Motherry County Tail To Charles Bays ID# 107064 B4-209 Atten to who in sichelle. 2200 Hoth Jessemeres AU Woodstock, It 60098 Woodstock, 03/17/2011 Dear Mes. Michelle, After I have spoken to if an the shone, this part week, I man spermit
myself to send you this letter and fair my
file to it, like you have asked me to do.

I am very source selections

You so many envelopes but my financial situation.
Tolligen me to do it this way. I have numbered all the 9 please ask who to let me know when you have received them all? This is just a matter of security and also to keep and file com lete. I want to thank bu in advance for your time in reading me and your good understanding, as well as for pur prompt answer. Receive Mes. Michelle, my most respectfull and sincere regards. May God Bless Sincerely: Charles Bays. Pays My Commission Expression Expression

McHenry County Jail.

c/o Charles Bayo.

ID# 107064 B 4 - 209.

2200 North Seminary AV.

Woodstock, II 60098.

To Whom This May Concern,

Woodstock, 03/17/2011.

I Charles Bayo, hereby declare and I join the proves of what I declare with this letter. I declare that it is correct, I was born on the 04/07/1954, (proof birth certificate), in the Ex Belgium Congo, in Kilomoto, now it is called Kilomines and the country's name is; Democratic Republic of the Congo.

I also hereby declare, that I was a Belgium citizen, but being away from the country for more than three (3) years, I have lost my Belgium citizenship. Actually it expired on the 07/29/2008. ( Proof of this is my Belgium ID card). I was here in the United States trying to become a legal citizen at that time, but it has been unsuccesful for me until this day.

Also, I hereby declare that during 56 years I had the Spanish nationality, (proof is the copy of my Spanish passport). My passport was stolen in 2008, out of my truck by the children of my ex- wife in Greenwood, Indianapolis. When I wrote to the Spanish Consulate, asking for a copy of my Spanish Passport, this was denied to me. After multiple attempts to obtain a copy, I got a letter denying this to me. (proof the letter of the Spanish consulate, dated on the 12/14/2010).

For the following reasons, I there for have asked for political Asylum here in the United States of America.

1: It is impossible for me to obtain a copy of my birth certificate. The country does not exist any more and also has another name. Now the country is ruled by terrorists and rebbles. It is to dangerous for me to return to my birth country, I am afraid they would kill me just because of the fact that I am caucassian and I was born in the time of the Belgium Congo. I have tried to call the D.R. of the Congo's Ambassy, but since I have told them that I was born in the time of the Belgium Congo, they have always denied my calls and there for it is impossible for me to obtain a copy of my birth certificate.

- 2: I have also called and spoken to the Belgium Ambassy in New York, they have confirmed to me that I had lost my previous citizenship of the country and if I did go back to Belgium, I would have to file for my citizenship again just like here in the United States of America.
- 3: The 3 rd reason is; seeing that the Spanish Consulate denies my Spanish nationality since my birth, I there for am a person from no mans land with an unknown birth date and or nationality.
- 4: I have been married 2 x, here in the United States, to an American citizen in a laps of 5 years. I got divorced  $2 \times 1^{st}$  because of the lack of chemistry and plenty of issues with other and

more men. 2<sup>nd</sup> divorce was because of drugs and theft from her children and I do not tolerate any drugs under my roof or in my household. I do not tolerate theft neither.

Futher more, I also declare that I have entered the territory of the United States of America 2x. The first was in Chicago on the 03/03/2006. There they checked my documents and issued me a I-94 with the # 25732564012 as visa waiver which was valid for 90 days. I went back to Belgium at the end of the month of March 2006. I stayed out of the United States during the month of April 2006. On the 05/06/2006, I have re- entered the United States via Atlanta, Georgia. This time and here, they only checked my Belgium and immigrant ID card. They told me that everything was o.k. and I was allowed back in the United States. They did not issue any other documents for me and neither did they say that I was not allowed in again, lack of waiting time to come back here in the country. If they would have told me that there had to be a laps of time of waiting, then I could have gone back immediately, but they told me it was fine and I was welcome to the United States of America. There for, I believed that it was safe for me to be here and I got married to my ex- wife on the 05/19/2006. As soon as I was married, I have started to file for my citizenship for the first time. When I got divorced, I had to restart again with my filing, then got married for the 2<sup>nd</sup> time, and again I had to start over with my filing for my citizenship. This was costing me a lot of money. When I spoke to my attourney, at his turn, he told me that there was a law, admitting the immigrant ladies to stay after and when they got divorced, so there for ,it was logical that the same law exsisted for the immigrant men. I trusted his words and I stayed here in the United States, hoping and planning to file for my citizenship later on. Since the date that I have entered the United States, I have never asked for any type of financial help or anything else from the American government. Default of me having in my possession a S.S. n0, I have paid my taxes via my wives. I have always been correct as self employed. I had to work for a living, that was clear and I was planning to start filing again for my citizenship, but never got the time.

These are the reasons why I have filed for the political Asylum in this country and I pray to God to help me with my situation.

Thank you for your time of reading me and for your good understanding, receive sir my most sincere greetings and may God Bless and Protect you for ever.

Sincerely: Charles Bayo.

