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6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
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8	KARLENA DAWSON; ALFREDO ESPINOZA-ESPARZA; NORMA LOPEZ	Case No. 2:20-cv-409
9	NUNEZ; MARJORIS RAMIREZ-OCHOA; MARIA GONZALEZ-MENDOZA; JOE	PETITION FOR WRIT OF
10	HLUPHEKA BAYANA; LEONIDAS PLUTIN HERNANDEZ; KELVIN	HABEAS CORPUS PURSUANT TO 28 U.S.C. § 2241 AND
11	MELGAR-ALAS; JESUS GONZALEZ HERRERA,	COMPLAINT FOR INJUNCTIVE RELIEF
12	Petitioners-Plaintiffs,	
13	v.	
14	NATHALIE ASHER, Director of the Seattle	
15	Field Office of U.S. Immigration and Customs Enforcement; MATTHEW T. ALBENCE,	
16	Deputy Director and Senior Official Performing the Duties of the Director of the U.S.	
17	Immigration and Customs Enforcement; U.S. IMMIGRATION AND CUSTOMS	
18	ENFORCEMENT; STEVEN LANGFORD, Warden, Tacoma Northwest Detention Center,	
19	Respondents-Defendants.	
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	PET. FOR WRIT OF HABEAS CORPUS & COMPL. FOR INJUNCTIVE RELIEF Case No. 2:20-cv-409	American Civil Liberties Uni 915 15th St. NW, Washington, DC Tel: 202-393-4930 Fax: 202-393-4931

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### I. INTRODUCTION

The novel coronavirus that causes COVID-19 has led to a global pandemic. In only a few months, 153,517 people worldwide have received confirmed diagnoses of COVID-19, and over 5,735 of those people have died. There is no vaccine against COVID-19, and there is no known cure. No one is immune. COVID-19 is most likely to cause serious illness and elevated risk of death for older adults and those with certain medical conditions or underlying disease. The COVID-19 virus can cause severe damage to lung tissue, sometimes leading to a permanent loss of respiratory capacity, and can damage tissues in other vital organs including the heart and liver. Patients with serious cases of COVID-19 require advanced medical support, including positive pressure ventilation and extracorporeal mechanical oxygenation in intensive care. Patients who do not die from serious cases of COVID-19 may face prolonged recovery periods, including extensive rehabilitation from neurologic damage and loss of respiratory capacity. The only known effective measures to reduce the risk for vulnerable people of serious illness or death caused by COVID-19 are social distancing and improved hygiene, which have led to unprecedented public health measures around the world. According to preliminary data from China, 20 percent of people in high risk categories who contracted COVID-19 there died.

People in congregate environments, which are places where people live, eat, and sleep in close proximity, face increased danger of contracting COVID-19, as already evidenced by the rapid spread of the virus in cruise ships and nursing homes. People who are confined in prisons, jails, and detention centers will find it virtually impossible to engage in the necessary social distancing and hygiene required to mitigate the risk of transmission, even with the best-laid plans. For this reason, correctional public health experts have recommended the release from custody of people most vulnerable to COVID-19. Release protects the people with

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the greatest vulnerability to COVID-19 from transmission of the virus, and also allows for
 greater risk mitigation for all people held or working in a prison, jail, or detention center. Release
 of the most vulnerable people from custody also reduces the burden on the region's
 limited health care infrastructure, as it lessens the likelihood that an overwhelming number of
 people will become seriously ill from COVID-19 at the same time.

