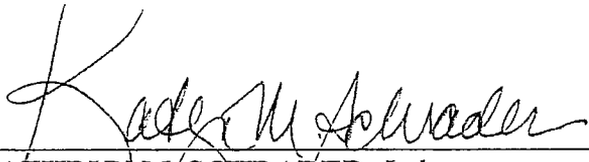
FILED IN OFFICE  
CLERK SUPERIOR COURT  
GWINNETT COUNTY, GA  
2015 MAY 13 PM 3:08  
RICHARD ALEXANDER, CLERK

RE: DEFENDANT'S Pro Se  
DECLARATION OF DEFENDANT  
PREPARED THROUGH ASSISTANCE  
AND TRANSLATION

ORDER DENYING DEFENDANT'S PRO SE MOTION

The foregoing Declaration of Defendant filed pro se by the Defendant on April 29, 2015, having been read and considered, said Declaration is hereby DENIED.

SO ORDERED this 13<sup>th</sup> day of May, 2015.

  
\_\_\_\_\_  
KATHRYN M. SCHRADER, Judge  
Gwinnett County Superior Court

Copies:  
District Attorney's Office  
Jesus Meraz-Gallegos  
Fed Reg. #43145-177  
Federal Correctional Institution  
P.O. Box 3007  
San Pedro, CA 90731

**EXHIBIT**

**"B"**

Jesus Meraz-Gallegos, Fed.Reg.No. 43145-177  
Federal Correctional Institution  
(FCI) Terminal Island  
P.O. Box 3007  
San Pedro, Ca. 90731;  
i.e., 1299 S. Seaside Ave.  
Terminal Island, Ca. 90731

Defendant/Petitioner "Pro Se"

IN THE SUPERIOR COURT  
FOR THE STATE OF GEORGIA

Jesus Meraz-Gallegos,  
Defendant/Petitioner,  
vs.  
PEOPLE OF THE STATE  
OF GEORGIA,  
Plaintiff/Respondent.

CASE NO. 09-B-4280-3

PURSUANT TO THE INTERSTATE AGREEMENT  
ON DETAINER'S ACT "IAD" 18 U.S.C. §2  
App 2, ARTICLE I; GEORGIA O.C.G.A. §§  
42-6-20 TO 42-6-25; DEFENDANT REQUEST  
FINAL DISPOSITION OF PENDING CHARGE(S),  
INDICTMENT, INFORMATION, OR DETAINER'S  
THEREOF;

DECLARATION OF DEFENDANT PREPARED THROUGH  
ASSISTANCE AND TRANSLATIONS; **APPENDIX**;  
AND CERTIFICATE OF SERVICE.

PREPARED THROUGH ASSISTANCE AND TRANSLATIONS FROM FELLOW INMATES

COMES NOW, Defendant Jesus Meraz Gallegos ("Petitioner"), a concerned federal prisoner uneducated in law, proceeding indigent without assistance of counsel, and hereby respectfully moves this Honorable Court and Prosecuting Officer, through assistance and translations from fellow inmates, for final disposition of any pending charges, indictments, informations, and or detainers thereof, pursuant to 18 U.S.C. §2 app. 2; Article I of the Interestate Agreement on Detainer's Act "IAD", and the State of Georgia O.C.G.A. §§42-6-20 through 42-6-25.

Please review the Petitioner's declaration, and attached **Appendix** in support hereof:

## JURISDICTION

The Petitioner was informed by this institution's prison Officials, that a detainer was lodged against him by the State of Georgia. On/or about August 21, 2012, the Office of the Warden; U.S. Department of Justice, Federal Bureau of Prisons, at the Federal Correctional Institution; 1299 South Seaside Avenue, Terminal Island California 90731, informed the Prosecuting Officer:

MR. DANNY PORTER  
DISTRICT ATTORNEY  
75 LANGLEY DRIVE  
LAWRENCEVILLE, GEORGIA 30046

That the referenced (defendant) has requested disposition of the pending charges in your jurisdiction pursuant to the Interstate Agreement on Detainers Act (IADA), with the necessary forms attached.