OFFICIAL SEAL
SHANNON N HERMIE
NOTARY PUBLIC - STATE OF ILLINOIS
NO COMMISSION EXPIRES:01/29/15

c/o Charles Bayo.

ID# 107064 B 4 209.

2200 North Seminary AV.

Woodstock, Il 60098.

Woodstock, 03/17/2011.

Sir,

To Whom This May Concern.

My name is Charles Bayo, I am born in the Belgium Congo on the 04/07/1954, from a Spanish father and a Belgium mother. My A # 200881987. I permit myself to write this letter and I will join the proofs that I have to it and hopefully some one will finally be able to help me with my case.

I have been incarcerated now for the Department of Homeland Security since the 10/07/2010. I hereby join a copy of my birth certificate; a copy of my ancient Spanish Passport; the letter of denial from the Spanish Consulate, dated from the 12/14/2010 and a copy of my ancient Belgium ID card,(got expired on the 07/29/2008),as well as my Belgium citizenship.

For all these reasons, I have filled out a 589 form asking for Asylum here in the United States of America. I have handed the original copy of the 589 form over in person to the Honorable Judge Mr. VINIKOOR, as well as to the prosecutor and the secretary, on the 01/14/2011, which was then my first hearing date. On the 2<sup>nd</sup> court date, o1/28/2011, the same Judge ordered me to get deported. He did not even get to mention anything about the forms for my application to Asylum. Later on the 02/07/2011, I got my notice to sign for my deportation. I have signed it because I was threatened to be incarcerated for a period of 10 years if I would have refused to sign them. Not even knowing to where they are going to deporte me, I just signed the papers so as to stay safe.

Now my questions are the following; What happened to the forms that I have filled in for my Asylum? Then, to which country are they planning to deport me? Finally, how long do I still have to stay in Custody of the Department of Homeland Security?

Now, my official name has always been Charles Bayo, like it is written on my birth certificate, in French language. I got the Spanish nationality from my father who was a Spaniard but I have never been a Spanish citizen, I've always only had the nationality. When at first the ICE officer accused me of being a Belgium citizen, I answered no to this. The reason was that I had lost my citizenship since the 07/29/2008, (like it shows on my Belgium ID card). I believed that I was going to obtain my green card of the United States and for that I did not renew my me Belgium ID card. The same ICE officer also accused me of having used a false name. This is not true. As I said before, my name is Charles Bayo written in French on my birth certificate but then in the Spanish language, they call me Carlos Bayo Staes. That was written in my Spanish Passport. Again it was not true of me using a false name. Last but not least, he also accused me of entering the United States just 1 time. Again it is not true. I have entered the country 2 times in 1 year. The first time was in Chicago on the 03/03/2006. Then they gave me a visa waiver valid for 90 days. At the end of the month of March 2006, I went back to Belgium. I stayed away for the whole month of April 2006. Then on the 05/06/2006, I came back, I landed in Atlanta Georgia. That time they only checked my Belgium ID card and nothing else. Why are they allowed to do these mistakes and just blame me for their errors? They accuse me with three errors. I am no Belgium Citizen; I have entered the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with my narch to be seen as the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and I am perfectly legal with the country 2 times and 2 times 2

With nothing more, I thank you for reading me and receive my sincere regards.

Sincerely.

their point????

Charles Bayo

In removal proceedings unde	er section 240 of the Immigration and N	ationality Act.
Subject ID : 285816102	FIN #: 1036696944	
	DOB: 04/07/1954	File No: A200 881 987  Event No: INP1110000031
In the Matter of:	4	Event No: IMPILITOU00031
Charles Staes	BAYO	
Respondent:		currently residing a
RDC 737 MOON ROAD , PLAINFIELD IND	DIANA 46168	
	(Number, street, city and ZIP code)	(Area code and phone number)
1. You are an arriving alien.		
2. You are an alien present in the	the United States who has not been admitted or par	coled
3. You have been admitted to the	he United States, but are removable for the reasons	oreu.
	samely earlier terror and the reasons	s stated below.
3. You were admitted to t nonimmigrant WT with auth not to exceed 90 days.	or national of the United States; ELGIUM and a citizen of BELGIUM; the United States at Atlanta, Geor Porization to remain in the United	gia on or about 3/3/2006 as a States for a temporary period
4. You remained in the Un	nited States beyond 90 doys without ation Service or its successor the	ut authorization from the e Department of Homeland
		Aprikation of partition of the second
* a =		
On the basis of the foregoing, it is chargorovision(s) of law:	ged that you are subject to removal from the Unite	ed States pursuant to the following
Section 237(a)(1)(B) of that after admission as a nonim	ne Immigration and Nationality Act mmigrant under Section 101(a)(15)	(Act), as amended, in that
*		
This notice is being issued after a or torture.	an asylum officer has found that the respondent has	s demonstrated a credible fear of persecution
	ited pursuant to: SCFR 208.30(f)(2) 8CFR 2	
	ned pursuant to: ☐ 8CFR 208.30(t)(2) ☐ 8CFR 2	235.3(b)(5)(iv)
OU ARE ORDERED to appear before	an immigration judge of the United States Departr	ment of Justice at:
		3,21 (18) 8 (2 19)
a date to be set of a time	lete Address of Immigration Court, including Room Number, if	(any)
(Date) at a time	to be set to show why you should not be represented	vel from the United States based on the
arge(s) set forth above.	CIOHN PROPERTY	175 00
Ortholium P. Cod c	(Signature and Title of Issui	ERVISORY DEPORTATION OFFICER
e: October 7, 2010	Indianapolis, Indiana	
	((	City and State)

### Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are under removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 3.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents, which you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear and that you are inadmissible or removable on the charges contained in the Notice to Appear. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge.