6 Petitioners-Plaintiffs (hereinafter Plaintiffs) are people who are particularly vulnerable to 7 serious illness or death if infected by COVID-19 and who are held in civil detention 8 by Immigration and Customs Enforcement (ICE) at the Tacoma Northwest Detention 9 Center (NWDC) in Tacoma, Washington as they await the adjudication of their immigration cases. Plaintiffs are older adults or have medical conditions that lead to high risk of serious 10 11 COVID-19 infection, including lung disease, heart disease, diabetes, epilepsy, kidney disease, 12 autoimmune disorders, asthma, and hypertension. The NWDC is located in the Seattle, 13 Washington metropolitan area, the epicenter of the largest COVID-19 outbreak in the United 14 States, and one of the largest known outbreaks in the world. As detailed below, the danger posed 15 by Plaintiffs' detention during the current outbreak of COVID-19 is "so grave that it violates contemporary standards of decency to expose anyone unwillingly to such a risk" and violates 16 17 their constitutional right to safety in government custody. Helling v. McKinney, 509 U.S. 25, 36 (1993). 18

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**II. PARTIES** 

 Petitioner-Plaintiff Karlena Dawson is a citizen of Jamaica who has been detained by ICE at the NWDC since February of 2019. She suffers from cholangitis, an autoimmune liver disease. As a consequence, she is at high risk for severe illness or death if she contracts COVID-19.

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2. Petitioner-Plaintiff Alfredo Espinoza Garza is citizen of Mexico who is detained
by ICE at NWDC. While detained at the facility, he has suffered acute chest pain that required
hospitalization to receive treatment for a heart attack. As a consequence of his health condition,
he is at a high risk for severe illness or death if he contracts COVID-19.

3. Petitioner-Plaintiff Norma Lopez Nunez is a citizen of Mexico who is detained by
ICE at the NWDC. She is 65 years old and suffers from hypertension and heart disease, in
addition to other ailments. As a consequence, she is at high risk for severe illness or death if she
contracts COVID-19.

4. Petitioner-Plaintiff Marjoris Ramirez Ochoa is a citizen of Cuba who is detained
by ICE at the NWDC. She suffers from chronic high blood pressure, kidney disease, and
epilepsy, among other conditions. As a consequence, she is at high risk for severe illness or death
if she contracts COVID-19.

5. Petitioner-Plaintiff Maria Gonzalez Mendoza is a citizen of Mexico who is detained by ICE at the NWDC. She suffers from diabetes, high blood pressure, and asthma. As a consequence, she is at high risk for severe illness or death if she contracts COVID-19.

6. Petitioner-Plaintiff Joe Hlupheka Bayana is a citizen of Zimbabwe who has been detained by ICE at the NWDC since October of 2018. He is 57 years old and suffers from diabetes and seizures. As a consequence, he is at high risk for severe illness or death if he contracts COVID-19.

7. Petitioner-Plaintiff Leonidas Plutin Hernandez is a citizen of Cuba who is
detained by ICE at the NWDC. He is 59 years old and suffers from high blood pressure. As a
consequence of his health condition, he is at a high risk for severe illness or death if he contracts
COVID-19.

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8. Petitioner-Plaintiff Kelvin Melgar Alas is a citizen of El Salvador who has been
detained by ICE at the NWDC since July of 2018. He has been confined to a wheelchair since
1995, requires a colonoscopy bag and catheter, and has been transferred to the hospital multiple
times for pneumonia while detained at the NWDC. As a consequence of his fragile health
condition, he is at high risk for severe illness or death if he contracts COVID-19.

9. Petitioner-Plaintiff Jesus Gonzalez Herrera is a citizen of Mexico who has been detained by ICE since July of 2019 and is currently detained at the NWDC. He suffers from diabetes and high blood pressure. As a consequence of his health condition, he is at a high risk for severe illness or death if he contracts COVID-19.

10. Respondent-Defendant Nathalie Asher (Asher) is the Field Officer Director for the Seattle Field Office of ICE. The Seattle Field Office is responsible for carrying out ICE's immigration detention operations at the NWDC. Defendant Asher is a legal custodian of Plaintiffs. She is sued in her official capacity.

11. Respondent-Defendant Matthew T. Albence (Albence) is the Deputy Director and Senior Official Performing the Duties of the Director of ICE. Defendant Albence is responsible for ICE's policies, practices, and procedures, including those relating to the detention of immigrants. Defendant Albence is a legal custodian of Plaintiffs. He is sued in his official capacity.

