## Prince George's County Police Department Gang Field Interview Sheet 5091

Interview Date: 3/2	8/2019 6:47:57 PM 8/2019 Time: 0:00	Location of 301 East We		ıy	3	
Officer:		Hyattsville 20782			MI	)
CaseNumber HCPD 19-096	3	. □ Ga	ngNet?	□ File	Created	?
Last: ABREGO-GARCIA	ADDRESS: 4505	Birchtree Ln		City: T	emple Hil	lls
First: Kilmar	State: MD	<b>Zip:</b> 207	48			
Middle: Armando	PHONE: N/A					
DOB:   7/26/1995   HtFt:   5.07	Wt: 200 Race: H	Sex: M	Eyes:	Brn	Hair: B	lk
Place Of Birth: El Salvador/ S Father Name: Mother Name:						
EMPLOYER/SCHOOL: Unem		7				
SOC #:           ALN           SID #:           ICE		CE Status:		BI #:		
Hair Length ☐ Collar ☐ Long ☑ Short ☐ Shoulder ☐ Other Length	Hair Style ☐ Afro ☐ Braided ☐ Curly ☐ Greasy ☑ Straight ☐ Bald ☐ OtherSt	ı I		Facial  Bea Clea Fuzz Goat Mous	rd n tee stache naven	
Complexion  ☐ Acne/Pock ☐ Dark ☐ freckled ☐ Light/Fair ☑ Medium ☐ Pale		Teeth Normal Gold Broken FalseTeeth Braces Silver	Buck  Missin  Frood  Space	16	ster	

Thursday, March 28, 2019

Page 1 of 3

Gang:	Mara Salvatrucha 13	Member/Associate:	Member
Clique:	Westerns	MemberStatus:	Active
Moniker:	9.	Chele	

Vehicle Year:				
The second secon	Make:	Model:		
-	Color:	TAG#:		
	Ga	ng Criteria:		
	☐ ClassificationAdmit			
	☑ ArrestedAloneOr	☑ ReliableSource		
	☐ UntestedInformant	☑ AffiliatesGang		
	☐ HandSigns ☑ FrequentsGangArea			
	☑ Dress ☐ Tattoos	□ Other		
larrative:				
Il four individuals thristhyan HERNA! mall plastic bottles ack to District I for fember of the Prince aristhyan HERNA! ultiple assault, concess been found guilt exember of 2018. Of Sailor's Clique with the sailor wit	were stopped by Hyattsville of NDEZ-ROMERO aka "Bimbo containing marijuana was loc interviews."  The George's County Gang Unity NDEZ-ROMERO on multiple cealing dangerous weapon, but yof gang participation in the afficers know HERNANDEZ-th the rank of "Observacion"			
		EZ. During the interview officers observed tattoos ers know these kind of tattoos are indicative of the		

Thursday, March 28, 2019

observed he was wearing a Chicago Bulls hat and a hoodie with rolls of money covering the eyes, ears and mouth of the presidents on the separate denominations. Officers know such clothing to be indicative of the Hispanic gang culture. The meaning of the clothing is to represent "ver, oir y callar" or "see no evil, hear no evil and say no evil". Wearing the Chicago Bulls hat represents thay they are a member in good standing with the MS-13. Officers contacted a past proven and reliable source of information, who advised Kilmar Armando ABREGO-GARCIA is an active member of MS-13 with the Westerns clique. The confidential source further advised that he is the rank of "Chequeo" with the moniker of "Chele".

Officers interview Jasson Josue RAMIREZ-HERRERA. During the interview officers were unable to determine his gang affiliation. Officers know MS-13 gang members are only allowed to hang around other members or prospects for the gang. Officers will continue to monitor Jasson Josue, RAMIREZ-HERRERA for further gang activity. He was sent on his way without further incident.

Associates:						
Last:	Hernandez-Romero	First:	Cristian	Middle:	Fernando	
Last:	Ramirez-Herrera	First:	Jasson	Middle:	Josue	
Last:	Dominguez-Espinoza	First:	Jose	Middle:	Guillermo	i i

