

ICE IN YOUR NEIGHBORHOOD?

CALL PIRC (Portland Immigrant Rights Coalition) if:

- You witness someone being detained
- Your loved one is/has been detained
- See ICE, or someone you suspect is ICE

1-888-622-1510

YOU HAVE THE RIGHT TO TAKE PHOTOS OR VIDEO OF ICE IN PUBLIC SPACES.

- Observe from a few feet away
- Do not interfere
- If necessary state your right to document
- Focus on filming the agents, not the individuals being detained

*RECORD IDENTIFYING DETAILS:

- Agent badges
- Uniforms/plain clothes appearance
- Weapons
- Paperwork in hands
- Vehicle Make
- License Plates
- Locations
- Timestamps

BE CLEAR WHEN REPORTING! COUNT

"4 officers, 1 van"

LOCATION

"SE 82nd & Division, Portland"

EQUIPMENT

"Black uniforms that say ICE, guns & white unmarked van"

ACTIVITY

"Officers walking around the parking lot"

REPORT TIME

"11:06AM, July 11th"

WHAT TO LOOK FOR WHEN IDENTIFYING ICE

AGENTS

- Plain clothes and/or bulletproof vests
- Vests may say: "POLICE, ICE, HSI, DHS, BORDER PATROL"
- Often wearing masks/gaiters to conceal identity
- Often not wearing a badge
- Often carry firearms, radios, handcuffs

VEHICLES

- U.S. made cars (often unmarked)
- **CARS USUALLY USED**
FORD: Explorer & Edge
DODGE: Durango, Caravan, & Charger
CHEVY: Impala, Silverado, & Tahoe
- Ultra dark tinted windows
- Cars not required to have sirens or emergency lights

WAYS TO REPORT TO PIRC

If you are an eyewitness to detention activity, call (or text) the PIRC Hotline

1-888-622-1510

If you are NOT an eyewitness, but have information, call the PIRC Non-Emergency Line.

1-971-940-9053



Text pictures to: 1-888-622-1510

Send video to: video@pircoregon.org

ADDITIONAL RESOURCES



EQUITY CORPS OF OREGON
1-888-274-7292

Provide various services, including social service support, referral services and immigration and asylum legal services in Oregon.

IMMIGRATION ADVOCATES NETWORK: National Immigration Legal Services Directory

A directory of legal services from non-profit organizations, or free and low-cost legal aid categorized by state, county, or detention facility.



**AILA: FIND AN IMMIGRATION
LAWYER TOOL**

A tool to find an immigration lawyer.

HACU: DACA LEGAL RESOURCES

A list of organizations that provide legal knowledge and services towards DACA recipients.



**MORE IN DEPTH KNOW YOUR
RIGHTS INFORMATION &
RESOURCES**

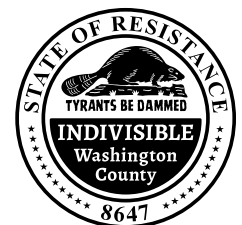
KNOW YOUR RIGHTS

**YOU HAVE RIGHTS, REGARDLESS
OF YOUR IMMIGRATION STATUS!**

**A resource guide for encounters
with ICE & what to do if you spot
them in your neighborhood.**

**information provided is NOT legal advice*

**PORTLAND
CONTRA LAS
DEPORTACIONES**



**Portland Contra Las Deportaciones
produced this document. It has
been edited to include additional
contact information for PIRC by
Indivisible Washington County. The
digital file is available for download
at <https://indivisiblewashco.com/>
KYR-English. Please share widely.**

YOU HAVE THE RIGHT TO REMAIN SILENT.

- You can refuse to speak to and answer questions from immigration officers. DO NOT answer any questions, particularly those about your immigration status, place of birth or how you entered the country. DO NOT lie or show false documents.

SAY: "I am exercising my right to remain silent."

YOU HAVE THE RIGHT TO SPEAK WITH A LAWYER.

- If you are arrested DO NOT sign anything or answer any questions without speaking with an attorney first. Doing so could jeopardize your right to speak with a lawyer or have a hearing in front of an immigration judge. **If you can speak with an attorney and make a plan to prepare for this situation beforehand.*

SAY: "I need to speak to my attorney."

YOU HAVE THE RIGHT TO REFUSE A SEARCH.

- You do not have to consent to a search of yourself and your belongings. State clearly that you do not consent to a search. Officers may continue to search you and your belongings, regardless of your refusal.
- Stay calm, do not resist the inspection, & keep your hands where the officer can see them.
- Stating your objection preserves your rights. Thereafter, the officer cannot arrest you without a warrant or proof that you have committed a crime.

***IF APPROACHED BY ICE OR POLICE IN PUBLIC, ASK IF YOU ARE FREE TO LEAVE.**

- If they say "yes", walk away calmly. If they say "no," DO NOT run/walk away, stay where you are.