12. Respondent-Defendant ICE is a federal law enforcement agency within the
Department of Homeland Security. ICE is responsible for the criminal and civil enforcement of
immigration laws, including the detention and removal of immigrants. Enforcement and
Removal Operations (ERO), a division of ICE, manages and oversees the immigration detention
system. Defendant ICE is a legal custodian of Plaintiffs.

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13. Respondent-Defendant Stephen Langford is employed by the private corporation
the GEO Group, Inc. as Warden of the Tacoma Northwest Detention Center, where Plaintiffs are
detained. Defendant Langford is a legal custodian of Plaintiffs. He is sued in his official
capacity.

### III. JURISDICTION AND VENUE

14. This Court has subject matter jurisdiction over this matter under 28 U.S.C. § 1331
(federal question), 28 U.S.C. § 1346 (original jurisdiction), 28 U.S.C. § 2241 (habeas
jurisdiction), and Article I, Section 9, clause 2 of the United States Constitution (the Suspension Clause).

15. Venue lies in the United States District Court for the Western District of Washington, the judicial district in which Plaintiffs are currently in custody. Venue is proper in the Western District of Washington under 28 U.S.C. § 1391, as venue is proper in any district in which a defendant resides.

### IV. FACTS

## A. COVID-19 Poses Grave Risk of Harm, Including Serious Illness or Death, to Persons Over Age 50 and Those with Certain Medical Conditions.

16. COVID-19 is a coronavirus that has reached pandemic status. As of March 16, 2020, at least 153,517 people worldwide have confirmed diagnoses, including over 3,400 people in the United States. Over 5,735 people have died as a result of COVID-19 worldwide, including at least 66 in the United States. The transmission of COVID-19 is expected to grow exponentially.

17. People over the age of fifty and those with certain medical conditions face greater chances of serious illness or death from COVID-19. Certain underlying medical conditions increase the risk of serious COVID-19 disease for people of any age, including lung disease,

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heart disease, chronic liver or kidney disease (including hepatitis and dialysis patients), diabetes,
 epilepsy, hypertension, compromised immune systems (such as from cancer, HIV, or
 autoimmune disease), blood disorders (including sickle cell disease), inherited metabolic
 disorders, stroke, developmental delay, and pregnancy.

18. In many people, COVID-19 causes fever, cough, and shortness of breath. But for people over the age of fifty or with medical conditions that increase the risk of serious COVID-19 infection, shortness of breath can be severe.

19. The COVID-19 virus can severely damage lung tissue, which requires an extensive period of rehabilitation, and in some cases, can cause a permanent loss of respiratory capacity. COVID-19 may also target the heart muscle, causing a medical condition called myocarditis, or inflammation of the heart muscle. Myocarditis can affect the heart muscle and electrical system, reducing the heart's ability to pump. This reduction can lead to rapid or abnormal heart rhythms in the short term, and long-term heart failure that limits exercise tolerance and the ability to work.

20. Emerging evidence suggests that COVID-19 can also trigger an over-response of the immune system, further damaging tissues in a cytokine release syndrome that can result in widespread damage to other organs, including permanent injury to the kidneys and neurologic injury.

21. These complications can manifest at an alarming pace. Patients can show the first symptoms of infection in as little as two days after exposure, and their condition can seriously deteriorate in as little as five days or sooner.

22. Even some younger and healthier people who contract COVID-19 may require supportive care, which includes supplemental oxygen, positive pressure ventilation, and

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in extreme cases, extracorporeal mechanical oxygenation. Most people in higher risk categories who develop serious disease, however, will need advanced support. This level of supportive care requires highly specialized equipment that is in limited supply, and an entire team of care providers, including 1:1 or 1:2 nurse to patient ratios, respiratory therapists, and intensive care physicians. This level of support can quickly exceed local health care resources.

23. The need for care, including intensive care, and the likelihood of death, is much higher from COVID-19 infection than from influenza. According to recent estimates, the fatality rate of people infected with COVID-19 is about ten times higher than a severe seasonal influenza, even in advanced countries with highly effective health care systems. For people in the highest risk populations, the fatality rate of COVID-19 infection is about 15 percent. Preliminary data from China showed that 20 percent of people in high-risk categories who have contracted COVID-19 there have died.