See Attached Appendix Id.

Approximately "three years" has passed since notification of the Petitioners desire for final disposition had been lodged, with place of incarceration given, and as of the date of the instant motion, the Petitioner never received a substantive response for the Prosecuting Officer within the jurisdiction of this Honorable Court.

"[The] purpose of the IADA is to encourage the expeditious and orderly disposition of [outstanding] charges and determination of the proper status of any and all detainers based on untried indictments, informations, or complaints." 18 U.S.C. App. §2, Art. I.

"[A]rticle III of the IADA provides a procedure by which a prisoner against whom a detainer has been filed can demand a speedy disposition of the charges giving rise to the detainer by filing a request for final disposition. 'Whenever a detainer is lodged by one jurisdiction's criminal justice agency against a prisoner held by another jurisdiction, the prisoner must be brought to trial within one hundred and eighty days after he shall have caused to be delivered to the prosecuting officer and the appropriate court, written notice of his demand for final disposition'". 18 U.S.C. App. §2, Article III(a); and compare to Appendix Id.

Thus, the filing record and court files shows the provisions of the Interstate Agreement on Detainers Act has been violated, and all the Petitioner wanted was final disposition of any pending Indictment(s), Information(s), Complaint(s), or Detainer(s) the resulted therefrom.

RELIEF SOUGHT

The Petitioner seeks relief and respectfully request final disposition of any and all pending: Indictment(s), Information(s), Complaint(s), and/or Detainer(s) that resulted therefrom. Or alternatively resubmits his demand for a speedy trial resolution of this case.

CONCLUSION

The Petitioner prays this Honorable Court grants the relief sought herein, or whatever else this Court deems appropriate in the interests of justice.

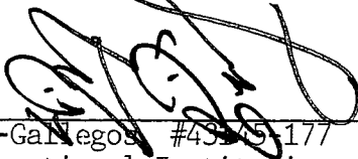
Respectfully submitted,

\_\_\_\_\_  
Jesus Meraz-Gallegos, #43145-177

DECLARATION OF PETITIONER, PURSUANT TO 28 U.S.C. §1746,  
AND 18 U.S.C. §1621

I, Jesus Meraz-Gallegos, federal registration number 43145-177 am the concerned Petitioner in this case, and I hereby declare (certify or state) under penalty of perjury that the foregoing information is true and correct.

EXECUTED, THIS THE 23 DAY OF APRIL, 2015; FROM (FCI) TERMINAL ISLAND,  
CALIFORNIA 90731.

  
\_\_\_\_\_  
Jesus Meraz-Gallegos #43145-177  
Federal Correctional Institution  
P.O. Box 3007  
San Pedro, Ca. 90731

# APPENDIX

FEB 94

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

Five copies. All copies, with original signatures by the Prosecutor and the Agents, should be sent to the Administrator in the RECEIVING State. After signing all copies, the Administrator should retain one copy for his file, send one copy to the Warden, Superintendent, or Director of the Institution in which the prisoner is located and return two copies to the Prosecutor who will give one to the Agents for use in establishing their authority and place one in his file. One copy should also be forwarded to the Agreement Administrator in the sending file.

Evidence of Agent's Authority to Act for Receiving State

To: (Administrator and Address)

Traci Moultrie, Interstate Detainer Coordinator  
Department of Corrections  
2 Martin Luther King Jr. Drive, S.E  
Suite 670, East Tower,  
Atlanta, Georgia 30334

Inmate (Name and Register No.)	is confined in (Institution and address)
Meraz-Gallegos, Jesus	FCI, Terminal Island 1299 S. Seaside Ave. Terminal Island, California 90731

and will be taken into custody at said Institution on (date) \_\_\_\_\_ for return to the County of \_\_\_\_\_, State of \_\_\_\_\_ for trial. In accordance with Article V(b), of said Agreement, I have designated:

Agent's Name and Department Represented

Agent's Name and Department Represented

Agent's Name and Department Represented

whose signatures appear below as Agents to return the prisoner.  
(Agent's Signature) (Agent's Signature)

Dated	Prosecuting Official=s Signature
-------	----------------------------------

- |              |                   |
|--------------|-------------------|
| a. Title -   | d. City/State -   |
| b. County -  | e. Telephone No - |
| c. Address - |                   |

Evidence of Agent=s Authority Continued

To: (Warden-Superintendent-Director)

In accordance with the above representations and the provisions of the Agreement on Detainers, the persons listed above are hereby designated as Agents for the State of Groegia to return (Inmates Name and Register No.) Meraz-Gallegos, Jesus # 43145-177 to the county of Gwinnett, State of Georgia, for trial.

At the completion of the trial (Inmate) Meraz-Gallegos, Jesus shall be returned to the (Institution and Address):

FCI Terminal Island  
1299 S. Seaside Ave.  
Terminal Island, California 90731

Dated	Detainer Administrator's Signature
-------	------------------------------------

- |              |                  |
|--------------|------------------|
| a. Name -    | c. City/State    |
| b. Address - | d. Telephone No. |

(This form may be replicated via WP)

IMPORTANT: This form should only be used when an offer of temporary custody has been received as the result of a prisoner's request for disposition of a detainee. If the offer has been received because another prosecutor in your state has initiated the request, use Form VIII. Copies of IAD VII (BP-SS66(51)) should be sent to the warden, the prisoner, the other jurisdictions in your state listed in the offer of temporary custody, and the Agreement Administrator of both the sending and receiving states. Copies should be retained by the person filing the acceptance and the judge who signs it.

Prosecutor's Acceptance of Temporary Custody Offered in Connection with a Prisoner's Request for Disposition of a Detainee

To: (Warden-Superintendent-Director) - Institution and Address  
 Warden Conrad M. Graber  
 FCI, Terminal Island  
 1299 S. Seaside Ave.  
 San Pedro, California 90731

In response to your letter of (Date) \_\_\_\_\_ and offer of temporary custody regarding (Name of Inmate) Meraz-Gallegos, Jesus, who is presently under indictment, information or complaint in the (Jurisdiction) \_\_\_\_\_ of which I am the (Title of Prosecuting Officer) \_\_\_\_\_ please be advised that I accept temporary custody and that I propose to bring this person to trial on the indictment, information or complaint named in the offer within the time specified in Article III(a) of the Agreement on Detainees.

Comments: (If your jurisdiction is the only one named in the offer of temporary custody, use the space below to indicate when you would like to send your agents to transfer the prisoner to your jurisdiction. If the offer of temporary custody has been sent to other jurisdiction in your state, use the space below to make inquiry as to the order in which you will receive custody, or to indicate any arrangements you have already made with other jurisdictions in your state in this regard).

Special Arrangements

Dated	Printed Name and Signature	
Name/Title	Address	
City/State	Telephone No.	

I hereby certify that the person whose signature appears above is an appropriate officer within the meaning of Article IV (a) and that the facts recited in this request for temporary custody are correct and that having duly recorded said request, I hereby transmit it for action in accordance with its terms and the provisions of the Agreement on Detainees.

Dated	Judge's Printed Name and Signature	
Court	Judicial District	Address
City/State	Telephone No.	

(This form may be replicated via WP)

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

This is to certify that I, Danny Porter, Title, District Attorney, hereby request temporary custody of Meraz-Gallegos, Jesus via X IAD \_\_\_\_\_ State Writ (check one), and do hereby agree to the following conditions in connection with the request for custody of said inmate.

## Conditions

- a. Agree that said inmate will be provided safekeeping, custody, and care and will assume responsibility for that custody to include providing the inmate with the same level of security required by Bureau of Prisons Policy.
- b. Agree to report to the Bureau of Prisons any problems associated with said inmate, to include disciplinary problems, medical emergencies, suicide attempt, escape or attempted escape or any other problem arising during commitment.
- c. Agree not to release said inmate on bail or bond or to commit them to an institution for service of any sentence imposed in connection with our prosecution.
- d. Agree to return said inmate to the federal institution from which they were obtained at the conclusion of the inmate's appearance in the proceeding for which obtained.
- e. Agree to notify the local jail authority of the responsibility to return the inmate to federal custody.