Country of Citizenship	First		Middle	7869		Sex M	Hair BLK	Eyes BRO	Cmpixn LBR
EL SALVADOR	- paragraph of the para					Height 67	Weight 150	Occupation	
U.S. Address  LN Temple Hills, MARYL	3 ND 20749		1 2 2 4 174		16	Scars and	1 Marks	ALC: N	
Date, Place, Time, and Manner of Last Entry	AND, 20140			Passenger	Boarded at	1.		☐ Single ☐ Divorced	DMester
Number, Street, City, Province (State) and Country of Permanent Residence				<u></u>		Method of	Location/App	☐ Widower	☐ Separat
San Marco San Salvador, EL SALVADOR						NCA N	A		
Date of Birth 07/26/1995 Age: 23		e of Actio	2225			At/Near Date/Hour See I-831 03/28/2019 19:1:			19:13
City, Province (State) and Country of Birth							Ву		
San Salvador, EL SALVADOR									
NIV Issuing Post and NIV Number	Social Security Account Name					Status at Entry Status When Found			n Found
Date Visa Issued	Socie	al Security	Number			Length of Time Illegally in U.S.			
Immigration Record NEGATIVE	<del></del>		Crimina	Record Known	1				<del>-52 (()  )</del>
Name , Address, and Nationality of Spouse (Maiden Name, if Appropriate)	- 10 7/1 10 W P F 1/1 1			visomo533\$7576	2000/-1	Number an	d Nationality of	of Minor Childre	en
Father's Name, Nationality, and Address, if Known NATIONALITY: EL SALVADOR				Mother's P	esent and Maiden Na				
Monies Due/Property in U.S. Not in Immediate Possession		Fingerp	rinted? 🛭 Y	es 🗆 No	Systems Checks See	Charge Code Words(s)			
None Claimed Name and Address of (Last)(Current) U.S. Employer	-190W	Type of	of Employment Salary			See Narrative Employed from/to			
					1	Hr		37.	
周 1 三 1							352 (20)		r i
Subject Health Status  The subject claims good health.									
					٨				
The subject claims good health.	THOUT ADMISSIO	ON OR	PAROLE	- (PWAs					
The subject claims good health. Current Administrative Charges	THOUT ADMISSIO	ON OR	PAROLE	- (PWAS	o do	Son A.	ossie!		
The subject claims good health.  Current Administrative Charges  13/28/2019 - 212a6Ai - ALIEN PRESENT WI  (CONTINUED ON I-831)	helis 1	ON OR	ls)	Deporta	tion Office (Signature and	d Title of Imr		ficer)	
The subject claims good health.  Current Administrative Charges  13/28/2019 - 212a6Ai - ALIEN PRESENT WI  (CONTINUED ON I-831)	helis 1		ls) Received: (	Deporta Subject and	tion Office (Signature an Documents) (Re	d Title of Imr		ficer)	
The subject claims good health.  Current Administrative Charges  13/28/2019 - 212a6Ai - ALIEN PRESENT WI  (CONTINUED ON I-831)	helis 1		ls) Received: (	Deporta Subject and	tion Office (Signature an Documents) (Re	d Title of Imr		ficer)	
The subject claims good health.  Current Administrative Charges  03/28/2019 - 212a6Ai - ALIEN PRESENT WI  (CONTINUED ON I-831)  lien has been advised of communication privileges istribution:	helis 1		ls) Received: (	Deporta Subject and . 1004	tion Office (Signature an Documents) (Re	d Title of Imr	iew)	ficer) (time)	

Form L931 Continuation Page (Rev. 08/01/07)

Alien's Name ABREGO-GARCIA,, KILMER ARMADO	File Number  Event No:	Date 03/28/2019
Previous Criminal History		
Subject has no criminal history		
CRIMINAL AFFILIATIONS		
Subject has been identified as a Member	Active of M.S.13	
Records Checked		
Neg Neg Neg eg Neg Neg Neg Neg Neg Neg N		
FUNDS IN POSSESSION		
United States Dollar 1,178.00		
At/Near Hyattsville, Maryland		
Record of Deportable/Excludable Alien: ENCOUNTER / ARREST: On March 28, 2019, the Prince Georges Consuspected illegal aliens whom they had officers and respondent and respondent and respondent to the prince of th	validated as an ac	Unit made contact with two tive MS13 gang members. ICE ERO sland Ave., Hyattsville, MD 20783.
Upon arrival, stated, that a subject later identified (DOB: 07/26/1995) and Dominguez, Jose Go detained in connection to a murder inves the subjects identified themselves as In questioned the subject as to their citizen	as Abrego-Garcia, nillermo (A# stigation. mmigration and Cus	(DOB: was and W. Allen then approached
The subjects freely admitted being citize they were present in the United States is any immigration documents that would all legally.	lllegally. The su	ojects were not in possession of
At approximately 1930, the subjects were Detention center for overnight placement the Baltimore Field Office for processing	. On March 29, 20	)19, the subject was transported to
ALIENAGE AND REMOVABILITY:		
Signature	Title	Deportation Officer
		of Pages

