



| | | |
|-------------------------------------------------------------------------------------------------|----------------------------------------------------|--------------------------------|
|  | Immigration Enforcement | |
| | General Order 3.08 | |
| | Index Code/Number: DET-08 | |
| | ISSUE DATE: February 14, 2025 | REVIEW DATE: February 14, 2026 |
| | EFFECTIVE DATE: February 14, 2025 RESCIND DATE: | |
| APPROVED BY:  | | |
| Massachusetts Police Accreditation Standard References | | |

PURPOSE

The purpose of this policy is to provide clear guidance for Quincy Police Department personnel when interacting with foreign nationals or aliens, ensuring that all individuals are treated with dignity, respect, and fairness, while safeguarding the public safety of the City of Quincy. The department is committed to protecting the rights of all individuals, regardless of their immigration status, while fulfilling its core mission to uphold public safety and enforce the law. This policy seeks to balance the protection of civil liberties with the need for effective law enforcement, promoting a safe and secure environment for all.

GENERAL CONSIDERATIONS AND GUIDELINES

Immigration detainers are voluntary requests from federal law enforcement agencies for assistance, and compliance is not mandatory. Local, state, or sheriff law enforcement agencies are not legally obligated to enforce or honor these detainers, and in some instances, doing so may violate Massachusetts state law, as established in *Commonwealth v. Sreynuon Lunn*, SJC-12276 (July 24, 2017). A federal immigration officer may request that the state custodian (such as the Quincy Police Department) hold an individual for up to 48 hours after they would otherwise be released from state custody, to allow Department of Homeland Security - Immigration and Customs Enforcement (DHS-ICE) authorities time to take the individual into federal custody for potential removal.

It is important to note that immigration detainers are not criminal detainers and do not serve as criminal arrest warrants. They do not charge an individual with a crime, nor do they imply that someone has been charged with a crime. The detainer is a request for detention based on the federal authorities' belief that the individual may be subject to civil removal from the country, not criminal prosecution.

If an officer in charge chooses to honor an immigration detainer and detain an individual beyond the point they would otherwise be released, he/she may only do so under circumstances where an arrest is permitted by Massachusetts state law.

Under Massachusetts law, the Quincy Police may hold an individual subject to an immigration detainer only in the following situations:

1. The detainer is accompanied by a judicial warrant signed by a state judge, federal judge or magistrate, rather than an administrative warrant signed by a DHS-ICE agent or supervisor; or
2. A Quincy Police Officer has probable cause to believe the individual has committed a state or federal crime for which they are not eligible for release by the bailing authority (e.g., murder, or violation of a Chapter 209A domestic restraining order, which can only be bailable by a judge, not a clerk magistrate).

If an individual is to be released, the Quincy Police must ensure that any delays in their release are reasonable and justified for legitimate administrative purposes (i.e. booking process, 6-hour hold). Delays designed solely to provide additional time for DHS-ICE to arrive and take custody of an individual, known as "pretextual" delays, are deemed unlawful.

Additionally, if the Quincy Police decides to hold an individual under the above conditions, Massachusetts law requires that the individual be presented to a neutral magistrate for a determination of probable cause within 24 hours, through a Jenkins Hearing. This practice, conducted at the police department by the on-call Clerk or Assistant Clerk Magistrate, ensures that individuals' rights are upheld and that detention is lawfully extended.

POLICY

It is the policy of the Quincy Police Department to cooperate with federal law enforcement when such cooperation is lawful, directly supports the department's public safety objectives, and does not compromise the department's commitment to treating all individuals fairly and equitably under the law. Officers shall always act in accordance with constitutional protections, ensuring respect for due process and non-discrimination in all interactions.

The Quincy Police Department is prohibited by state law from enforcing federal immigration laws. As such, officers will not take enforcement actions based solely on an individual's immigration status. However, the department recognizes that there may be certain incidents where, in the interest of public safety, cooperation with federal law enforcement agencies may be necessary. In these situations, the department's involvement will be limited to supporting federal agencies in their lawful duties while adhering to the principles of protecting civil rights and due process.