24. Patients in high-risk categories who do not die from COVID-19 should expect a prolonged recovery, including the need for extensive rehabilitation for profound reconditioning, loss of digits, neurologic damage, and the loss of respiratory capacity.

25. There is no vaccine against COVID-19, nor is there any no known medication to prevent or treat infection from COVID-19. The only known effective measures to reduce the risk for vulnerable people from injury or death from COVID-19 are to prevent them from being infected in the first place. Social distancing, or remaining physically separated from known or potentially infected individuals, and vigilant hygiene, including washing hands with soap and water, are the only known effective measures for protecting vulnerable people from COVID-19. 26. Nationally, projections by the Centers for Disease Control and Prevention

(CDC) indicate that over 200 million people in the United States could be infected with COVID-

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1 19 over the course of the epidemic without effective public health intervention, with as many as
 2 1.5 million deaths in the most severe projections.

# **B.** People Detained at the Northwest Detention Center Face an Elevated Risk of COVID-19 Transmission.

27. The NWDC is located in the Seattle, Washington metropolitan area, the epicenter of the largest COVID-19 outbreak in the United States at this time, and one of the largest known outbreaks in the world.

28. As of March 15, 2020, there were 769 confirmed cases of COVID-19 and 42 deaths from COVID-19 in Washington State.

29. The COVID-19 outbreak in Washington State has resulted in unprecedented health measures to facilitate and enforce social distancing. Immigration courts and the ICE field office in Seattle have already closed in the past month due to staff exposure to COVID-19. It is highly likely, and perhaps inevitable, that COVID-19 will reach the NWDC.

30. People who live in institutional settings such as immigration detention centers and who are over the age of 50 or are any age with medical conditions that put them at high risk of illness if infected by COVID-19 are at grave risk of severe illness and death.

31. Immigration detention facilities are "congregate environments," or places where people live and sleep in close proximity. Infectious diseases that are communicated by air or touch are more likely to spread in these environments. This presents an increased danger for the spread of COVID-19 if and when it is introduced into a facility.

32. Enclosed group environments, like cruise ships or nursing homes, have become the sites for the most severe outbreaks of COVID-19. The highest known person-to-person transmission rate for COVID-19 took place in a skilled nursing home facility in Kirkland, Washington, and on afflicted cruise ships in Japan and off the coast of California.

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133. The conditions of immigration detention facilities pose a heightened public health2risk for the spread of COVID-19 that is even greater than in non-carceral

institutions. Immigration detention facilities have even greater risk of infectious spread because
of crowding, the proportion of vulnerable people detained, and often scant medical care
resources. People live in close quarters and as a result, cannot achieve the "social distancing"
needed to effectively prevent the spread of COVID-19. They may be unable to maintain the
recommended distance of 6 feet from others and may share or touch objects used by others.
Toilets, sinks, and showers are shared, without disinfection between each use. Food preparation
and service is communal with little opportunity for surface disinfection. Staff arrive and leave on
a shift basis, and there is limited ability to adequately screen staff for new, asymptomatic
infection.

34. Many immigration detention facilities lack adequate medical infrastructure to address the spread of infectious disease and treatment of people most vulnerable to illness in detention. During the H1N1 influenza epidemic in 2009, jails and prisons were sites of severe outbreaks. It is reasonable to expect COVID-19 will also readily spread in detention centers, especially when people cannot engage in proper hygiene and isolate themselves from infected residents or staff.

### C. People Most Vulnerable to COVID-19 Should Be Released from ICE Detention.

35. Because risk mitigation is the only known strategy that can protect vulnerable groups from COVID-19, public health experts with experience in immigration detention and correctional settings have recommended the release of vulnerable detainees from custody.

36. Dr. Marc Stern, a correctional health expert, has as concluded that "[f]or detainees who are at high risk of serious illness or death should they contract the COVID-19 virus, release

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from detention is a critically important way to meaningfully mitigate that risk." For that reason,
 Dr. Stern has recommended the "release of eligible individuals from detention, with priority
 given to the elderly and those with underlying medical conditions most vulnerable to serious
 illness or death if infected with COVID-19."