U.S. Department of Homeland Security		Continuation Page for Form
	A THE BOOK OF MARKS THE	
Alien's Name ABREGO-GARCIA,, KILMER ARMADO	File Number  Event No:	Date 03/28/2019
Abrego-Garcia is a citizen and national walked across the desert for many days McAllen, Texas on or about March 25, 20	l of EL Salvado entering illeg	
PROCESSING INFORMATION: Abrego-Garcia' fingerprints and photograturned with the immigration and criminal		
IMMIGRATION HISTORY: Record checks showed that Abrego-Garcia 119 as a result of today's apprehension		ation history and received A# 201 577
IMMIGRATION CHARGE: Abrego-Garcia has made no claims to USC 212(a)(6)(A)(i) of the Immigration and an alien present in the United States w the United States at any time or place	Nationality Actionality Actions	t, as amended, in that Abrego-Garcia i dmitted or paroled, or who arrived in
HUMANITARIAN ISSUES: Abrego-Garcia claims to be in good heal one free phone call. Abrego-Garcia mad remained for 5 minutes. Abrego-Garcia	le a call to	at and
GANG VALIDATION: Per Prince Georges County Police Gang U Abrego-Garcia was validated as a member identified as a member of the Mara Salv transnational criminal street gang. Thi provided truthful accurate information Department (Gang Sheet).	of the Mara Sa atrucha MS-13, s information v	"Chequeo" from the Western Clique a was provided by who has
INTELLIGENCE INFORMATION: Abrego-Garcia has gang affiliation and or human/drug smuggling.	subject states	that he has no information about gangs
Abrego-Garcia was advised of his right country of EL Salvador which he declined his home country of EL Salvador.		
DISPOSITION: A Notice to Appear is being executed on Immigration and Nationality Act.	Abrego-Garcia	as per Section 212(a)(6) A)(i) of the
Other Identifying Numbers		
ALIEN-201577119		
Signature		Title  Deportation Officer
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\_\_\_\_\_3 of\_\_\_\_3 Pages





Executive Office for Immigration Review

Board of Immigration Appeals Office of the Clerk

5107 Leesburg Pike, Suite 2000 Falls Church, Virginia 22041

DHS/ICE Office of Chief Counsel - BAL 31 Hopkins Plaza, Room 1600 Baltimore, MD 21201



Name: ABREGO-GARCIA, KILMER AR...

Date of this notice: 12/19/2019

Enclosed is a copy of the Board's decision and order in the above-referenced case.



**Enclosure** 

iii aka

Userteam: Docket





## U.S. Department of Justice

Executive Office for Immigration Review

Board of Immigration Appeals
Office of the Clerk

5107 Leesburg Pike. Suite 2000 Falls Church, Virginia 22041

ABREGO-GARCIA, KILMER ARMADO

ICE CUSTODY-HCDC 7301 WATERLOO ROAD JESSUP, MD 20794 DHS/ICE Office of Chief Counsel - BAL 31 Hopkins Plaza, Room 1600 Baltimore, MD 21201

Name: ABREGO-GARCIA, KILMER AR...

Date of this notice: 12/19/2019

Enclosed is a copy of the Board's decision in the above-referenced case. This copy is being provided to you as a courtesy. Your attorney or representative has been served with this decision pursuant to 8 C.F.R. § 1292.5(a). If the attached decision orders that you be removed from the United States or affirms an Immigration Judge's decision ordering that you be removed, any petition for review of the attached decision must be filed with and received by the appropriate court of appeals within 30 days of the date of the decision.



Enclosure

Userteam:

Falls Church, Virginia 22041

File: Baltimore, MD Date:

In re: Kilmer Armado ABREGO-GARCIA

DEC 1 9 2019

IN BOND PROCEEDINGS

**APPEAL** 

ON BEHALF OF RESPONDENT:

ON BEHALF OF DHS:

APPLICATION: Redetermination of custody status

The respondent, a native and citizen of El Salvador, appeals from an Immigration Judge's April 24, 2019, decision denying his request for release on bond from the custody of the Department of Homeland Security pursuant to section 236(a) of the Immigration and Nationality Act, 8 U.S.C. § 1226(a). On May 22, 2019, the Immigration Judge issued a memorandum setting forth the reasons underlying her conclusion that the respondent did not show that he is not a danger to the community or that he presents a flight risk capable of being mitigated by bond. The appeal will be dismissed.