PROCEDURE

The enforcement of the nation's federal civil immigration laws is the primary responsibility of the federal government. Accordingly, the Quincy Police Department will not undertake immigration-related investigations and shall not routinely inquire into the specific immigration status of any person(s) encountered during normal police operations.

This prohibition does not preclude the Quincy Police Department from cooperating and assisting

with federal immigration officials from the DHS-ICE when formally requested as part of an on-going criminal investigation, or from notifying those federal officials in serious situations where a potential threat to public safety or national security is perceived.

Inquiries into Immigration Status

A person's right to file a police report; participate in any police community activities (i.e., Community Meetings, National Night Out, Citizen's Police Academy, etc...), or otherwise benefit from general police services shall not be contingent upon the individual providing proof of citizenship or any type of documented immigration status. [42.2.8(a)]

Consequently, officers **shall not** question any person about his or her specific citizenship or immigration status unless that person is reasonably believed to be involved in one or more of the criminal activities identified below.

Officers shall not interrogate, arrest, detain or take other law enforcement action against an individual based on that individual's perceived race, national origin, sexual orientation, religion, language, or immigration status unless such personal characteristics link a specific individual to a particular criminal event or activity. Detention based on Immigration Detainers shall be based on guidelines detailed in this policy.

Officers shall not request passports, visas, work authorizations, resident alien cards (i.e., "green cards"), or travel documents in lieu of, or in addition to, driver's licenses and other standard forms of identification. Such documents shall only be requested when standard forms of identification are unavailable.

INS Immigration Alien (IAQ)

Whenever a foreign born person is arrested, the Desk Sergeant or his/her designee will ensure that an INS Immigration Alien (IAQ) query is conducted via the National Law Enforcement Telecommunication System (NLETS). The IAQ is received at the Law Enforcement Support Center (LESC) and manual searches of the Interstate Identification Index (III) and eight ICE service databases are conducted. When the manual searches are complete, the LESC will send a response to the Department and to the local ICE office. Information received from LESC may advise that the subject has been previously deported, appears to be in the U.S. legally or illegally, is wanted by ICE for removal or appears to be deportable but not currently wanted.

Immigration Detainer – Notice of Action

In the event that the Communications Sergeant or Desk Sergeant receives an Immigration Detainer (Form I-247) from DHS-ICE, the Desk Sergeant shall notify the bail magistrate of the existence of the Federal ICE Detainer when he or she responds to the Quincy Police Station to make the bail determination.

It shall be the decision of the bail magistrate to determine whether to set a monetary bail, release on personal recognizance or order that the arrestee be held in police custody. However, no person shall be held solely on the basis of a federal civil immigration detainer, beyond the time that the individual would otherwise be entitled to be released from custody.

The Desk Sergeant or his/her designee shall ensure that the following procedures are followed when an immigration detainer is received:

1. Forward a copy of the immigration detainer to the Shift Lieutenant and Chief's Office;
2. Attach the immigration detainer to the arrest / booking sheet;
3. Provide the arrestee a copy of the immigration detainer;
4. If a decision is made to bail/release the arrestee, the Desk Sergeant or his/her designee should notify the DHS-ICE Enforcement and Removal Operations Center (781-726-2252) of the bail determination and the circumstances regarding the pending release from custody.
 - a. Federal law provides that the individual cannot be held on a Detainer for longer than 48 hours, excluding weekends and holidays. At the end of the 48-hour period, the Detainer shall expire forthwith.
 - b. No person will be arrested or held by the Quincy Police solely on the basis of a Federal civil immigration detainer, or detained beyond the time that the individual would otherwise be entitled to be released from custody.
5. If a decision is made to impose a bail requirement or if the arrestee is ordered held without bail, the immigration detainer shall be forwarded to the agency next receiving the arrestee (Sheriff's Department or the Trial Court) and the Enforcement and Removal Operations Center should be notified.