You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of departure voluntarily. You will be given a reasonable opportunity to make any such application to the immigration judge.

Failure to appear: You are required to provide the DHS, in writing, with your full mailing address and telephone number. You must notify the Immigration Court immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this preceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to one of the offices listed in 8 CFR 241.16(a). Specific addresses on locations for surrender can be obtained from your local DHS office or over the internet at <a href="http://www.ice.gov/about/dro/contact.htm">http://www.ice.gov/about/dro/contact.htm</a>. You must surrender within 30 days from the date the order becomes administratively final, unless you obtain an order from a Federal court, immigration court, or the Board of Immigration Appeals staying execution of the removal order. Immigration regulations at 8 CFR 241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Act.

Request for Pro	npt Hearing
To expedite a determination in my case, I request an immediate hearing lipudge.	waive my right to a 10-day period prior to appearing before an immigration
Befere:	(Signature of Respondent)
	Date:
(Signature and Title of Immigration Officer)	
Certificate	of Service
This Notice To Appear was served on the respondent by me on October 239(a)(1)(F) of the Act.	7, 2010 in the following manner and in compliance with section
in person by certified mail, returned receipt reque	ested by regular mail
Attached is a credible fear worksheet.	
Attached is a list of organization and attorneys which provide free le	gal services.
The alien was provided oral notice in the	James and the Alice and alone of the control of the Alice
consequences of failure to appear as provided in section 240(b)(7) of the A	language of the time and place of his or her hearing and of the
Aug South Control of the Aug South Control of	JUSTIN DECKER Immigration Enforcement Agent

# **Notice of Custody Determination**

Event No: INP1110000031 File No: <u>a200 881 987</u> Charles Staes BAYO AKA: BAYOSTAES, CARLOS ; BAYO, Date: 10/07/2010 FIN#: 1036696944 737 MOON ROAD PLAINFIELD, INDIANA 46168 Pursuant to the authority contained in section 236 of the Immigration and Nationality Act and part 236 of title 8, Code of Federal Regulations, I have determined that pending a final determination by the immigration judge in your case, and in the event you are ordered removed from the United States, until you are taken into custody for removal, you shall be: ☐ detained in the custody of the Department of Homeland Security. El released under bond in the amount of \$ 6,000.00 ☐ released on your own recognizance. I You may request a review of this determination by an immigration judge. ☐ You may not request a review of this determination by an immigration judge because the Immigration and Nationality Act prohibits your release from custody. JOHN KOREN SUPERVISORY DEPORTATION OFFICER (Title of authorized officer) Indianapolis, Indiana (Office location) ☐ I do ☐ do not request a redetermination of this custody decision by an immigration judge. I acknowledge receipt of this notification. RESULT OF CUSTODY REDETERMINATION custody status/conditions for release were reconsidered by: Board of Immigration Appeals ☐ Immigration Judge □ DHS Official The results of the redetermination/reconsiderationare: ☐ Release - Order of Recognizance □ No change - Original determination upheld. ☐ Release - Personal Recognizance ☐ Detain in custody of this Service. □ Other: ☐ Bond amount reset to

(Signature of officer)

Hogewin tred 0000 ()