YOU HAVE THE RIGHT TO ASK FOR A WARRANT.

- If ICE comes to your home or car DO NOT open the door, ask them for a warrant. They cannot enter your home/car without a JUDICIAL WARRANT SIGNED BY A JUDGE. Ask them to slide the warrant under the door or show it through a window.

JUDICIAL WARRANT

- Allows ICE to enter your home
- Signed by a state or federal judge
- Name of a state/federal court, ex. "Supreme Court of the State of Oregon"

A VALID JUDICIAL WARRANT MUST INCLUDE:

- YOUR name & address
- Be executed within the time period specified on the warrant
- A signature from a judge

If the judicial warrant is missing any of the above, lists a different address, or is being executed after the date specified on the warrant, then it likely is not valid, and you may (A) REFUSE TO COMPLY and (B) ASK THE AGENTS TO LEAVE.

ADMINISTRATIVE WARRANT

- DOES NOT allow ICE entry
- Signed by an ICE supervisor, not a judge
- May have "U.S. Department of Homeland Security"

AN ADMINISTRATIVE WARRANT INCLUDES:

- DHS seal/label/title
- Has a title that contains the word "Alien"
- Signature of immigration officer

If the warrant has any of the above details, it's likely an immigration warrant. This does not authorize agents to enter the premises. You may (A) REFUSE TO COMPLY WITH THE WARRANT and (B) ASK THE AGENTS TO LEAVE.

YOUR RIGHTS IN THE CAR

- You have the right to remain silent
- If you choose to speak keep your window, only slightly open
- You can ask officers to identify themselves
- You can ask if they have a judicial arrest or search warrant signed by a judge

- If they don't have a warrant, you can refuse entry. If they force their way in remain silent, and do not sign anything.

Examples of a judicial VS administrative warrant

This is a judicial search warrant. It DOES authorize agents to enter your home.

UNITED STATES DISTRICT COURT - Issued by a COURT.

For the Eastern District of California

In the Matter of the Search of (Identify the person or property to be searched or identify the person by name and address) 540 Oak Avenue, Davis, California 95616

Case No. 2:11-SW-0161 EFB

SEARCH AND SEIZURE WARRANT

To: Any authorized law enforcement officer

An application by a federal law enforcement officer or an attorney for the government requests the search of the following person or property located in the EASTERN District of California (Identify the person or property to be searched or identify the person by name and address) SEE ATTACHMENT A ATTACHED HERETO AND INCORPORATED BY REFERENCE

The person or property to be searched, described above, is believed to contain evidence of the crime described in the complaint. SEE ATTACHMENT B ATTACHED HERETO AND INCORPORATED BY REFERENCE

I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property. I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property. I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property. I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property.

YOU ARE COMMANDED to execute this warrant on or before 5-9-2011 at 10:00 AM. I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property. I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property. I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property. I find that the affidavit(s), or any recorded testimony, establish probable cause to search and seize the person or property.

Unless delayed notice is authorized below, you must give a copy of the warrant and receipt for the property taken to the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the place where the property was taken.

The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an inventory as required by law and promptly return this warrant and inventory to United States Magistrate Judge (Name)

I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be searched or seized (check the appropriate box) File No. Date of arrest or seizure

Date and time issued 5-25-2011 10:00 AM

City and state SACRAMENTO CALIFORNIA

EDMUND E. BRENNAN, U.S. DISTRICT JUDGE

Signed by a JUDGE

This is issued by DHS, NOT a court

U.S. DEPARTMENT OF HOMELAND SECURITY Warrant for Arrest of Alien

File No. Date:

To: Any immigration officer authorized pursuant to sections 236 and 287 of the Immigration and Nationality Act and part 287 of title 8, Code of Federal Regulations, to serve warrants of arrest for immigration violations

I have determined that there is probable cause to believe that the subject is removable from the United States. This determination is based upon:

- ☐ the execution of a charging document to initiate removal proceedings against the subject;
- ☐ the pendency of ongoing removal proceedings against the subject;
- ☐ the failure to establish admissibility subsequent to deferred inspection;
- ☐ biometric confirmation of the subject's identity and a records check of federal databases that affirmatively indicate, by themselves or in addition to other reliable information, that the subject either lacks immigration status or notwithstanding such status is removable under U.S. immigration law;
- ☐ statements made voluntarily by the subject to an immigration officer and/or other reliable evidence that affirmatively indicate, by themselves or in addition to other reliable information, that the subject either lacks immigration status or notwithstanding such status is removable under U.S. immigration law.

YOU ARE COMMANDED to arrest and take into custody for removal proceedings under the Immigration and Nationality Act, the above-named alien.

Signed by an immigration officer, NOT a judge

(Signature of Authorized Immigration Officer)

(Printed Name and Title of Authorized Immigration Officer)