

Sanctuary Jurisdictions Nearly Double Since President Trump Promised to Enforce Our Immigration Laws

May 2018

The Explosive Proliferation of Dangerous Sanctuary Policies

Though they are explicitly prohibited under federal law, the number of sanctuary jurisdictions around the country has proliferated in recent years and now stands at 564. These state and local policies restrict most forms of cooperation with federal immigration authorities.

In their various forms, they forbid state and local officials (including law enforcement officers) from asking people about their immigration status; reporting suspected illegal aliens to the federal government; holding criminal aliens for arrest by U.S. Immigration and Customs

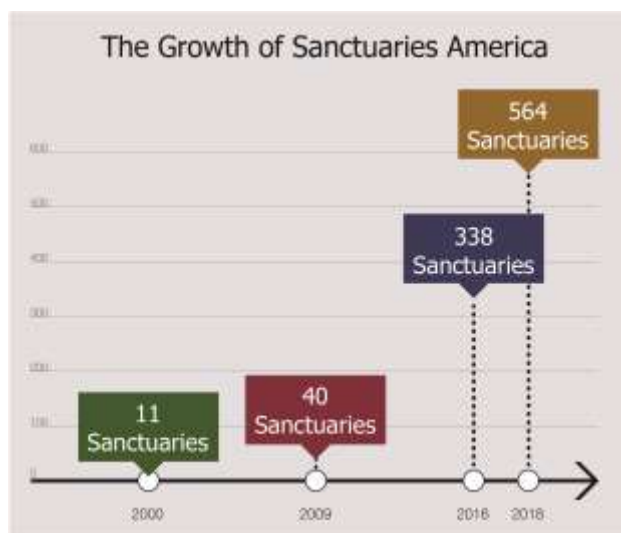
Enforcement (ICE); or otherwise cooperating with or assisting federal immigration enforcement agents. These policies endanger public safety and enjoy very little public support. Rather, they are the product of intense pressure from well-funded groups that oppose nearly all forms of immigration enforcement, or due to the capitulation by local officials in the face of threatened lawsuits by self-anointed “civil liberties” organizations.

Early Sanctuary Policies

Though sanctuary policies have been around since the late 1970s, they were relatively rare until quite recently. Of the 564 jurisdictions cited in this report, only eleven had been adopted before 2000 (including New York City and San Francisco, as well as the country’s first sanctuary state, Oregon, in 1987). Only 40 had been adopted by the time President Barack Obama was inaugurated in 2009.

Sanctuary Jurisdictions Surge under Obama

During the Obama era, the number of sanctuary jurisdictions grew by 650%. By November 2016, FAIR reported the existence of 300 sanctuary jurisdictions. That exponential growth was spurred



on by the Obama administration's efforts to dismantle immigration enforcement and its tacit encouragement of local governments to do the same.

No End in Sight. Sanctuary Jurisdictions Double under Trump

This growth of sanctuary jurisdictions has continued under President Donald Trump. Since he was elected in November 2016, the number of sanctuary jurisdictions has nearly doubled. Prior to his inauguration, 38 jurisdictions announced they would refuse to cooperate with President Trump's immigration enforcement policies. After President Trump's inauguration, another 236 jurisdictions announced they will disobey federal immigration law and refuse to cooperate with ICE and U.S. Customs and Border Protection (CBP).

The total number of sanctuary jurisdictions now stands at 564.

Sanctuary jurisdictions have not only increased in numbers. Increasingly entire states are declaring themselves sanctuaries, thereby imposing these policies on county and municipal governments. They have also morphed from passive non-cooperation policies to active efforts to obstruct federal enforcement, including against most criminal aliens.

The growing number of sanctuary jurisdictions and the extreme efforts to thwart federal immigration enforcement has also sparked a counter-trend. Led by Texas, some states have adopted anti-sanctuary laws that prohibit local governments from instituting sanctuary policies. And, within sanctuary states – most notably, California – local governments are actively resisting extreme sanctuary policies that violate federal law and endanger public safety, including joining a lawsuit brought against the state by the U.S. Department of Justice.

Methodology:

FAIR drew data from a variety of sources to assemble this list of sanctuary jurisdictions. These included primary sources whenever possible—the actual resolutions, ordinances, policy directives, etc.—as well as secondary sources such as the U.S. Department of Homeland Security's Declined Detainer Outcome Report, academic reports and media coverage.