Arrestee Release and Immigration Detainers

When an arrestee is released from Quincy Police custody after their bail review, officers will process the arrestee's release as usual, even if the arrestee has a civil immigration detainer. If a DHS-ICE official is present at the police station and wishes to take an arrestee into custody under an immigration detainer, officers will allow the DHS-ICE official into the holding area once the arrestee's processing is complete, provided the Desk Sergeant agrees that the DHS-ICE official will take custody in the booking area or just outside in the sallyport.

DHS-ICE officials must present their credentials and a copy of the detainer, and secure any weapons before entering any arrestee holding area. If possible, officers should direct DHS-ICE officials to take the arrestee through the prisoner transport entrance/sallyport in accordance with the department arrestee processing policy.

Authorization for Information Sharing

Quincy Police Department personnel are authorized to share information and records with DHS-ICE officials, including but not limited to information from the Massachusetts Registry of Motor Vehicles (RMV) and the Criminal Justice Information System (CJIS), for purposes of any criminal investigation. For example, if an individual is suspected of a **federal immigration-related crime** (e.g., human trafficking under 8 U.S.C. s 1324) DHS-ICE should be provided information to the same extent as in any other federal criminal investigation.

This authorization excludes the sharing of RMV and CJIS information for purposes of **solely enforcing immigration law**.

Notification to Federal Immigration Authorities

In furtherance of the Department's community policing philosophy and continued engagement and outreach efforts, Quincy Police Officers SHALL NOT participate in any federal civil immigration related investigations of any immigrant or foreign national, except when the immigrant or foreign national:

1. Is arrested for any violent offense by QPD Personnel including, but not limited to:
 - a. Murder,
 - b. Assault with intent to Murder,
 - c. A&B by means of a Dangerous Weapon,
 - d. Assault by means of a Dangerous Weapon,
 - e. Armed Burglary,
 - f. Rape, (or any Sex Offense),
 - g. Mayhem, or
 - h. Robbery and Armed Robbery;
2. When the QPD acquires reliable information that the individual in custody has been convicted in a court of competent jurisdiction of any violent offense;
3. Is arrested by QPD Personnel for any terrorism-related offense, or is otherwise reasonably suspected of involvement in any terrorist activities;

Note: The FBI Joint Terrorism Task Force (JTTF) shall also be contacted forthwith

4. Is arrested for any offense involving the entry or fraudulent assimilation or trafficking of individuals into the US, or is reasonably suspected of participating in an organized venture to bring or fraudulently assimilate undocumented foreigners in this country; or
5. Is suspected, based upon the legal standard of probable cause (basis of knowledge and veracity), of participating in criminal street gang activity involving violence and/or distribution of illegal drugs.
6. Incidents where, following consultation with the officer in charge, it is concluded that **notification to DHS-ICE** is necessary for public safety and is consistent with the department's obligation to protect the community.
7. In the event a juvenile offender is the subject of an immigration detainer or has been charged with a violent offense, DHS-ICE should only be notified after expressed approval of the Commander of the Special Investigations Unit.

Please refer to the QPD policy Consular Notification for further procedural requirements.

Immigration and Customs Enforcement (ICE) Requests for Assistance

DHS-ICE has primary jurisdiction for enforcement of the provisions to Title 8, U.S. Code dealing with illegal entry into the United States by foreign nationals.

Quincy Police Officers shall not directly participate in any such DHS-ICE tactical operations **solely** for the civil enforcement of federal immigration laws as part of any Detention or Arrest Team unless:

1. It is in direct response to a request for immediate assistance on a temporary basis for "Officer Safety" purposes; or
2. For the assistance in the apprehension of any individual who is also wanted on a warrant which remains in full force and effect at the time of the request.