### IMMIGRATION COURT 55 EAST MONROE ST., SUITE 1900 CHICAGO, IL 60603

In the Matter of

Case No.: A200-881-987

BAYO, CHARLES STAES \*\*\*T Respondent

IN REMOVAL PROCEEDINGS

ORDER OF THE IMMIGRATION JUDGE	
1-76-11	
This is a summary of the oral decision entered on $\frac{1-2}{1-1}$ .  This memorandum is solely for the convenience of the parties. If the	
This memorandum is solely for the convenience of the parties. If the	
proceedings should be appealed or reopened, the oral decision will become	
the official opinion in the case.	
the official opinion in the case.  [ ] The respondent was ordered personal from the United States to	
or in the alternative to NASA (A	
[ ] Respondent's application for voluntary departure was denied and	
respondent was ordered removed to or in the	
alternative to .	
[ ] Respondent's application for voluntary departure was granted until	
upon posting a bond in the amount of \$	
with an alternate order of removal to .	
Respondent's application for:	
Asylum was ( )granted ( )denied( )withdrawn.	
Withholding of removal was ( ) granted ( ) denied ( ) withdrawn.	
A Waiver under Section was ( )granted ( )denied ( )withdrawn.	
A Waiver under Section was ( )granted ( )denied ( )withdrawn.  Cancellation of removal under section 240A(a) was ( )granted ( )denied ( )withdrawn.  Ident's application for:  Cancellation under section 240A(b) (1) was ( ) granted ( ) denied ( ) withdrawn. If granted, it is ordered that the respondent be issued all appropriate documents necessary to give effect to this order.  Cancellation under section 240A(b) (2) was ( )granted ( )denied ( )withdrawn. If granted it is ordered that the respondent be issued all appropriated documents necessary to give effect to this order.  Adjustment of Status under Section was ( )granted ( )denied ( )withdrawn. If granted it is ordered that the respondent be issued all appropriated documents necessary to give effect to this order.  Respondent's application of ( ) withholding of removal ( ) deferral of removal under Article III of the Convention Against Torture was ( ) granted ( ) denied ( ) withdrawn.  Respondent's status was rescinded under section 246.  Respondent is admitted to the United States as a until  As a condition of admission, respondent is to post a \$ bond.  Respondent knowingly filed a frivolous asylum application after proper notice.  Respondent was advised of the limitation on discretionary relief for failure to appear as ordered in the Immigration Judge's oral decision.	
Respondent's application for:	
[ ] Cancellation under section 240A(b)(1) was ( ) granted ( ) denied	
( ) withdrawn. If granted, it is ordered that the respondent be issued	
all appropriate documents necessary to give effect to this order.	) denied ndent be issued s order. ( )denied ent be issued is order. ( )denied ent be issued to this order. ( ) deferral of re was  tilbond. after proper
[ ] Cancellation under section 240A(b) (2) was ( )granted ( )denied	anted ( )denied ( )withdrawn.  40A(a) was ( )granted ( )denied  as ( ) granted ( ) denied  red that the respondent be issued  give effect to this order.  was ( )granted ( )denied  d that the respondent be issued  give effect to this order.  was ( )granted ( )denied  d that the respondent be issued  ary to give effect to this order.  Iding of removal ( ) deferral of  tion Against Torture was  rawn.  section 246.  ates as a until  is to post a \$ bond.  asylum application after proper  on on discretionary relief for  digration Judge's oral decision.
( )withdrawn. If granted it is ordered that the respondent be issued	
all appropriated documents necessary to give effect to this order.	was ( )granted ( )denied ( )withdrawn.  was ( )granted ( )denied ( )withdrawn.  under section 240A(a) was ( )granted ( )denied  ion 240A(b)(1) was ( ) granted ( )denied  nted, it is ordered that the respondent be issued  ts necessary to give effect to this order.  ion 240A(b) (2) was ( )granted ( )denied  ted it is ordered that the respondent be issued  nts necessary to give effect to this order.  der Section was ( )granted ( )denied  ted it is ordered that the respondent be issued  documents necessary to give effect to this order.  n of ( ) withholding of removal ( ) deferral of  II of the Convention Against Torture was  ied ( ) withdrawn.  rescinded under section 246.  to the United States as a until  sion, respondent is to post a \$ bond.  led a frivolous asylum application after proper  of the limitation on discretionary relief for  idered in the Immigration Judge's oral decision.  ROBERT D. VINIKOOR/
with an alternate order of removal to  spondent's application for:  Asylum was ( )granted ( )denied( )withdrawn.  Withholding of removal was ( )granted ( )denied ( )withdrawn.  A Waiver under Section was ( )granted ( )denied ( )withdrawn.  Cancellation of removal under section 240A(a) was ( )granted ( )denied ( )withdrawn.  spondent's application for:  Cancellation under section 240A(b)(1) was ( ) granted ( ) denied ( ) withdrawn. If granted, it is ordered that the respondent be issued all appropriate documents necessary to give effect to this order.  Cancellation under section 240A(b)(2) was ( )granted ( )denied ( )withdrawn. If granted it is ordered that the respondent be issued all appropriated documents necessary to give effect to this order.  Adjustment of Status under Section was ( )granted ( )denied ( )withdrawn. If granted it is ordered that the respondent be issued all appropriated documents necessary to give effect to this order.  Respondent's application of ( ) withholding of removal ( ) deferral of removal under Article III of the Convention Against Torture was ( ) granted ( ) denied ( ) withdrawn.  Respondent s status was rescinded under section 246.  Respondent is admitted to the United States as a until  As a condition of admission, respondent is to post a \$ bond.  Respondent was advised of the limitation on discretionary relief for failure to appear as ordered in the Immigration Judge's oral decision.  Proceedings were terminated.  Other:	
( )withdrawn. If granted it is ordered that the respondent be issued	manted ( )denied( )withdrawn.  moval was ( )granted ( )denied ( )withdrawn.  moval was ( )granted ( )denied ( )withdrawn.  memoval under section 240A(a) was ( )granted ( )denied  on for:  er section 240A(b)(1) was ( ) granted ( ) denied  If granted, it is ordered that the respondent be issued  documents necessary to give effect to this order.  er section 240A(b) (2) was ( )granted ( )denied  if granted it is ordered that the respondent be issued  documents necessary to give effect to this order.  atus under Section was ( )granted ( )denied  if granted it is ordered that the respondent be issued  figranted it is ordered that the respondent be issued  itated documents necessary to give effect to this order.  Itication of ( ) withholding of removal ( ) deferral of  cicle III of the Convention Against Torture was  ) denied ( ) withdrawn.  tus was rescinded under section 246.  mitted to the United States as a until  if admission, respondent is to post a \$ bond.  mitted to the United States as a until  for admission, respondent is to post a \$ bond.  mitted to the limitation on discretionary relief for  are a ordered in the Immigration Judge's oral decision.  terminated.  Only  ROBERT D. VINIKOOR
all appropriated documents necessary to give effect to this order.	) granted ( ) denied  that the respondent be issued effect to this order.  ( ) granted ( ) denied  at the respondent be issued effect to this order.  ( ) granted ( ) denied at the respondent be issued e effect to this order.  ( ) granted ( ) denied at the respondent be issued to give effect to this order.  g of removal ( ) deferral of Against Torture was  tion 246. as a until  to post a \$ bond.  m application after proper  discretionary relief for tion Judge's oral decision.
[ ] Respondent's application of ( ) withholding of removal ( ) deterial of	
removal under Article III of the Convention Against Torture was	documents necessary to give effect to this order.  Latus under Section was ( ) granted ( ) denied  If granted it is ordered that the respondent be issued oriated documents necessary to give effect to this order.  Dication of ( ) withholding of removal ( ) deferral of oricle III of the Convention Against Torture was ) denied ( ) withdrawn.  Latus was rescinded under section 246.  Idmitted to the United States as a until  Dif admission, respondent is to post a \$ bond.  Lingly filed a frivolous asylum application after proper advised of the limitation on discretionary relief for ar as ordered in the Immigration Judge's oral decision.  ROBERT D. VINIKOOR
( ) granted ( ) denied ( ) withdrawn.	
[ ] Respondent's status was rescinded under section 240.	
[ ] Respondent is admitted to the United States as a diff	
[ ] As a condition of admission, respondent is to post a significant proper	
notice.	
Respondent was advised of the limitation on discretionary reflect for	
failure to appear as ordered in the immigration study of star assertion	
	i
Date: Dail 20, 2011	Ĵ
ROBERT D. VINIKOOR	