As the Prosecuting Official for the County/State of Gwinnett/Georgia, I, Danny Porter, Title, District Attorney, hereby submit the following information in connection with my request for temporary custody of Meraz-Gallegos, Jesus, Federal Register No. 43145-177.

## Information

1. Name of facility, location, contact person, and phone number where the inmate will be confined during legal proceedings.
- |                              |   |
|------------------------------|---|
| 2. Scheduled date for trial. | 3. Projected date of return of the prisoner to federal custody: |
|------------------------------|---|
4. Name and phone number of the state agency, specific name of agent(s) who will transport the inmate at direction of the court and whether a private carrier, contractor (if permitted by Bureau of Prisons policy), state agency, or the USMS, will be transporting the inmate for the state.
- 
5. Need for appearance of inmate and nature of action.
- 
6. For State Writ cases only (not required for IAD):
- a. Name and address of court issuing writ, name of the judge, and name, address, and phone number of clerk of the court.

- b. Reason production on writ is necessary and reason another alternative is not available (for civil cases).

7. Signature and Title of Prosecutor

Date

Subscribed and sworn before (Date): \_\_\_\_\_

Signature of Notary Public:

Date

To: GWINNETT COUNTY SHERIFFS OFFICE  
2900 UNIVERSITY PARKWAY  
LAWRENCEVILLE, GA 30043  
ATTN: WARRANTS

Inst: PCI, TRM, 1299 SEASIDE AVE.  
TERMINAL ISLAND, CA 90731

JULY 28, 2012

Re: DETAINER NOTIFICATION

Inmate's Name  
MERAZ-GALLEGOS, JESUS  
AKA:

Register No. 43145-177  
FBI: 235623CD2  
SSN: NONE  
DOB: 05-01-1971

This office is in receipt of the following report: . Will you please investigate this report and advise what disposition, if any, has been made of the case. If subject is wanted by your department and you wish a detainer placed, it will be necessary for you to forward a certified copy of your warrant to us along with a cover letter stating your desire to have it lodged as a detainer, or indicate you have no further interest in subject.

X A detainer has been filed against this subject in your favor charging: WARRANT #S09-03593 - POSSESSION OF METHANPHETAMINE Release is tentatively scheduled for 11-07-2028, However, we will again notify you approximately 60 days prior to actual release.

Enclosed is your detainer warrant. Your detainer against the above named has been removed in compliance with your request.

Your detainer warrant has been removed on the basis of the attached . Notify this office immediately if you do not concur with this action.

Your letter dated requests notification prior to the release of the above named prisoner. Our records have been noted. Tentative release date at this time is .

I am returning your on the above named inmate who has committed to this institution on to serve for the offense of . If you wish your filed as a detainer, please return it to us with a cover letter stating your desire to have it placed as a hold or indicate you have no further interest in the subject.

The above named inmate has been transferred to . Your detainer/notification request has been forwarded.

Other:

Sincerely

TAMMERA S BORJON  
Tammera S. Borjon, CSO

Ms. Boyd  
Commit

APR 10

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

Inmate	Register No.	Institution
MERAZ-GALLEGOS, JESUS	43145-177	FCI TERMINAL ISLAND

Pursuant to the Interstate Agreement on Detainers Act, you are hereby informed that the following are the untried indictments, information, or complaints against you concerning which the undersigned has knowledge, and the source and contents of each.