In addition to jurisdictions that self-identify as illegal alien sanctuaries, we have also included those that publicly eschew such classifications, but where sanctuary policies are actually being followed in practice. These subdivisions do not call themselves sanctuaries but refuse to cooperate with federal immigration authorities by failing to honor ICE detainers, prohibiting their employees from communicating with ICE or CBP, or refusing to provide information in response to federal requests. Similarly, some self-declared sanctuaries have not been included in this report if FAIR was unable to verify they actually follow sanctuary policies.

Our comprehensive –but by no means exhaustive – list of sanctuary jurisdictions appears below. FAIR ceased conducting research activities for this report in April 1, 2018. If you believe your jurisdiction has been included by mistake – or if you think it should be on this list – please contact our staff at sanctuaryreport@fairus.org.

ALABAMA

Tuskegee	City Council Resolution 2015-61 (May 26, 2015)	<ul style="list-style-type: none"> • No compliance with detainers • No inquiries/stops/detentions/arrests based on real or perceived immigration status
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ALASKA

Anchorage [new]	KTUU, February 9, 2017 Alaska Dispatch News, March 2, 2017	<p>“[R]egardless of your documentation status ... the police are there for you” -- Mayor Ethan Berkowitz</p> <ul style="list-style-type: none"> • No status inquiries • No contacting ICE
Juneau [new]	KINY, March 9th, 2017 Meeting with Police Chief Johnson (March 13, 2017)	<ul style="list-style-type: none"> • No status inquiries “when ... contacted or arrested” • No investigating status “in crimes like domestic violence” <p>“They are basically operating under policies that Sanctuary City police follow.”</p>

ARIZONA

Chandler [new]	Police Department General Order E-17 (May 4, 2016)	<ul style="list-style-type: none"> • No stops/detentions based on suspected immigration status alone • No extending detentions to determine status • No detentions, holds or transportation on detainers or civil/administrative warrants
Maricopa County [new]	Statement From Sheriff Paul Penzone (February 24, 2017)	Notifies ICE 5-7 hours prior to completion of release process, but will not hold on detainers beyond release time on local charges
Phoenix [new]	Police Department Operations Order 4.48 (July 2017)	<ul style="list-style-type: none"> • No status inquiries during consensual contacts • No status inquiries of victims/witnesses • No status inquiries or “immigration related questions” during traffic stops • No extending detentions to determine immigration status • During any contact with ICE, if advised there are charges, officers must ask if charges are criminal or civil • Transportation/cooperation with ICE only on criminal matters

		<ul style="list-style-type: none"> • No extending stops/detentions for detainees/civil or administrative warrants, or for ICE to respond • If there are civil violations only, officer must release unless there is reasonable suspicion of a crime
Pima County [new]	Arizona Daily Sun, February 24, 2017 Tucson Weekly, March 17, 2017	<p>Informs ICE when someone with a detainer is about to be released, which typically gives them about 90 minutes to respond</p> <p>No detainer compliance</p>
South Tucson	Police Department Immigration Policy 2014	<ul style="list-style-type: none"> • No stops/detentions based on suspicion or actual knowledge of unlawful presence • No arrests for failure to prove identity, unless there is a warrant or “exigent circumstances” • No traffic stops to determine status of driver or passengers • May not rely on any of the following to develop reasonable suspicion of unlawful presence, which would require a status inquiry under state law: “a) Race or ethnicity; b) Lack of English fluency; c) Speaking with an accent; d) Possession of foreign documentation; e) Lack of identification; f) Refusal or inability to provide residential address; g) Dress; or h) The fact that an individual has exercised his/her right to remain silent.” • No status inquiries of victims, witnesses, or people complaining of abuse by police • No status inquiries of juveniles without an attorney present representing them • No status inquiries by School Resource Officers directed to students • No extending stops/detentions to determine status: must release unless there is reasonable suspicion of a crime • No transportation to ICE to determine or otherwise investigate status • No detention “solely on the basis of an ICE detainer that is not supported by probable cause or that is facially invalid.”
Tucson [new]	City Council Resolution No. 22699 (December 20, 2016)	<ul style="list-style-type: none"> • No status inquiries during consensual contacts • No status inquiries of victims and witnesses • No stops, including traffic stops, based solely on suspicion of unlawful presence

- Any presentation of “presumption identification” results in a presumption of lawful presence
- Release “without delay” required if an officer has reasonable suspicion of unlawful presence but not of a crime
- No transportation to ICE or other “enforcement action” based on immigration violations

[Police Department General Order 2300 \(December 19, 2017\)](#)

Restates the terms of the resolution and adds that officers shall not extend detentions for ICE to respond regarding civil matters (presumably including detainers and administrative warrants, etc.)