Immigration Judge

Appeal: Waived/Reserved Appeal Due By:

Alien Number: 200-881-

Immigration Judge:

Alien Name: BAYO, CHARLES STAES \*\*\*T

### LIMITATIONS ON DISCRETIONARY RELIEF FOR FAILURE TO APPEAR

- ) 1. You have been scheduled for a removal hearing, at the time and place set forth on the attached sheet. Failure to appear for this hearing other than because of exceptional circumstances beyond your control\*\* will result in your being found ineligible for certain forms of relief under the Immigration and Nationality Act (see Section A. below) for a period of ten (10) years after the date of entry of the final order of removal.
- ( ) 2. You have been scheduled for an asylum hearing, at the time and place set forth on the attached notice. Failure to appear for this hearing other than because of exceptional circumstances beyond your control\*\* will result in your being found ineligible for certain forms of relief under the Immigration and Nationality Act (see Section A. Below) for a period of ten (10) years from the date of your scheduled hearing.
- 3. You have been granted voluntary departure from the United States pursuant to section 240B of the Immigration and Nationality Act, and remaining in the United States beyond the authorized date other than because of exceptional circumstances beyond your control\*\* will result in your being ineligible for certain forms of relief under the Immigration and Nationality Act (see Section A. Below) for ten (10) years from the date of the scheduled departure or the date of unlawful reentry, respectively. Your voluntary departure bond, if any, will also be breached. Additionally, if you fail to voluntarily depart the United States within the time period specified, you shall be subject to a civil penalty of not less than \$1000 and not more than \$5000.
  - 4. An order of removal has been entered against you. If you fail to appear pursuant to a final order of removal at the time and place ordered by the DHS, other than because of exceptional circumstances beyond your control\*\* you will not be eligible for certain forms of relief under the Immigration and Nationality Act (see Section A. below) for ten (10) years after the date you are scheduled to appear.
    - \*\*the term "exceptional circumstances" refers to circumstances such as serious illness of the alien or death of an immediate relative of the alien, but not including less compelling circumstances.
- THE FORMS OF RELIEF FROM REMOVAL FOR WHICH YOU WILL BECOME INELIGIBLE ARE:
  - Voluntary departure as provided for in section 240B of the Immigration and Nationality Act;
  - Cancellation of removal as provided for in section 240A of the 2) Immigration and Nationality Act; and
  - Adjustment of status or change of status as provided for in Section 245, 248 or 249 of the Immigration and Nationality Act.

This written notice was provided to the alien in English. Oral notice of the contents of this notice must be given to the alien in his/her native language, or in a language he/she understands by the Immigration Judge. Date: Jan 28, 2011 or Court Clerk:

(a)		¥ ·	
	CERTIFICATE C	OF SERVICE	
THIS DOCUMENT WAS	SERVED BY: MAIL (M)  1 ALTEN c/o Custodial	PERSONAL SERVICE (P) Officer [ ] ALIEN'S ATT/REP	[ <b>X</b> ] DHS
DATE: 1-28-11	BY: COURT STA	Officer [] ALIEN'S ATT/REP AFF CSW R-28 [] Legal Services List	[] Other

## INSTRUCTION SHEET TO DETAINEE REGARDING REQUIREMENT TO ASSIST IN REMOVAL

The following is a list of things you are required to complete within 30 days of receiving this form, in order comply with your obligation to assist in obtaining a travel document;

Mandatory requirements will be checked off by the INS officer depending on the facts of each case. Failure to comply or provide sufficient evidence of your inability to comply, may result in the extension of the removal period and subject you to further detention. In addition, you may be subject to criminal prosecution. If you need assistance in complying with any of the requirements, please contact a Deportation Officer.