Any detention by a member of the Quincy Police Department during the request for assistance by DHS-ICE should be based upon a reasonable belief that the detained individual is either involved in criminal activity other than a civil violation of federal immigration laws, or is wanted by the Comm. of Mass. on an active warrant.

Calls for Service

In the event that a local resident calls the police department and is uncertain whether a "police officer" is knocking at their door or the individual is indicating that they are "the police," communications should ascertain if the address in question is currently associated with an ongoing investigation. If it is, they shall advise the resident accordingly; if not, communication should dispatch an officer to investigate. If the officer arrives on scene and identifies the agents as federal DHS-ICE agents, they should inform the resident that these are federal law enforcement officers conducting an investigation and then clear the scene unless needed to stand by to maintain the peace.

In the event that DHS-ICE has a preplanned operation in the City of Quincy for **civil immigration reasons only**, and officers have no legal authority to assist, the Captain of Detectives, or his/her designee, shall assign a detective to serve as a liaison for the operation. This detective will be in direct contact with a DHS-ICE supervisory agent in the field. The liaison shall be responsible for coordinating with communications, updating the dispatch log on whether an arrest was made, and maintaining a list of those placed in custody.

DEPARTMENT OF HOMELAND SECURITY
IMMIGRATION DETAINER - NOTICE OF ACTION

| | |
|--------------------------------------------------------------------------------|--------------------------------------------------------|
| Subject ID: _____ Event #: _____ | File No: _____ Date: _____ |
| TO: (Name and Title of Institution - OR Any Subsequent Law Enforcement Agency) | FROM: (Department of Homeland Security Office Address) |

MAINTAIN CUSTODY OF ALIEN FOR A PERIOD NOT TO EXCEED 48 HOURS

Name of Alien: _____
 Date of Birth: _____ Nationality: _____ Sex: _____

THE U.S. DEPARTMENT OF HOMELAND SECURITY (DHS) HAS TAKEN THE FOLLOWING ACTION RELATED TO THE PERSON IDENTIFIED ABOVE, CURRENTLY IN YOUR CUSTODY:

- ☐ Determined that there is reason to believe the individual is an alien subject to removal from the United States. The individual (check all that apply):
- ☐ has a prior a felony conviction or has been charged with a felony offense;
 - ☐ has three or more prior misdemeanor convictions;
 - ☐ has a prior misdemeanor conviction or has been charged with a misdemeanor for an offense that involves violence, threats, or assaults; sexual abuse or exploitation; driving under the influence of alcohol or a controlled substance; unlawful flight from the scene of an accident; the unlawful possession or use of a firearm or other deadly weapon, the distribution or trafficking of a controlled substance; or other significant threat to public safety;
 - ☐ has been convicted of illegal entry pursuant to 8 U.S.C. § 1325;
 - ☐ has illegally re-entered the country after a previous removal or return;
 - ☐ has been found by an immigration officer or an immigration judge to have knowingly committed immigration fraud;
 - ☐ otherwise poses a significant risk to national security, border security, or public safety; and/or
 - ☐ other (specify): _____
- ☐ Initiated removal proceedings and served a Notice to Appear or other charging document. A copy of the charging document is attached and was served on _____ (date).
- ☐ Served a warrant of arrest for removal proceedings. A copy of the warrant is attached and was served on _____ (date).
- ☐ Obtained an order of deportation or removal from the United States for this person.

This action does not limit your discretion to make decisions related to this person's custody classification, work, quarter assignments, or other matters. DHS discourages dismissing criminal charges based on the existence of a detainer.