CALIFORNIA

- Prohibits all state and local law enforcement from holding anyone on the basis of an immigration detainer, or transferring them into federal custody, unless they’ve been convicted in the last 15 years for one of a list of 31 crimes, or are a registered sex or arson offender: if not, they may only be held with a warrant signed by a federal judge
- Prohibits state and local law enforcement from asking anyone about their immigration status
- Prohibits state and local law enforcement from sharing information with immigration authorities that is not available to the general public
- Prohibits state and local law enforcement from using any of their money or personnel to “investigate, interrogate, detain, detect, or arrest persons for immigration enforcement purposes”
- Prohibits state and local law enforcement from providing immigration authorities with “exclusively dedicated” space in their facilities
- Repeals the state’s remaining laws that imposed mandatory reporting to immigration authorities for certain crimes
- Grants discretion to state and local law enforcement to cooperate even less with immigration authorities than the bill authorizes them to, but not more

Statewide

[Senate Bill 54 \(SB 54\) “California Values Act” \(October 5, 2017\)](#) **[new]**

Alameda [City]
[new]

[City Council Resolution No. 2017-3770 \(January 18, 2017\)](#)

- No using city resources/personnel to investigate civil violations of immigration law or to assist or cooperate with federal agents doing so
- No “direct action” against anyone based on immigration status “unless the individual has been convicted or charged of certain offences or is a sex or arson registrant.”

Alameda County

[Sheriff’s Office General Order 1.24 \(July 6, 2015\)](#)

No compliance with detainers without a judicial warrant

Albany [new]	City Council Resolution No. 2017-09 (April 17, 2017)	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No compliance with detainers without a judicial warrant • No ICE/CBP access to city facilities or people in city custody without a court order • ICE/CBP personnel must wear badges and duty jackets if granted access to city facilities or people in city custody • No status inquiries “except where the inquiry relates to a legitimate law enforcement purpose that is unrelated to the enforcement of a civil immigration law, or where required by state or federal law to verify eligibility for a benefit, service or license conditioned on verification of status.” • No release of information “regarding an inmate’s custody status, release date or home address, or information that may be used to ascertain an individual’s religion, ethnicity or race, unless for a law enforcement purpose unrelated to the enforcement of a civil immigration law.”
Amador County [new]	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-February 17, 2017) Mic, February 16, 2017	<p>“Requires an accompanying court order to honor detainer.”</p> <p>“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Amador”</p>
Anaheim	Police Department Policy 428 (December 14, 2017)	<ul style="list-style-type: none"> • Suspicion of unlawful presence/status may not be a basis for contact, stop, detention or arrest • Infractions and misdemeanors normally disposed of with a citation should be allowed reasonable opportunity to establish identity and, if they can, released without questioning immigration status • No status inquiries during “routine” or “normal” operations • No status inquiries of victims and witnesses unless relevant to a specific crime already being investigated • No detainer compliance without either a judicial warrant or a judicial determination of probable

Arcata [new]	City Council Resolution No. 167-45 (April 5, 2017)	<ul style="list-style-type: none"> • All city departments/employees (not just police) prohibited from asking about immigration status except for purposes of city employment • No use of city funds/resources/personnel to investigate, detain or arrest based on immigration status • Detainer compliance without a judicial warrant “only in cases of serious and/ or violent felonies.”
Baldwin Park [new]	City Council Resolution No. 2017-171 (February 15, 2017)	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No use of city funds/resources/personnel to investigate, arrest or detain based on suspicion of violating immigration law • No compliance with detainers • No notification of releases from city custody • No providing federal authorities with non-publicly available information “for immigration purposes”
Berkeley	City Council Resolution (October 30, 2012) Police Department General Order J-1, #139 (December 12, 2012) City Council Resolution No. 68,131 (July 25, 2017) [new]	<p>No compliance with detainers</p> <p>“Per City Council direction, Jail staff shall not comply with any civil immigration detainer requests from the Immigration and Customs Enforcement Agency (ICE) or its agents.”</p> <ul style="list-style-type: none"> • Cites Resolution No. 44,784 (1971), declaring Berkeley a “City of Refuge” • No use of city funds or resources by any department, officer of employee to assist in immigration enforcement or to “gather or disseminate information” regarding immigration status • No consenting to warrantless searches by ICE of city facilities or records
Burbank	Police Department Policy (February 15, 2013)	No detainer compliance except with a judicial warrant or other court order

