

IMMIGRATION ENFORCEMENT AT COURTHOUSES

A Resource for Attorneys

Immigration and Customs Enforcement (“ICE”) agents have been arresting people who appear at local courthouses. While ICE agents have primarily targeted people in criminal proceedings, they have also arrested people who appear for civil matters or to access court services. This advisory provides guidance for attorneys whose clients may be affected by immigration enforcement at courthouses.



STAND FOR JUSTICE

Minimize risks for vulnerable clients:

- Determine whether your client is a target for immigration enforcement. Individuals are more at risk if they have been previously deported, are subject to a final order of removal, or have some criminal history. If your client is unsure about their immigration history or status, consult with a qualified immigration attorney.
- For clients at risk who have a pending court case, attempt to minimize their court appearances by resolving issues out of court or seek to waive their appearance.
- For clients who appear in court, ask them to wait in the courtroom rather in the hallway or other public area. Generally avoid calling your client’s name aloud, which ICE agents can use to identify your client.

If immigration agents appear on courthouse grounds, you can take the following steps to protect your clients:

Identify ICE agents

- ICE agents will sometimes wear uniforms that say “ICE.” However, they frequently wear nondescript black uniforms with the term “police” on the uniform or plainclothes. Local police generally wear unique uniforms that clearly identify their police agency.
- If you see someone that may be an ICE agent, ask them to identify themselves. You may ask for their name, agency and title and their badge or other form of identification. Ask them what they are doing in the courthouse.



If an ICE agent is in the courthouse

- You may alert clients of immigration officers' presence in the courthouse.
- Advise them of the right to remain silent if questioned by the officer, that any statements made to the officer can and will be used against them, and that they are free to leave the premises, unless and until the officer informs them that they are being detained.
- If an ICE agent approaches your client, you can tell the ICE agent you represent the person and instruct your client not to answer any questions. You may also tell your clients that they can inform the officer that they are represented by counsel, and to refer the agent to you.
- If you are appearing in court, advise the judge and/or the bailiff of the presence of an ICE agent in the courthouse—it is important that they are made aware of any ICE presence in court buildings that may disrupt the administration of justice.
- Observe the agent to monitor what he or she does. Take detailed notes about the officer's conduct, including what basis, if any, the officer appeared to have to detain or arrest someone. If the agent arrests or questions anyone, document information about the people arrested and/or questioned, including contact information for affected individuals, witnesses or family members.
- Be careful to observe legal limits. Do not physically obstruct an officer, even if you have reason to believe that he has broken the law. Federal criminal harboring law also prohibits concealing, harboring, or shielding an undocumented immigrant from detection by the authorities, when done with knowledge or reckless regard of the immigrant's unlawful status.

If an ICE agent detains or arrests your client

- Explain to the agent that you are your client's legal representative and request that the agent cease questioning your client. Even though you may not represent your client on immigration matters, you may speak on your client's behalf to protect his or her interests.
- If the agent questions you about your client's identity or other matters, politely decline to answer questions about your client. You have no obligation to disclose information about your clients, unless you have reason to believe it would be in their interest. Even providing your client's name to an ICE agent may be sufficient to identify the person for purposes of arrest.

- Ask the agent why he is detaining or arresting your client. Request to see any paperwork that the agent believes justifies the arrest, such as a judicial warrant, administrative warrant for arrest (Form I-200) or administrative order of removal (Form I-205). See below for examples of these documents. Carefully review the paperwork and verify that the warrant/order in fact pertains to your client. Take detailed notes about the officer's statements and any errors in the documentation, which may support your client's immigration case.
- If the officer arrests your client, instruct your client not to answer any questions and not to sign any papers (including for voluntary departure or stipulated removal) until they have the opportunity to consult with an immigration attorney.