37. Dr. Robert Greifinger, a correctional health expert, has concluded that "even with the best-laid plans to address the spread of COVID-19 in detention facilities, the release of highrisk individuals is a key part of a risk mitigation strategy. Accordingly, "[i]n [his] opinion, the public health recommendation is to release high-risk people from detention, given the heightened risks to their health and safety, especially given the lack of a viable vaccine for prevention or effective treatment at this stage."

38. In the event that a scenario where vulnerable detainees have already been exposed to COVID-19, these experts recommend testing where possible, and the release of detainees to a quarantine setting outside of detention in coordination with local health authorities.

# D. Plaintiffs Are Particularly Vulnerable to Serious Illness or Death If Infected by COVID-19 and Should Be Released from Custody.

39. Plaintiffs in this case are people who are particularly vulnerable to serious illness or death if infected by COVID-19 who are currently detained at the NWDC as they await the adjudication of their civil immigration cases.

40. **Karlena Dawson.** Ms. Dawson is a 48-year-old citizen of Jamaica. Ms. Dawson has been detained by ICE at the NWDC since February of 2019. Ms. Dawson was previously deported from the United States but returned after learning that her children, who remained in the United States, had suffered physical and sexual abuse at the hands of their foster father. She was ordered removed, but has since filed a petition for review challenging the removal order. She has also filed a U visa application based on the abuse suffered by her children, which remains

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pending before U.S. Citizenship and Immigration Services (USCIS). If that application is
 approved, she will be granted permission to remain in the United States with lawful status.

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41. Ms. Dawson has been diagnosed with cholangitis, a progressive liver disease. She has been informed that she has a life expectancy of 10-12 years. She must take ursodiol twice a day to suppress enzymes because of her auto-immune disease. She also has diabetes, which requires her to take insulin and metformin.

42. Ms. Dawson is critically vulnerable to COVID-19 because of her autoimmune disease and diabetes.

43. **Alfredo Espinoza Esparza.** Mr. Espinoza is a 41-year-old citizen of Mexico who was living in Spokane, Washington, with his family, when he was arrested in October of 2019, by Border Patrol at the restaurant where he works. He has been detained by ICE at the NWDC since that time. He is applying for cancellation of removal and adjustment of status to lawful permanent residence before the immigration court.

44. On or about January 16, 2020, while detained at the NWDC, Mr. Espinoza suffered acute chest pain that required hospitalization to receive treatment for a heart attack. He was subsequently returned to the NWDC, where he is currently detained. He also suffers from a rectal hemorrhage which requires medication. Mr. Espinoza also suffers from joint and nerve damage in his elbow, from when he was handcuffed by Border Patrol agents. This medical workers at the NWDC have diagnosed the elbow pain as a result of a lesion to his ulnar nerve and multiple small osteochondral joint bodies. This has caused persistent numbness in his forearm and finger, and consistent aches and pain in his arm, wrist, and hand.

45. Mr. Espinoza is critically vulnerable to COVID-19 because of his significant health problems.

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46. **Norma Lopez Nunez.** Ms. Lopez is a 65-year-old citizen of Mexico. She is detained by ICE at the NWDC. She was issued a removal order that she is now challenging on a petition for review before the Ninth Circuit Court of Appeals.

47. Ms. Lopez suffers from hypertension and heart disease, in addition to major depression and other mental impairments.

48. Ms. Lopez is critically vulnerable to COVID-19 because of her age and her
significant health problems.

49. **Marjoris Ramirez Ochoa.** Ms. Ramirez is a 43-year-old citizen of Cuba. She is detained by ICE at the NWDC. She last entered the United States in 2002 and is appealing a decision by the Immigration Judge denying her applications for withholding of removal and protection under the Convention Against Torture.