- Submit passports (current and expired) to the INS. If you have a copy of your passport, you are to submit it.
- √ Apply for a travel document/passport from your embassy or consulate, or directly from your government in your native country, or any other embassy or consulate of your native country in another country.
- √ Comply with all instructions from all embassies or consulates requiring completion of documentation for issuance of a travel document.
- √ Submit to the INS birth certificates, national identification cards, and any other document issued by a foreign government indicating your citizenship, nationality, place of birth, and place of residence prior to entering the United States.
- ✓ Provide names and addresses of family and friends residing in the United States and request that they contact your embassy or consulate in the United States, in order to facilitate the issuance of a travel document.
- ✓ Provide names and addresses of family and friends residing in your country of citizenship and request family and friends residing abroad contact your government in reference to issuing a travel document.
- √ You are required to take measures to request reinstatement of your previous nationality, register as required, or take any other action that will ensure the issuance of a travel document and your removal from the United States.
- ✓ Provide INS with written copies of requests to embassies or consulates requesting issuance of a travel document.
- √ Provide INS with written copies of responses from embassies or consulates regarding your
- V Solicit permission from another country which may be able to accent you to enter that country to

effect your removal from the Un	ed States.	muy k
Other:		<u>_</u> .
Alien's Signature	A Number <u>A200 881 987</u>	
Served by D. Seration 10 Officer's Name	on 2-7-1/ at McHenry County.  Date  Location	Jail

# U.S. Department of Justice

Immigration and Naturalization Service

Warning for Failure to Depart

Name: CHARLES STAES BAYO	N/	District Office: Chicago Field Office	File; A200 881 987
Section 243(a) of the Immigration and N	lationality Act provides, in		1,5
Any alien against whom a final of described in section 237(a) who (A) willfully fails or re-	o fuses to depart from the Ur	nited States within a perio	d of 90 days* from the date of
of the final order of the	court,		w is had, then from the date
necessary to the alien's	fuses to make timely applic departure, pires, or takes any other ac		
purpose of preventing o	or hampering the alien's defuses to present himself or	parture pursuant to such.	or namper or with the or time and place required by
shall be fined under title 18, Unit is a member of any of the classe	ted States Code, or impriso	oned not more than four y (1)(E), (2), (3), or (4) of se	ears (or 10 years if the alien action 237(a)), or both.
Nothing in this section shall make it a videxemption from such order of removal or	plation to take proper steps r for the purpose of securin	for the purpose of securions the alien's release from	ng cancellation of or incarceration or custody.
Any action the Immigration and Naturaliz remove you will NOT relieve you of the li above.	ation Service may take to ability for compliance with	obtain a travel document the provisions of law refe	for your departure or to rred to in the first paragraph
*Section 241(a)(1)(C) provides for the extens application in good faith, for a travel or other the alien's removal subject to an order of rem	document necessary for the a oval.	eriod if the alien refuses, dur lien's removal or departure o	ring the removal period, to make or conspires or acts to prevent
	ed Removed under Section: on 237(a)(1)(B) of the INA Act.		
		ude de la company	
Served By: (Print Name and Title of Officer)	Record of Persona	Service	Date:
Officer's Signature:		n of Service: /	2-7-11
D. \$\\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	· · · · · · · · · · · · · · · · · · ·	Millenna (	sunt.
Served On: (Alien's Signature)	exa,	0	02/08/11
		Record	of Personal Service (Cort.)
ANAN CCLI.		Fingerprin	at of Alien (Specify finger used)
Attach certified ma	il receipts here.		e e
	-		
		67	
*			

Form I-229(a) (Revised 12/04/02) Consulado de Mexico

En

Chicago.

McHenry County Jail.

C/O Charles Bayo

ID# 107064 B4-209.

2200 North Seminary AV.

Woodstock, Il 60098.

Muy Estimado Sr. Consulado,

Woodstock, 03/14/2011.

Mi nombre es Charles Bayo, nacido en el Congo Belga el dia 07 de Abril 1954 y mi numero de alien es A# 200881987. Me permito de escriber le esta carta, por pedirlo a usted un gran favor por favor ?

Despues de haber practicado con usted sobre el telefono, usted me ha assegurado, de que usted había rechasado la peticion del govierno Americano, pidiendo le a usted mi deportacion hacía Mexico.

Ahora bien, el favor que yo quiero pedirle a usted por favor ? Seria posible a usted de mandarme una carta diciendome, que es cierto que usted ha rechasado esta peticion del govierno Americano para mi deportacion hacia Mexico. No hace falta mas explicaciones de ello. Solamente como qual que usted lo ha rechasado a la peticion. Me explico ; a mi me haria falta estas pruebas para defenderme en la corte de immigracion de Chicago, asi yo puedo decir que yo he ayudado con mi deportacion. Yo los habia propuesto a la corte de immigracion , de deportarme hacia Mexico anterioramente. Ahora , con su carta y la misma carta de la embajada Belga, yo los puedo decir a ellos que he ayudado en mi asunto de deportación y asi eventualmente yo me puedo liberar de esta cárcel donde me encuentro en este momento. Solamente es por esta razón que yo les pido esta carta por favor ?