GWINNETT COUNTY SHERIF'S OFFICE  
WARRANT #S09-03594 - POSSESSION OF METHAMPHETAMINE

You are hereby further advised that by the provisions of said Agreement you have the right to request the appropriate prosecuting officer of the jurisdiction in which any such indictment, information or complaint is pending and the appropriate court that a final disposition be made thereof. You shall then be brought to trial within 180 days, unless extended pursuant to provisions of the Agreement. After you have caused to be delivered to said prosecuting officer and said court written notice of the place of your imprisonment and your said request, together with a certificate of the custodial authority as more fully set forth in said Agreement. However, the court having jurisdiction of the matter may grant any necessary or reasonable continuance.

Your request for final disposition will operate as a request for final disposition of all untried indictments, information or complaints on the basis of which detainers have been lodged against you from the state to whose prosecuting official your request for final disposition is specifically directed. Your request will also be deemed to be a waiver of extradition to the state of trial to serve any sentence there imposed upon you, after completion of your term of imprisonment in this state. Your request will also constitute a consent by you to the production of your body in any court where your presence may be required in order to effectuate the purposes of Agreement on Detainer and a further consent voluntarily to be returned to the institution in which you are now confined.

Should you desire such a request for final disposition of any untried indictment, information or complaint, you are to notify the Inmate Systems Manager of the institution in which you are confined.

You are also advised that under provisions of said Agreement the prosecuting officer of a jurisdiction in which any such indictment, information or complaint is pending may institute proceedings to obtain a final disposition thereof. In such event, you may oppose the request that you be delivered to such prosecuting officer or court. You may request the Warden to disapprove any such request for your temporary custody but you cannot oppose delivery on the grounds that the Warden has not affirmatively consented to or ordered such delivery.

Dated 07-27-2012	Name and Title of Custodial Authority Charles E. Samuels, Jr., Director	By: (Chief Executive Officer) Conrad M. Graber, Warden
Dated 07-27-2012	Inmate Signature MERAZ GALLEGOS J.	

Inmate's Name	Register Number	Institution
Meraz-Gallegos, Jesus	43145-177	FCI, Terminal Island, California

Institution's Address

1299 S. Seaside Ave, Terminal Island, California 90731

The (Custodial Authority) hereby certifies:

1. The term of commitment under which the prisoner above named is being held:  
240 months (20 years)

2. The Time Already Served  
14 months & 16 day

3. Time Remaining to be Served on the Sentence  
194 months & 17 days

4. The Amount of Good Time Earned  
54 days

5. The Date of Parole Eligibility of the Prisoner  
Not applicable

6. The decisions of the U.S. Parole Commission relating to the Prisoner  
Not applicable

7. Maximum expiration date under present sentence: 11-07-2028

8. Detainers currently on file against this inmate from your state are as follows:  
Gwinnett County Sheriff's Department, Case Number 09-B-4280-3

Dated	Name and Title of Custodial Authority	By: (Chief Executive Officer)
August 21, 2012	Charles E. Samuels, Jr., Director	 Conrad M. Graber, Warden

Record Copy - State IAD Administrator; Copy - J & C File; Copy - Central File (Section 1); Copy - Prosecuting Official (Mail Certified Return Receipt); Copy - Clerk of Court (Mail Certified Return Receipt)

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

DATE:

To: Prosecuting Officer	Name and Title, if known Danny Porter, District Attorney	Jurisdiction Gwinnett, Georgia
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And to all other prosecuting officers and courts of jurisdiction listed below from which indictments, information or complaints are pending.

re: Meraz-Gallegos, Jesus	Register No. 43145-177
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Pursuant to the provisions of Article V of the Interstate Agreement on Detainers Act between this state and your state, the undersigned hereby offers to deliver temporary custody of the above-named prisoner to the appropriate authority in your state in order that speedy and efficient prosecution may be had of the indictment, information or complaint which is described in the attached inmate=s request.

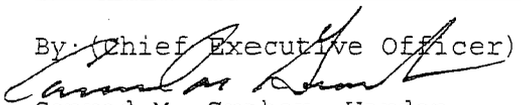
The required Certificate of Inmate Status was sent to you with our letter dated: August 21, 2012

If proceedings under Article IV (d) of the Interstate Agreement on Detainers Act are indicated, an explanation is attached.