50. Ms. Ramirez suffers from chronic high blood pressure, kidney disease and epilepsy. While detained she has suffered five seizures, but has not been referred to medical care outside of the detention center. She also suffers from respiratory problems and has contracted pneumonia in the past. Finally, she suffers from depression, gastritis, and an ovarian cyst, among other conditions.

51. Ms. Ramirez is critically vulnerable to COVID-19 because of her significant health problems.

52. **Maria Gonzalez Mendoza.** Ms. Gonzalez is a 49-year-old citizen of Mexico. She is detained by ICE at the NWDC. She has lived in the United States since 1986 and has three children, all of whom are U.S. citizens. She is applying for cancellation of removal and adjustment of status to lawful permanent residence before the immigration court.

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53. Ms. Gonzalez suffers from high blood pressure, diabetes, and asthma. She
 receives medication for her asthma, in addition to depression and mental illness.

3 54. Ms. Gonzalez is critically vulnerable to COVID-19 because of her significant
4 health problems.

55. **Joe Hlupheka Bayana.** Mr. Bayana is a 57-year-old citizen of Zimbabwe. He has been detained by ICE at the NWDC since October of 2018. He has filed a petition for review to the Ninth Circuit Court of Appeals challenging the Board of Immigration Appeals' denial of his motion to reopen immigration proceedings.

9 56. Mr. Bayana suffers from type II diabetes. He takes insulin three times a day to
10 treat his condition. He receives medication to treat seizures, as well as depression.

11 57. Mr. Bayana is critically vulnerable to COVID-19 because of his age and
12 significant health problems.

58. **Leonidas Plutin Hernandez.** Mr. Plutin is a 59-year-old citizen of Cuba. He has been detained by ICE since August of 2019. He is currently detained at the NWDC.

15 59. Mr. Plutin suffers from chronic high blood pressure, for which he receives daily
16 medication.

60. Mr. Plutin is critically vulnerable to COVID-19 because of his age and chronic high blood pressure.

61. **Kelvin Melgar Alas.** Mr. Melgar is 41-year-old citizen of El Salvador. He has been detained by ICE since July of 2018. He was issued an order of removal that he is now challenging on a petition for review before the Ninth Circuit Court of Appeals, which issued a stay of removal.

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62. Mr. Melgar has been confined to a wheelchair since 1995, when he was shot in 2 the spinal cord. In addition, he requires a colonoscopy bag and a catheter. While detained at the 3 NWDC, he has been transferred for hospitalization on five separate occasions, including multiple 4 times for suspected pneumonia.

5 63. Mr. Melgar is critically vulnerable to COVID-19 because of his significant health 6 problems.

64. Jesus Gonzalez Herrera. Mr. Gonzalez is a 46-year-old citizen of Mexico who has been detained by ICE since July of 2019. He has been living in the United States since 2003 and has six children, all of whom are U.S. citizens. He is applying for cancellation of removal and adjustment of status to lawful permanent residence before the immigration court.

65. Mr. Gonzalez suffers from diabetes and high blood pressure, which require him to take three different types of medication daily.

66. Mr. Gonzalez is critically vulnerable to COVID19 because of his significant health problems.

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#### V. LEGAL FRAMEWORK

### A. Plaintiffs Have a Constitutional Right to Reasonable Safety in Custody.

67. Whenever the government detains or incarcerates someone, it has an affirmative duty to provide conditions of reasonable health and safety. As the Supreme Court has explained, "when the State takes a person into its custody and holds him there against his will, the Constitution imposes upon it a corresponding duty to assume some responsibility for his safety and general well-being." DeShaney v. Winnebago County Dept. of Soc. Servs., 489 U.S. 189, 199-200 (1989). As a result, the government must provide those in its custody with "food, clothing, shelter, medical care, and reasonable safety." Id. at 200.

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68. Conditions that pose an unreasonable risk of future harm violate the Eighth 2 Amendment's prohibition against cruel and unusual punishment, even if that harm has not yet 3 come to pass. The Eighth Amendment requires that "inmates be furnished with the basic human 4 needs, one of which is 'reasonable safety.'" Helling v. McKinney, 509 U.S. at 33 (quoting 5 DeShaney, 489 U.S. at 200). Accordingly, "[i]t would be odd to deny an injunction to inmates 6 who plainly proved an unsafe, life-threatening condition in their prison on the ground that 7 nothing yet had happened to them." Id.