Butte County	Sheriff's Office Supervisory Order (June 24, 2014)	<ul style="list-style-type: none"> • Will honor most detainers only with a judicial warrant • Sheriff will personally consider honoring detainers on a case-by-case basis in "order to preserve the public safety from an individual that presents a significant and foreseeable and/or articulable danger"
	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-February 17, 2017)	"Requires an accompanying arrest warrant to honor detainer"
Calaveras County	Correctional Facility Policy 222 U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-February 17, 2017)	<p>Will honor detainers only with a judicial warrant or other judicial determination of probable cause</p> <p>"Must be accompanied by federal warrant or judicial determination of probable cause to comply with hold but will notify ICE of release date."</p>
Cathedral City [new]	City Council Resolution No. 2017-19 (May 24, 2017) Police Department Policy 428 (April 21, 2017)	<ul style="list-style-type: none"> • Proclaims that the city is a sanctuary city • No use of city funds or resources for enforcing immigration law • No detainer compliance without a judicial warrant • Acceptance of Mexican matricula consular cards as valid identification <ul style="list-style-type: none"> ○ No extending detentions to determine status ○ No extending detentions to contact ICE
Chula Vista [new]	City Council Resolution No. 2017-063 (April 25, 2017)	<ul style="list-style-type: none"> • Police contact and arrests may not be "based on race, ethnicity, gender, sexual orientation, religion, socioeconomic or immigration status." • Police department "shall not enforce immigration laws."
Coachella	City Council Resolution 2017-52 (August 23, 2017) [new]	<ul style="list-style-type: none"> • Proclaims that the city is a sanctuary city • No use of city funds, resources or personnel to enforce federal civil immigration law

Concord [new]	City Council Resolution No. 17-73 (September 26, 2017)	<ul style="list-style-type: none"> • No status inquiries • No maintaining or sharing immigration status information • No use of city resources for immigration enforcement “unless required by Federal or State law or judicial decision.” • No access to non-public areas of city facilities without a judicial warrant • No sharing of “personal information” such as home or work addresses, “unless required by Federal or State law or judicial decision or warrant, unless it is in the best interest of public safety.”
Colusa County [new]	Mic. February 16, 2017	<p>“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Colusa”</p>
Contra Costa County	Sheriff’s Office General Policy & Procedure Number 1.02.28 (April 5, 2016)	<ul style="list-style-type: none"> • ICE requests for notification honored “under certain circumstances.” • No compliance with detainers • Suspicion of unlawful presence/status shall not be used as basis to initiate contact, stop, detain or arrest “unless ... reasonably relevant to the investigation of a crime” • Custody Deputies generally not to notify ICE • Patrol Deputies generally not to notify ICE except for felony arrests • No status inquiries to victims or witnesses
Corona	Police Department Divisional Standard Operating Procedure 2014-07	No compliance with detainers unless they show proof of a probable cause hearing and are signed by a judge
Cudahy [new]	City Council Resolution No. 15-01 (January 6, 2015)	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No use of city funds, personnel or resources to assist in immigration enforcement or “gather or disseminate” information about immigration status

Culver City	<u>City Council Resolution No. 2017-R025 (March 27, 2017)</u> [new]	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No detainer compliance without a judicial warrant • No access by immigration authorities to city facilities or people in city custody without either a court order “or a legitimate law enforcement purpose unrelated to civil immigration law” • Immigration personnel who are granted access to city facilities or people in city custody must wear jackets and badges identifying themselves as federal agents • No status inquiries unless required by law • No voluntary release of “personally identifiable information” to immigration authorities • No “discriminatory surveillance” based solely on immigration status • No stops, detentions, interrogations or arrests based on actual or suspected immigration status
Daly City [new]	<u>City Council Resolution No. 17-30 (February 27, 2017)</u>	<ul style="list-style-type: none"> • No enforcement of federal immigration law • No entering into 287(g) agreements • No status inquiries “unless necessary to investigate criminal activity”
Davis [new]	<u>City Council Resolution No. 86-5407 (May 5, 1986)</u> <u>City Council Resolution No. 07-162 (October 16, 2007)</u>	<p>Declares the city a sanctuary city for Salvadoran and Guatemalan refugees</p> <p>Expands the scope of the city’s sanctuary declaration “to include undocumented workers and immigrants from all backgrounds”</p>
Del Norte County [new]	<u>Sheriff’s Office Custody Services Manual Policy 608.5 (August 5, 2014)</u>	No detainer compliance without a judicial warrant or other judicial determination of probable cause
East Palo Alto	<u>City Council Resolution No. 2673 (March 7, 2008)</u>	Directs all city departments to “refrain from acting as ‘agents’ of ICE in any program or operation that targets individuals based solely on their immigration status”
El Cerrito [new]	<u>City Council Resolution No. 2017-14 (March 21, 2017)</u>	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No “active participation” with federal agents seeking to enforce immigration law