IT IS REQUESTED THAT YOU:

- ☐ Maintain custody of the subject for a period **NOT TO EXCEED 48 HOURS**, excluding Saturdays, Sundays, and holidays, beyond the time when the subject would have otherwise been released from your custody to allow DHS to take custody of the subject. This request derives from federal regulation 8 C.F.R. § 287.7. For purposes of this immigration detainer, you are not authorized to hold the subject beyond these 48 hours. As early as possible prior to the time you otherwise would release the subject, please notify DHS by calling _____ during business hours or _____ after hours or in an emergency. If you cannot reach a DHS Official at these numbers, please contact the ICE Law Enforcement Support Center in Burlington, Vermont at: (802) 872-6020.
- ☐ Provide a copy to the subject of this detainer.
- ☐ Notify this office of the time of release at least 30 days prior to release or as far in advance as possible.
- ☐ Notify this office in the event of the inmate's death, hospitalization or transfer to another institution.
- ☐ Consider this request for a detainer operative only upon the subject's conviction.
- ☐ Cancel the detainer previously placed by this Office on _____ (date).

 (Name and title of Immigration Officer) (Signature of Immigration Officer)

TO BE COMPLETED BY THE LAW ENFORCEMENT AGENCY CURRENTLY HOLDING THE SUBJECT OF THIS NOTICE:

Please provide the information below, sign, and return to DHS using the envelope enclosed for your convenience or by faxing a copy to _____. You should maintain a copy for your own records so you may track the case and not hold the subject beyond the 48-hour period.

Local Booking/Inmate #: _____ Latest criminal charge/conviction: _____ (date) Estimated release: _____ (date)

Last criminal charge/conviction: _____

Notice: Once in our custody, the subject of this detainer may be removed from the United States. If the individual may be the victim of a crime, or if you want this individual to remain in the United States for prosecution or other law enforcement purposes, including acting as a witness, please notify the ICE Law Enforcement Support Center at (802) 872-6020.

 (Name and title of Officer) (Signature of Officer)

NOTICE TO THE DETAINEE

The Department of Homeland Security (DHS) has placed an immigration detainer on you. An immigration detainer is a notice from DHS informing law enforcement agencies that DHS intends to assume custody of you after you otherwise would be released from custody. DHS has requested that the law enforcement agency which is currently detaining you maintain custody of you for a period not to exceed 48 hours (excluding Saturdays, Sundays, and holidays) beyond the time when you would have been released by the state or local law enforcement authorities based on your criminal charges or convictions. If DHS does not take you into custody during that additional 48 hour period, not counting weekends or holidays, you should contact your custodian (the law enforcement agency or other entity that is holding you now) to inquire about your release from state or local custody. If you have a complaint regarding this detainer or related to violations of civil rights or civil liberties connected to DHS activities, please contact the ICE Joint Intake Center at 1-877-2INTAKE (877-246-8253). If you believe you are a United States citizen or the victim of a crime, please advise DHS by calling the ICE Law Enforcement Support Center toll free at (855) 448-6903.

NOTIFICACIÓN A LA PERSONA DETENIDA

El Departamento de Seguridad Nacional (DHS) de EE. UU. ha emitido una orden de detención migratoria en su contra. Mediante esta orden, se notifica a los organismos policiales que el DHS pretende arrestarlo cuando usted cumpla su reclusión actual. El DHS ha solicitado que el organismo policial local o estatal a cargo de su actual detención lo mantenga en custodia por un período no mayor a 48 horas (excluyendo sábados, domingos y días festivos) tras el cese de su reclusión penal. Si el DHS no procede con su arresto migratorio durante este período adicional de 48 horas, excluyendo los fines de semana o días festivos, usted debe comunicarse con la autoridad estatal o local que lo tiene detenido (el organismo policial u otra entidad a cargo de su custodia actual) para obtener mayores detalles sobre el cese de su reclusión. Si tiene alguna queja que se relacione con esta orden de detención o con posibles infracciones a los derechos o libertades civiles en conexión con las actividades del DHS, comuníquese con el Joint Intake Center (Centro de Admisión) del ICE (Servicio de Inmigración y Control de Aduanas) llamando al 1-877-2INTAKE (877-246-8253). Si usted cree que es ciudadano de los Estados Unidos o que ha sido víctima de un delito, infórmele al DHS llamando al Centro de Apoyo a los Organismos Policiales (Law Enforcement Support Center) del ICE, teléfono (855) 448-6903 (llamada gratuita).