69. The Supreme Court has explicitly recognized that the risk of contracting a communicable disease may constitute such an "unsafe, life-threatening condition" that threatens "reasonably safety." Id.

70. These principles also apply in the context of immigration detention. Immigrant detainees, even those with prior criminal convictions, are *civil detainees* held pursuant to civil immigration laws. Zadvydas v. Davis, 533 U.S. 678, 690 (2001).

71. Because detained immigrants are civil detainees, their constitutional protections while in custody are derived from the Fifth Amendment, which provides protections even greater than the Eighth Amendment. The Eighth Amendment, which applies to persons convicted of criminal offenses, allows punishment as long as it is not cruel and unusual. But the Fifth Amendment's due process protections do not allow punishment at all. Bell v. Wolfish, 441 U.S. 520, 535 n.16 (1979) ("Due process requires that a pretrial detainee not be punished.").

20 72. The Ninth Circuit has applied this principle to make clear that that civil detainees, like Plaintiffs here, are entitled to conditions of confinement that are superior to those of convicted prisoners and to those of criminal pretrial detainees. Jones v. Blanas, 393 F.3d 918, 933-34 (9th Cir. 2004), cert. denied, 546 U.S. 820 (2005); see also King v. Cnty. of Los Angeles,

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885 F.3d 548, 557 (9th Cir. 2018) (finding presumption of punitive, and thus unconstitutional,
 treatment where conditions of confinement for civil detainees are similar to those faced by pre trial criminal detainees).

73. Moreover, because civil detention is governed by the Fifth Amendment rather than the Eighth Amendment, the "deliberate indifference" standard required to establish a constitutional violation in the latter context does not apply to civil detainees like Plaintiffs. *Jones*, 393 F.3d at 934. Instead, a condition of confinement for a civil immigration detainee violates the Constitution "if it imposes some harm to the detainee that significantly exceeds or is independent of the inherent discomforts of confinement and is not reasonably related to a legitimate governmental objective or is excessive in relation to the legitimate governmental objective." *Unknown Parties v. Johnson*, No. CV-15-00250-TUC-DCB, 2016 WL 8188563, at \*5 (D. Ariz. Nov. 18, 2016), *aff'd sub nom. Doe v. Kelly*, 878 F.3d 710 (9th Cir. 2017).

### **B.** ICE Has the Authority to Release Detained People in Its Custody.

74. It is well within ICE's authority to comply with these constitutional requirements by releasing people who are vulnerable to severe illness or death if they contract COVID-19. For example, the regulations governing ICE's release authority state that serious medical conditions are a reason to parole an individual, as "continued detention would not be appropriate" in such cases. 8 C.F.R. § 212.5(b)(1).

75. ICE not only has the authority to exercise discretion to release individuals from custody, but has routinely exercised this discretion to release particularly vulnerable detainees like Plaintiffs.

76. High level ICE officials corroborate this fact. As former Deputy Assistant Director for Custody Programs in ICE Enforcement and Removal Operations Andrew Lorenzen-