Indictments, informations, or complaints charging the following offenses also are pending against the inmate in your state and you are hereby authorized to transfer the inmate to custody of appropriate authorities in these jurisdictions for purposes of these indictments, informations, or complaints.

Offense Possession of Methamphetamine	County or other Jurisdiction Gwinnett Sheriff's Department
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If you do not intend to bring the inmate to trial, will you please inform us as soon as possible? Kindly acknowledge.

By: (Chief Executive Officer)  Conrad M. Graber, Warden	Institution and Address FCI, Terminal Island 1299 S. Seaside Ave. Terminal Island, Ca 90731	Name/Title Custodial Authority Charles E. Samuels, Jr., Director
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Record Copy - State IAD Administrator; Copy - J & C File; Copy - Central File (Section 1); Copy Prosecuting Official (Mail Certified Return Receipt); Copy - Clerk of Court (Mail Certified Return Receipt)



U.S. Department of Justice

Federal Bureau of Prisons

*Federal Correctional Institution*

Office of the Warden

1299 South Seaside Avenue  
Terminal Island, CA 90731

August 21, 2012

Danny Porter  
District Attorney  
75 Langley Drive  
Lawrenceville, Georgia 30046

RE: Meraz-Gallegos, Jesus  
Reg. No. 43145-177  
Case Number 09-B-4280-3

Dear Mr. Porter,

The above referenced defendant has requested disposition of pending charges in your jurisdiction pursuant to the Interstate Agreement on Detainers Act (IADA). Necessary forms are attached.

We request action be taken under Article III of the IADA and IADA Forms VI, "Evidence of Agents' Authority to Act for Receiving State" and VII, "Prosecutor's Acceptance of Temporary Custody Offered in Connection with a Prisoner's Request for Disposition of a Detainer" be submitted to us, as necessary. The two (2) persons who are the designated agents to return the prisoner to your State must also be the persons whose signatures appear on the Form VI, BP-S564, Attachment I. It would be advisable to designate alternate agents whose signatures must also appear on the IADA Form VI, BP-S564 (Attachment I), in the event the primary agents are unable to make the trip. Also be advised that the designated agents must have in their possession a copy of the IADA Form VI, BP-S564 (Attachment I), proper identification, and a certified copy of the warrant when assuming custody of the prisoner. Any questions regarding this procedure may be directed to the individual listed below or the Agreement Administrator for your State.

Inmates who are temporarily transferred pursuant to the IADA remain under the primary jurisdiction of federal authorities.

Page Two

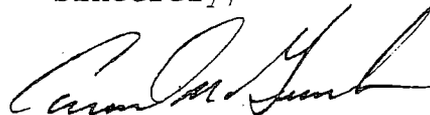
RE: Meraz-Gallegos, Jesus  
Reg. No. 43145-177

Should you accept temporary custody of this inmate, we wish to remind you that under Article V(e) of the IADA, you are required to return the above named inmate to this institution after prosecution on all pending charges. While this inmate is in your temporary custody, he shall be held in a suitable jail that meets the level of security required by the Bureau of Prisons. Any problems associated with this inmate must be reported to the individual listed below. This inmate may not be released on bail or bond while in your custody. Additionally, this inmate is not to be committed to a state correctional institution for service of any state sentence(s) that may be imposed as a result of your prosecution.

In order to assist us with processing, please fill out the attached certification form and return to us prior to scheduling a date for assuming custody. Upon completion of the State proceedings contact this office to schedule a date for the inmate's return to federal custody.

If you have any questions on this matter, please call Supervisory Correctional Systems Specialist, Karen Boyd, at (310) 732-5436.

Sincerely,



Conrad M. Graber  
Warden

enclosures: BP-Forms S236, S238, S239, S564, S566  
BP-S565, Prosecutor's Certification Form

cc: Clerk of Court  
State IADA Administrator

CERTIFICATE OF SERVICE

I, Jesus Meraz-Gallegos, federal registration number 43145-177, am the concerned federal prisoner in this case, and I hereby certify that a true and correct copy of the foregoing document(s) have been served upon the following to their last known address, via internal institutional legal mail system, pursuant to the Mail Box Rule. See Houston v. Lack, 487 U.S. 266 (1988).