Avis au détenu

Le département de la Sécurité Intérieure [Department of Homeland Security (DHS)] a émis, à votre rencontre, un ordre d'incarcération pour des raisons d'immigration. Un ordre d'incarcération pour des raisons d'immigration est un avis du DHS informant les agences des forces de l'ordre que le DHS a l'intention de vous détenir après la date normale de votre remise en liberté. Le DHS a requis que l'agence des forces de l'ordre, qui vous détient actuellement, vous garde en détention pour une période maximum de 48 heures (excluant les samedis, dimanches et jours fériés) au-delà de la période à la fin de laquelle vous auriez été remis en liberté par les autorités policières de l'État ou locales en fonction des inculpations ou condamnations pénales à votre rencontre. Si le DHS ne vous détient pas durant cette période supplémentaire de 48 heures, sans compter les fins de semaines et les jours fériés, vous devez contacter votre gardien (l'agence des forces de l'ordre qui vous détient actuellement) pour vous renseigner à propos de votre libération par l'État ou l'autorité locale. Si vous avez une plainte à formuler au sujet de cet ordre d'incarcération ou en rapport avec des violations de vos droits civils liées à des activités du DHS, veuillez contacter le centre commun d'admissions du Service de l'Immigration et des Douanes [ICE - Immigration and Customs Enforcement] [ICE Joint Intake Center] au 1-877-2INTAKE (877-246-8253). Si vous croyez être un citoyen des États-Unis ou la victime d'un crime, veuillez en aviser le DHS en appelant le centre d'assistance des forces de l'ordre de l'ICE [ICE Law Enforcement Support Center] au numéro gratuit (855) 448-6903.

AVISO AO DETENTO

O Departamento de Segurança Nacional (DHS) emitiu uma ordem de custódia migratória em seu nome. Este documento é um aviso enviado às agências de imposição da lei de que o DHS pretende assumir a custódia da sua pessoa, caso seja liberado. O DHS pediu que a agência de imposição da lei encarregada da sua atual detenção mantenha-o sob custódia durante, no máximo, 48 horas (excluindo-se sábados, domingos e feriados) após o período em que seria liberado pelas autoridades estaduais ou municipais de imposição da lei, de acordo com as respectivas acusações e penas criminais. Se o DHS não assumir a sua custódia durante essas 48 horas adicionais, excluindo-se os fins de semana e feriados, você deverá entrar em contato com o seu custodiante (a agência de imposição da lei ou qualquer outra entidade que esteja detendo-o no momento) para obter informações sobre sua liberação da custódia estadual ou municipal. Caso você tenha alguma reclamação a fazer sobre esta ordem de custódia migratória ou relacionada a violações dos seus direitos ou liberdades civis decorrente das atividades do DHS, entre em contato com o Centro de Entrada Conjunta da Agência de Controle de Imigração e Alfândega (ICE) pelo telefone 1-877-246-8253. Se você acreditar que é um cidadão dos EUA ou está sendo vítima de um crime, informe o DHS ligando para o Centro de Apoio à Imposição da Lei do ICE pelo telefone de ligação gratuita (855) 448-6903.