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1	Strait explains, "ICE has exercised and still exercises discretion for purposes of releasing	
2	individuals with serious medical conditions from detention." In fact, "ICE exercises	
3	humanitarian parole authority all the time for serious medical reasons."	
4	77. This exercise of discretion comes from a long line of agency directives explicitly	
5	instructing officers to exercise favorable discretion in cases involving severe medical concerns	
6	and other humanitarian equities militating against detention.	
7	78. ICE's discretion applies regardless of the statutory basis for a noncitizen's	
8	detention.	
9	C. This Court Has Authority to Order Plaintiffs' Release to Vindicate Their Fifth Amendment Rights, and Such Relief Is Appropriate Here.	
10	79. While the circumstances of this case are novel and emerging, the Court's	
11	authority to order Plaintiffs' release to ensure their constitutional rights are protected is not.	
12	"Federal courts possess whatever powers are necessary to remedy constitutional violations	
13	because they are charged with protecting these rights." <i>Stone v. City &amp; Cnty. of San Francisco</i> ,	
14	968 F.2d 850, 861 (9th Cir. 1992). As a result, "[w]hen necessary to ensure compliance with a	
15	constitutional mandate, courts may enter orders placing limits on a prison's population." <i>Brown</i>	
16 17	v. Plata, 563 U.S. 493, 511 (2011).	
17	80. Courts have regularly exercised this authority to remedy to remedy constitutional	
10	violations caused by overcrowding. Duran v. Elrod, 713 F.2d 292, 297-98 (7th Cir. 1983), cert.	
20	denied, 465 U.S. 1108 (1984) (concluding that court did not exceed its authority in directing	
20	release of low-bond pretrial detainees as necessary to reach a population cap).	
22	81. The same principle applies here. As the constitutional principles and public health	
22	experts make clear, releasing Plaintiffs is the only viable remedy to ensure their safety from the	
23 24	threat to their health that COVID-19 poses. Plaintiffs are older adults and people with medical	
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1 conditions who are at particularly grave risk of severe illness or death if they contract COVID-2 19.

82. In the face of this great threat, social distancing and hygiene measures are Plaintiffs' only defense against COVID-19. Those protective measures are exceedingly difficult, if not impossible, in the environment of an immigration detention center, where Plaintiffs share toilets, sinks, and showers, eat in communal spaces, and are in close contact with the many other detainees and officers around them. These conditions pose even greater risk of infectious spread, and as a result, Plaintiffs face unreasonable harm from continued detention.

#### VI. **CLAIM FOR RELIEF**

### Violation of Fifth Amendment Right to Substantive Due Process (Unlawful Punishment; **Freedom from Cruel Treatment and Conditions of Confinement**)

83. The Fifth Amendment of the Constitution guarantees that civil detainees, including all immigrant detainees, may not be subjected to punishment. The federal government violates this substantive due process right when it subjects civil detainees to cruel treatment and conditions of confinement that amount to punishment or does not ensure those detainees' safety and health.

84. Defendants' conditions of confinement subject Plaintiffs to heightened risk of contracting COVID-19, for which there is no vaccine, known treatment, or cure. Because of Plaintiffs' particular vulnerabilities, they risk serious illness and death if infected with COVID-19. Defendants are subjecting Plaintiffs to a substantial risk of serious harm, in violation of Plaintiffs' rights under the Due Process Clause.

85. As public health experts in correctional medical care and infectious disease agree, people vulnerable to COVID-19 who are held in immigration detention "are at grave risk of

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1 severe illness and death." Accordingly, Defendants are subjecting Plaintiffs to detention 2 conditions that amount to punishment and that fail to ensure their safety and health. 3 86. For these reasons, Defendants' ongoing detention of Plaintiffs violates the Due 4 Process Clause. 5 VII. PRAYER FOR RELIEF 6 WHEREFORE Plaintiffs request that the Court grant the following relief: 7 Issue a Writ of Habeas Corpus and order Plaintiffs' immediate release, with a. 8 appropriate precautionary public health measures, on the ground that their continued detention violates the Due Process Clause; 9 10 b. In the alternative, issue injunctive relief ordering Defendants to immediately 11 release Plaintiffs, with appropriate precautionary public health measures, on the 12 grounds that their continued detention violates the Due Process Clause; Issue a declaration that Defendants' continued detention in civil immigration 13 с. 14 custody of individuals at increased risk for severe illness, including all people 15 over fifty years old and persons of any age with underlying medical conditions that may increase the risk of serious COVID-19, violates the Due Process Clause; 16 17 d. Award Plaintiffs their costs and reasonable attorneys' fees in this action under the 18 Equal Access to Justice Act ("EAJA"), as amended, 5 U.S.C. § 504 and 28 U.S.C. 19 § 2412, and on any other basis justified under law; and 20e. Grant any other and further relief that this Court may deem fit and proper. 21 22

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