U.S. POSTAGE PRE-PAID TO:

CLERK,  
SUPERIOR COURT FOR  
THE STATE OF GEORGIA  
75 LANGLEY DRIVE  
LAWRENCEVILLE, GEORGIA, 30046

MR. DANNY PORTER  
DISTRICT ATTORNEY  
75 LANGLEY DRIVE  
LAWRENCEVILLE, GEORGIA, 30046

ATTENTION:

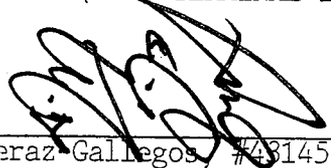
DEAR COURT CLERK, OR WHOM ELSE THIS MAY CONCERN:  
COULD YOU PLEASE GIVE JUDICIAL NOTICE OF THE FOREGOING  
DOCUMENT(S) TO THE INTERSTATE COORDINATOR

MS. TRACI MOULTRIE  
DEPARTMENT OF CORRECTIONS  
2 MARTIN LUTHER KING JR., DRIVE; S.E., SUITE 670, EAST TOWER  
ATLANTA, GEORGIA 30334

THANK YOU

SERVED, THIS THE 23 DAY OF APRIL, 2015, FROM (FGI) TERMINAL ISLAND,  
CALIFORNIA 90731.

Respectfully submitted,

  
\_\_\_\_\_  
Jesus Meraz-Gallegos, #43145-177  
Federal Correctional Institution  
P.O. Box 3007  
San Pedro, Ca. 90731

cc personal file

CERTIFICATE OF SERVICE

I, Jesus Meraz-Gallegos, federal registration number 43145-177, am the concerned federal prisoner in this cause, and I hereby certify that a true and correct copy of the foregoing document(s) have been served upon the following to there last known address, via internal institutional legal mail system, pursuant to the Mail Box Rule. Houston v. Lack, 487 U.S. 266 (1988).

U.S. POSTAGE PRE-PAID TO:

CLERK,  
OF THE SUPERIOR COURT  
STATE COURT AND MAGISTRATE COURT  
OF THE STATE OF GEORGIA  
GWINNETT COUNTY COURTHOUSE  
POST OFFICE BOX 880  
LAWRENCEVILLE, GA. 30046-0880

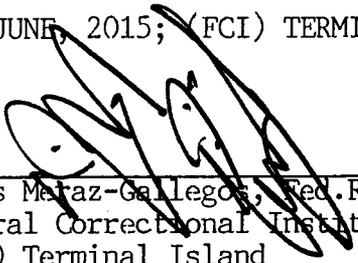
OFFICE OF THE DISTRICT ATTORNEY  
MR. DANNY PORTER, OR WHOM ELSE  
THIS MAY CONCERN  
75 LANDLEY DRIVE  
LAWRENCEVILLE, GA. 30046

DEPARTMENT OF CORRECTIONS  
INTERSTATE COORDINATOR  
TRACY MOULTRIE, OR WHOM  
ELSE THIS MAY CONCERN  
2 MARTIN LUTHER KING, JR., DRIVE,  
S.E., SUITE 670, EAST TOWER  
ATLANTA, GEORGIA 30334

COURT OF APPEALS OF GEORGIA  
47 TRINITY AVENUE S.W., SUITE 501  
ATLANTA, GA. 30334

SERVED, THIS THE 22<sup>nd</sup> DAY OF JUNE, 2015; (FCI) TERMINAL ISLAND,  
CALIFORNIA 90731.

Respectfully subitted,

  
Jesus Meraz-Gallegos, Fed. Reg. #43145-177  
Federal Correctional Institution  
(FCI) Terminal Island  
P.O. Box 3007  
San Pedro, Ca. 90731