This Board reviews the Immigration Judge's factual findings for clear error. 8 C.F.R. § 1003.1(d)(3)(i); see also Matter of Fatahi, 26 I&N Dec. 791, 793 n.2 (BIA 2016). We review all other issues de novo. 8 C.F.R. § 1003.1(d)(3)(ii).

An alien "must demonstrate to the satisfaction of [the Immigration Judge] that [his or her] release would not pose a danger to property or persons . . . ." 8 C.F.R. § 1236.1(c)(8); see also Matter of Adeniji, 22 I&N Dec. 1102, 1111-12 (BIA 1999). Thus, only if an alien has established that he or she would not pose a danger to persons or property should an Immigration Judge decide the amount of bond necessary to ensure the alien's presence at proceedings to remove him or her from the United States. Matter of Urena, 25 I&N Dec. 140, 141 (BIA 2009).

The respondent argues that the Immigration Judge clearly erred in determining that he is a verified member of MS-13 because there is no reliable evidence in the record to support such a finding (Respondent's Br. at 6-9). In this regard, the respondent asserts that a Prince George's County Police Department Gang Field Interview Sheet ("GFIS") is based on hearsay relayed by a confidential source (Exh. 4). The respondent also claims that he presented sufficient evidence to rebut the allegation that he is affiliated with MS-13, including character references and criminal records showing that he has only been charged with traffic offenses. Therefore, the respondent contends that the Immigration Judge erroneously ruled that he did not show that he is not a danger to the community (Respondent's Br. at 9-10).

We adopt and affirm the Immigration Judge's danger ruling (IJ at 2-3). See Matter of Burbano, 20 I&N Dec. 872, 874 (BIA 1994). Notwithstanding the respondent's challenges to the reliability of the GFIS, the Immigration Judge appropriately considered allegations of gang affiliation against the respondent in determining that he has not demonstrated that he is not a danger to property or persons. See Matter of Fatahi, 26 I&N Dec. at 795 (in determining whether an alien presents a danger to the community and thus should not be released on bond pending removal proceedings, an Immigration Judge should consider both direct and circumstantial evidence of dangerousness); Matter of Guerra, 24 I&N Dec. 37, 40 (BIA 2006) (stating that Immigration Judges may look to a number of factors in determining whether an alien merits release on bond, including "the alien's criminal record, including the extensiveness of criminal activity, the recency of such activity, and the seriousness of the offenses").

Consequently, we need not address the Immigration Judge's flight risk determination (Respondent's Br. at 10-11).

Accordingly, the following order is entered.

ORDER: The appeal is dismissed.



## United States Department of Justice Executive Office for Immigration Review Immigration Court Baltimore, Maryland

In the Matter of

In Bond Proceedings

Hespondent

Charges:

Immigration and Nationality Act ("INA") § 212(a)(6)(A)(i)

Application:

Change in Custody Status

Hearing Date:

April 29, 2019

Appearances:

## BOND MEMORANDUM

The Respondent is a native and citizen of El Salvador. On March 29, 2019, the Department of Homeland Security (DHS) served the Respondent with a Notice to Appear (NTA), which sets forth the following factual allegations: (1) the Respondent is not a citizen or national of the United States; (2) he is a native and citizen of El Salvador; (3) he arrived in the United States at an unknown place, on an unknown date; and (4) he was not then admitted or paroled after an inspection by an immigration officer. Accordingly, the Respondent was charged with removability pursuant to INA § 212(a)(6)(A)(i), as an alien present in the United States without being admitted or paroled, or who arrived in the United States at any time or place other than as designated by the Attorney General. Exh. 1. The Respondent was held in custody by the DHS.

The Respondent requested a bond redetermination hearing, which the Court conducted on April 24, 2019. At his bond hearing, the Respondent, through counsel, requested a \$5,000 bond. He argued that he is not a flight risk. He asserted that he has lived in the United States for eight years. He has two brothers who are legal permanent residents. His fiancé is a United States citizen, and the Respondent is helping to raise and support her two children. His fiancé is also five months' pregnant with a child by the Respondent; her pregnancy is high-risk. He stated that he failed to appear for hearings on some traffic violations because he was not aware of those hearings, and he intends to hire an attorney to resolve his traffic proceedings. In addition, the

Respondent stated that he intends to apply for relief in the form of asylum and adjustment of status based on his relationship to his fiancé, whom he intends to marry. The Respondent also argued that he is not a danger to the community. He has no criminal convictions. He denied being a gang member and objected to the admissibility of the Form I-213 and the Prince George's County Police Department Gang Field Interview Sheet because he lacked the opportunity to cross-examine the detective who determined that he is a gang member.