Sin nada mas por ahora, Sr. Consulado, solamente lo quiero dar le gracias por su buena comprehencion y su colaboración. Recibe usted Senior, mis saludos los mas distinguidos y que Dios le Bendiga y Protege para siempre.

Sinceramente:

Charles Bayo.

OFFICIAL SEAL
WILLIAM ESTRADA
NOTARY PUBLIC - STATE OF ILL INOIS
MY COMMISSION EXPIRES:01/07/12

Ambassy of Belgium

McHenry County Jail.

In

New York.

C/O Charles Bayo

ID# 107064 B4 - 209

2200 North Seminary AV.

Woodstock, II 60098.

Monsieur L'Ambassadeur,

Woodstock, 03/14/2011.

Je m'appelle Charles Bayo, je suis nee le 07 Avril 1954,au Congo Belge, avec la nacionalitee Espagnole. Mon numero de alien, A# 200881987.

Je me permet de vous ecrire cette letter, pour vous demander une faveur s'il vous plait? Apret avoir parler avec vous au telephone, vous m'aviez certifies, que meme la peticion du gouvernement Americain pour ma deportacion ver la Belgique leurs sera refuser, ceci pour defaut de moi avoir la nacionalitee Belge.

Bon, suite a votre decision du refus a la peticion, je me permet de vous demander s'il vous plait, de bien vouloire m'envoyer une lettre comme quoi vous avez refuser cette peticion? Sans plus d'explicacion, seulement comme quoi vous avez refuser la peticion Americaine. Je vous explique pour quoi je vous demande cette lettre. A moi il me faut de preuves comme quoi j'ai eu aider avec le dossier de ma deportacion. Donc moi je leurs ai sugerer de vous envoyer cette peticion. Maintenant a mon tour, il me faut toutes les preuves pour moi ainsi pouvoir me defender devant la court de L'Immigracion Americaine et ainsi me liberer de cette prison dont je me trouve actuellement.

Sans plus, Monsieur L'Ambassadeur, je tiens a vous remercier d'avance pour votre bonne comprehension et votre colaboracion. Recevez Monsieur, mes salutacions les plus distinguer. Que Dieu vous Benice et vous Protégé pour toujour.

Sincerement votre; Charles Bayo.

OFFICIAL SEAL WILLIAM ESTRAD

NOTARY PUBLIC - STATE OF ILLENTING

McHenry County Jail.

c/o Charles Bayo.

ID# 107064 B 4 - 209.

2200 North Seminary AV.

Woodstock, II 60098.

### To the Consulate of Burkina Faso

Sir,

Woodstock, 03/04/2011.

With all my respect and after I have spoken to you this past week, I now permit myself to write you this letter. I would like to ask you a favor and some questions about your country? The reason to this is because I am very interested in going to your country, so as to start with either a missionary and or start a small business.

My name is Charles Bayo, I was born in the Belgium Congo on the 04/07/1954, and with a Spanish nationality. I have done all my studies with the "Brothers of Charity College" in South Africa. After that I went to Europe, to Belgium precisely, to carry on with my studies and do my specialities. These specialities are, 1, qualified motor car mechanic, 2, qualified welder and 3 but not least, a qualified garden & landscaping designer. I also do know how to read, write and speak, 5 different languages. These are the following; French; English; Spanish; Dutch and South African. I also have some knowledge of German, Portuguese and Italian but I am not perfect with them.

Now I am just about 57 years of age, and I have the right to draw my Belgium and Spanish retirement every

am just about 57 years of age, and I have the right to draw my Belgium and Spanish retirement every month. With this money I am planning to live my life. Although I have this privilege, I would like to start with a missionary in some part of the world, I am not sure where yet. I am looking for a country where the people could best use this missionary and where they would best appreciate it. My gaol would be to teach the people about agriculture, cultural and Christian life, I would also be helping them with clothing and food and if need be with medical supplies. These are also the main reasons why I would like to sacrifice my life to the people in need.