After your client is arrested:

- Immediately contact your client's family to alert them of the arrest. Time is of the essence, as your client can be quickly deported in certain circumstances.
- For arrests in courthouses in Los Angeles County, immediately alert the Los Angeles Raids Rapid Response Network ("LA RRRN") at LAraids@mail.lawhelp.org. LA RRRN will attempt to come to the courthouse to document the enforcement action, arrange representation for your client, and advocate for your client's release.
- If your client is a Mexican citizen, you may also notify the Mexican Consulate so that they can immediately meet with him in detention.
- If your client is apprehended in the Los Angeles area, they will typically be booked into custody at ICE's processing center in downtown Los Angeles, located in the basement of 300 North Los Angeles St. (Room B-18).
- At the center, your client will be interviewed by ICE officials, who will determine whether your client is subject to certain fast-track removal processes (such as reinstatement of removal) or entitled to a hearing before an immigration judge. ICE officials will also determine whether your client can be released on bond while a decision is made in their case.
- After processing is complete, your client may remain at B-18 for several additional hours or transferred to a long-term detention facility. ICE maintains an online detainee locator (<https://locator.ice.gov/odls/homePage.do>) where you can find your client's location, if you have certain identifying information. It typically takes at least a day until your client will appear in the system.

UNITED STATES DISTRICT COURT

for the

United States of America
v.

Case No.

Defendant

ARREST WARRANT

Judicial Warrant

To: Any authorized law enforcement officer

YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay
(name of person to be arrested)
who is accused of an offense or violation based on the following document filed with the court:

- Indictment Superseding Indictment Information Superseding Information Complaint
- Probation Violation Petition Supervised Release Violation Petition Violation Notice Order of the Court

This offense is briefly described as follows:

Date: _____

Issuing officer's signature

City and state: _____

Printed name and title

Signed by Judge

VS.

ICE Administrative Warrants

Return	
This warrant was received on (date) _____, and the person was arrested on (date) _____ at (city and state) _____.	
Date: _____	_____
	<small>Arresting officer's signature</small>

	<small>Printed name and title</small>

U.S. Department of Homeland Security
Warrant for Arrest of Alien

WARRANT #:

File No. _____
Warrant No. _____
Date: _____

To any officer delegated authority pursuant to Section 287 of the Immigration and Nationality Act:

From evidence submitted to me, it appears that:

(Full name of alien)

 an alien who entered the United States at or near _____ on _____
 (Date) is within the country in violation of the immigration laws and is
 therefore liable to being taken into custody as authorized by section 236 of the Immigration and Nationality Act.

By virtue of the authority vested in me by the immigration laws of the United States and the regulations issued pursuant thereto, I command you to take the above-named alien into custody for proceedings in accordance with the applicable provisions of the immigration laws and regulations.

 (Print name of Homeland Security Officer)

 (Date)

Certificate of Service

Served by me at _____ on _____ at _____
I certify that following such service, the alien was advised concerning his or her right to counsel and was furnished a copy of this warrant.

 (Signature of officer serving warrant)

 (Date of officer serving warrant)

Signed by ICE Agent

U.S. Department of Justice
Immigration and Naturalization Service

Warrant of Removal/Deportation

File No. _____
Date: _____

To any officer of the United States Immigration and Naturalization Service:

 (Full name of alien)
 who entered the United States at _____ on _____
 (Place of entry) (Date of entry)

is subject to removal/deportation from the United States, based upon a final order by:

- an Immigration Judge in exclusion, deportation, or removal proceedings
- a district director or a district director's designated official
- the Board of Immigration Appeals
- a United States District or Magistrate Court Judge

and pursuant to the following provisions of the Immigration and Nationality Act: Section 241(a)(5) of the Immigration and Nationality Act(Ac), as amended.

I, the undersigned officer of the United States, by virtue of the power and authority vested in the Attorney General under the laws of the United States and by his or her direction, command you to take into custody and remove from the United States the above-named alien, pursuant to law, at the expense of the appropriation. "Salaries and Expenses Immigration and Naturalization Service 2002," including the expense of an attendant if necessary.

 (Signature of DHS officer)

 (Date and place location)