The DHS opposed the Respondent's request for bond. The DHS asserted that the Respondent is a verified gang member. The Respondent was arrested in the company of other ranking gang members and was confirmed to be a ranking member of the MS-13 gang by a proven and reliable source. The DHS argued that the Form I-213 is admissible as a legally reliable document in immigration court.

An alien seeking a custody redetermination under section 236(a) of the Act bears the burden of demonstrating that he merits release on bond. *Matter of Guerra*, 24 I&N Dec. 37, 40 (BIA 2006). The respondent may satisfy this burden by demonstrating that his release does not pose a danger to persons or property, a threat to national security, or a risk of flight, and that he is likely to appear for any future proceedings. *Matter of Siniauskas*, 27 I&N Dec. 207, 207 (BIA 2018); *Matter of Adeniji*, 22 I&N Dec. 1102, 1111–13 (BIA 1999).

An immigration judge has broad discretion to consider any matter deemed relevant to determining whether an alien's release on bond is permissible or advisable. *Matter of Guerra*, 24 I&N Dec. at 40 (noting that an immigration judge "may choose to give greater weight to one factor over others, as long as the decision is reasonable"). Relevant factors include: (1) whether the alien has a fixed address in the United States; (2) the alien's length of residence in the United States; (3) the alien's family ties in the United States, and whether they may entitle the alien to reside permanently in the United States in the future; (4) the alien's employment history; (5) the alien's record of appearance in court; (6) the alien's criminal record, including the extensiveness of criminal activity, the recent nature of such activity, and the seriousness of the offenses; (7) the alien's history of immigration violations; (8) any attempts by the alien to flee prosecution or otherwise escape from authorities; and (9) the alien's manner of entry to the United States. *Id.*; see also Matter of Saelee, 22 I&N Dec. 1258 (BIA 2000).

After considering the information provided by both parties, the Court concluded that no bond was appropriate in this matter. The Court first reasoned that the Respondent failed to meet his burden of demonstrating that his release from custody would not pose a danger to others, as the evidence shows that he is a verified member of MS-13. *Matter of Siniauskas*, 27 I&N Dec. at 210; *Matter of Adeniji*, 22 I&N Dec. at 1111–13; 8 C.F.R. § 1003.19(h)(3). The BIA has held that, absent any indication that the information therein is incorrect or was the result of coercion or duress, Form I-213 is "inherently trustworthy and admissible." *Matter of Barcenas*, 19 I&N Dec. 609, 611 (BIA 1988). The Respondent contends that the Form I-213 in his case erroneously states that he was detained in connection to a murder investigation. He also claims that the I-213 is internally contradicts itself as to whether the Respondent fears returning to El Salvador. The reason for the Respondent's arrest given on his Form I-213 does appear at odds with the Gang Field Interview Sheet, which states that the Respondent was approached because he and others were loitering outside of a Home Depot. Regardless, the determination that the Respondent is a

gang member appears to be trustworthy and is supported by other evidence in the record, namely, information contained in the Gang Field Interview Sheet. Although the Court is reluctant to give evidentiary weight to the Respondent's clothing as an indication of gang affiliation, the fact that a "past, proven, and reliable source of information" verified the Respondent's gang membership, rank, and gang name is sufficient to support that the Respondent is a gang member, and the Respondent has failed to present evidence to rebut that assertion.

The Court further held that no bond was appropriate in order to ensure the Respondent's appearance at future hearings, as he had not met his burden of showing that he would not be a flight risk. See 8 C.F.R. § 1003.19(h)(3). The Respondent's case presents limited eligibility for relief, thereby significantly diminishing his incentive to appear for future immigration proceedings. He is not married to his fiancé, and any immigration relief that he can be expected to gain from a marital relationship with her in the future is speculative. Although the Respondent stated that he intends to file for asylum, his eligibility appears limited to withholding of removal and protection under the Convention Against Torture due to his failure to file an application within one year of his arrival in the United States. Those forms of relief are limited and contain standards that are difficult to meet. In addition, the record evidence shows that the Respondent has a history of failing to appear for proceedings pertaining to his traffic violations. See Bond Exh. 2, Tab I at 28–29. He asserted that he did not receive notice of these proceedings, but in his written statement, he admitted that he remembers receiving citations that he chose not to follow up on. See Bond Exh. 2, Tab B at 5. The Respondent's lack of diligence in following up on his traffic court cases indicates that he cannot be trusted to appear in immigration court.

In light of these findings, the Court concluded that no bond was appropriate in this matter. That order was issued on April 24, 2019. The Respondent reserved the right to appeal.

5.27,2019

Date