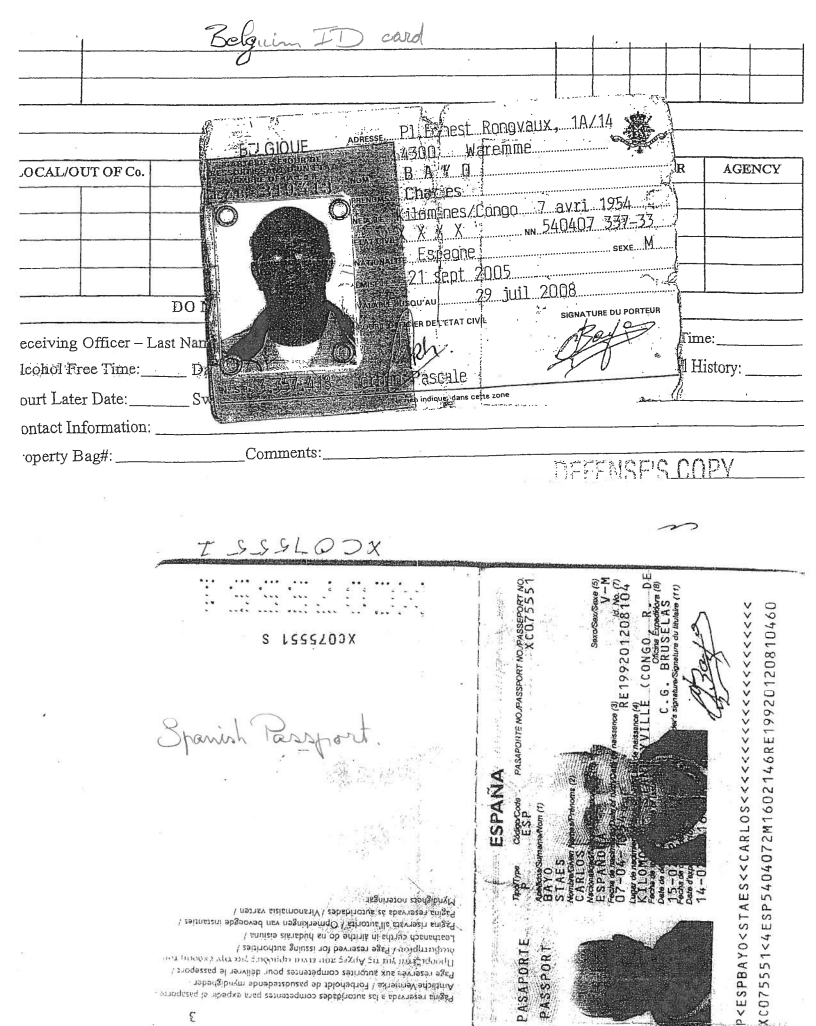
For these reasons I would like to ask you what chances I have in succeeding with these projects in your country? Another question would be, what do I need to become a permanent resident of your country? Last but not least, what travel documents and vaccines do I need to be able to travel safely to your country?

As for now I am in custody for the Department of Homeland Security, here in Woodstock, Illinois. I hope that soon I may be released and carry on with my life. About my encarceration, what chances do I have that you would accept a petition from the American government, asking you to deport me to your country? Do I have any hope that you would accept my deportation to Burkina Faso? My last question to you Sir would be; could you please send me more information about your people and what they mostly need at this point and time, please?

With nothing more for now, I would just like to thank you for your time in reading me, for your good understanding and your prompt answer to my letter. Sir, receive my most distinguished greetings and may God Bless and Protect you for ever.

Sincerely: Charles Bayo.

OFFICIAL SEAL
SHANNON N HERMIE
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:01/20/15



Pagina reservada as autoridades / Viranomaisia varten / Pagina riservata allautorita / Opmerkingen van bevoegde instanties Leachanach cyrthe in Airtiche do na hudarais eisiuna / outhurphous Page reserved for issuing authorities / Hooping in his de Anxie and eine approprie his one exposed Page reservée sux autorités compétentes pour délivrer le passaport / Amiliche Vermerke i Forbeholdt de pasuostedende myndigheder Pegina reservada a las autoridades competentes para expedir el pasaporra

En foi de quoi nous avons dressé le présent acte et, après que connaissance en a été donnée aux comparants auquel, a été donné , le 3 partire L'Officier de l'Etat-Civil L'Officier de l'Etat-Civil Pour copie certiflee conforme: (S.) I WELTER Signature du déclarant et des témoins, Full Cother domicilie à Landan Land forthe (S.) DILERRE de la signature (S.) EHYO MERANOL (S.) TILOUIN TENSO prénom de Chasallea nous l'avons signé ELLE. Peragitatosda WELTER, J.

(por parament).

ETAT-CIVIL

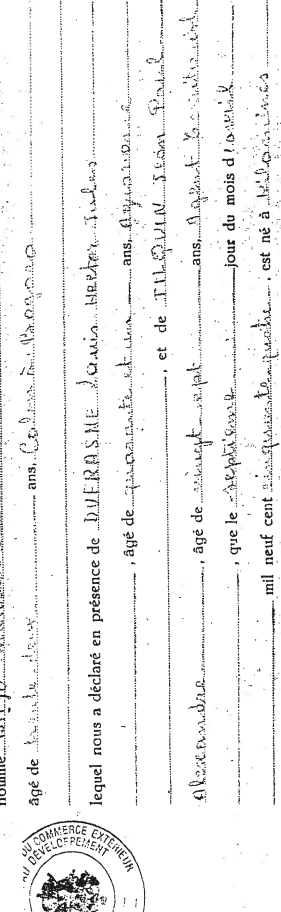
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VOLUME: III



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domicilié à Cas po LEspanga et de SIRES I Emans 73



Chicago, 14 de diciembre de 2010

Charles Bayo (A200881987) Tri-County Detention Center 1026 Shawnee College Road Ullin, IL 62992

Estimado Sr. Bayo:

Después de contactar con el Consulado de España en Bruselas, nos informan que no tienen copia de su pasaporte, por lo que desgraciadamente no podemos enviársela.

A su vez, este Consulado carece de asesoría jurídica por lo que no se le puede brindar asistencia legal gratuita.

Adjunto le remito la ficha de inscripción en el Registro de Matrícula Consular para que la rellene y devuelva, si desea inscribirse en nuestro consulado

Atentamente,

Rafael Rovira

Aufreil Ramine

Canciller

CHIOSO CHIOSO