THÔNG BÁO CHO NGƯỜI BỊ GIAM GIỮ

Bộ Quốc Phòng (DHS) đã có lệnh giam giữ quý vị vì lý do di trú. Lệnh giam giữ vì lý do di trú là thông báo của DHS cho các cơ quan thi hành luật pháp là DHS có ý định tạm giữ quý vị sau khi quý vị được thả. DHS đã yêu cầu cơ quan thi hành luật pháp hiện đang giữ quý vị phải tiếp tục tạm giữ quý vị trong không quá 48 giờ đồng hồ (không kể thứ Bảy, Chủ nhật, và các ngày nghỉ lễ) ngoài thời gian mà lẽ ra quý vị sẽ được cơ quan thi hành luật pháp của tiểu bang hoặc địa phương thả ra dựa trên các bản án và tội hình sự của quý vị. Nếu DHS không tạm giam quý vị trong thời gian 48 giờ bổ sung đó, không tính các ngày cuối tuần hoặc ngày lễ, quý vị nên liên lạc với bên giam giữ quý vị (cơ quan thi hành luật pháp hoặc tổ chức khác hiện đang giam giữ quý vị) để hỏi về việc cơ quan địa phương hoặc liên bang thả quý vị ra. Nếu quý vị có khiếu nại về lệnh giam giữ này hoặc liên quan tới các trường hợp vi phạm dân quyền hoặc tự do công dân liên quan tới các hoạt động của DHS, vui lòng liên lạc với ICE Joint Intake Center tại số 1-877-2INTAKE (877-246-8253). Nếu quý vị tin rằng quý vị là công dân Hoa Kỳ hoặc nạn nhân tội phạm, vui lòng báo cho DHS biết bằng cách gọi ICE Law Enforcement Support Center tại số điện thoại miễn phí (855) 448-6903.

对被拘留者的通告

美国国土安全部 (DHS) 已发出对你的移民监禁令。移民监禁令是美国国土安全部用来通告执法当局, 表示美国国土安全部意图在你可能从当前的拘留被释放以后继续拘留你的通知单。美国国土安全部已经向当前拘留你的执法当局要求, 根据对你的刑事起诉或判罪的基础, 在本当由州或地方执法当局释放你时, 继续拘留你, 为期不超过 48 小时 (星期六、星期天和假日除外)。如果美国国土安全部未在不计周末或假日的额外 48 小时期限内将你拘留, 你应该联系你的监管单位 (现在拘留你的执法当局或其他单位), 询问关于你从州或地方执法单位被释放的事宜。如果你对于这项拘留或关于美国国土安全部的行动所涉及的违反民权或公民自由权有任何投诉, 请联系美国移民及海关执法局联合接纳中心 (ICE Joint Intake Center), 电话号码是 1-877-2INTAKE (877-246-8253)。如果你相信你是美国公民或犯罪被害人, 请联系美国移民及海关执法局的执法支援中心 (ICE Law Enforcement Support Center), 告知美国国土安全部。该执法支援中心的免费电话号码是 (855) 448-6903。

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 _____ 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; and/or
- ☐ statements made voluntarily by the subject to an immigration officer and/or other reliable evidence that affirmatively indicate 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.

(Signature of Authorized Immigration Officer)

(Printed Name and Title of Authorized Immigration Officer)

Certificate of Service

I hereby certify that the Warrant for Arrest of Alien was served by me at _____
(Location)

on _____ on _____, and the contents of this
(Name of Alien) (Date of Service)

notice were read to him or her in the _____ language.
(Language)

Name and Signature of Officer

Name or Number of Interpreter (if applicable)

Form I-200 (Rev. 09/16)

DEPARTMENT OF HOMELAND SECURITY
U.S. Immigration and Customs Enforcement
WARRANT OF REMOVAL/DEPORTATION

File No: _____

Date: _____

To any Immigration officer of the United States Department of Homeland Security:

(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 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:

I, the undersigned officer of the United States, by virtue of the power and authority vested in the Secretary of Homeland Security 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:

(Signature of Immigration officer)

(Title of Immigration officer)

(Date and office location)

Immigration Enforcement

To be completed by immigration officer executing the warrant: Name of alien being removed:

Port, date, and manner of removal: _____



Photograph of alien removed



Right index fingerprint of alien removed

(Signature of alien being fingerprinted)

(Signature and title of immigration officer taking print)

Departure witnessed by: _____
(Signature and title of immigration officer)

If actual departure is not witnessed, fully identify route or means of verification of departure:

If self-removal (self-deportation), pursuant to 8 CFR 241.7, check here. ☐

Departure Verified by: _____
(Signature and title of immigration officer)