- No use of city funds, resources or personnel to investigate or apprehend people based upon real or perceived immigration status
- No entering into 287(g) agreements
- No detainer compliance “unless the individual has been convicted of or charged with criminal activity and the City would normally detain an individual on the basis of that charge or conviction”

El Dorado County

[Sheriff's Office Custody Division Procedural Order BK 2.04 \(August 14, 2014\)](#)

No detainer compliance without a judicial warrant

[Mic. February 16, 2017](#)

“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... El Dorado”

El Monte **[new]**

[City Council Resolution 9729 \(February 7, 2017\), in San Gabriel Valley Tribune, February 8, 2017](#)

- No use of city funds “to investigate, question, detect, apprehend and/or register persons” on the basis of immigration violations
- Directs city employees not to aid in immigration investigations
- Directs police to cooperate with federal immigration agencies “only in matters involving criminal activity and the protection of public safety” and not to take action against anyone based “solely on his or her immigration status.”
- Prohibits holding or detaining anyone because of their immigration status, unless that person has been “convicted or charged of certain offenses or is a sex or arson registrant.”

Emeryville **[new]**

[City Council Resolution No. 17-08 \(January 17, 2017\)](#)

- Declares the city a sanctuary city
- No immigration status inquiries either by law enforcement or in provision of city services
- Employees instructed to refuse any federal or state inquiries for immigration status about city resident’s
- No dedication of city time or resources to immigration enforcement

Eureka [new]	Police Department Policy 428 (January 9, 2017)	<ul style="list-style-type: none"> • No status inquiries “[o]utside of exigent circumstances or investigative necessity” • No reporting victims or witnesses to ICE “unless circumstances indicate such reporting is reasonably necessary” • No extending detentions to determine immigration status • No extending detentions to notify ICE • “Officers will not take enforcement actions on immigration offenses.” • No detainer compliance except for those charged or convicted for certain crimes, or for sex or arson registrants
Fremont [new]	City Council Resolution No. 2017-06 (March 7, 2017)	<ul style="list-style-type: none"> ○ Proclaims the city a sanctuary city ○ Maintenance of records regarding immigration status “only to the extent made necessary by specific criminal investigations” • No status inquiries of victims or witnesses • No reporting victims or witnesses to ICE “unless circumstances indicate such reporting is reasonably necessary”
	Police Department Policy 428 (March 9, 2017)	<ul style="list-style-type: none"> • “Officers shall consider the totality of the circumstances in each case when considering whether notification of immigration authorities is appropriate. This decision must be approved by a Watch Commander.” • Information to be shared with ICE only if “we would otherwise share with other law enforcement agencies or [it] is publicly available” • No extending detentions for ICE to take custody; however, ICE will be notified of release • Detainer compliance only with a judicial warrant
Fresno [City] [new]	Fresno Bee, February 2, 2017	<p>“[T]he only difference between Fresno and other cities who label themselves as sanctuary cities are only words with no clear definition.” – Fresno Mayor Lee Brand</p>
	Police Department Policy 428 (February 9, 2017)	<ul style="list-style-type: none"> • No contact, detention or arrests based on actual or suspected immigration status • No participation in or cooperation with immigration enforcement operations unless “it is in direct response to a request for assistance on a temporary basis or for officer safety.” • Mexican consular ID cards treated as a valid form of identification

Fresno County	Sheriff's Office Administrative Order #2093 (March 2, 2015)	No detainer compliance
Garden Grove [new]	Police Department General Order 17.3 (February 1, 2017)	<ul style="list-style-type: none"> • No stops, detentions or arrests for suspected unlawful presence • Infractions and misdemeanors normally disposed of with a citation or "notice to appear" should be allowed reasonable opportunity to establish identity and, if they can, released without questioning immigration status • Officers "shall not permit, allow, or facilitate any form of communication between ICE personnel and a Department detainee or arrestee."
Glendale [new]	City Council Resolution 17-32 (March 28, 2017) Police Department Policy 415 (July 11, 2017)	<p>Declares police have neither authority nor responsibility to enforce immigration law</p> <ul style="list-style-type: none"> • Determining whether to contact ICE must be in consultation with a supervisor and include consideration of: "(a) Seriousness of the offense (b) Community safety (c) Impact on the immigrant community" • No extending detentions to notify ICE • No compliance with detainers unless charged with or previously convicted for a specified serious or violent felony, or a sex or arson registrant
Glendora	Police Department Directive 2014-11 (July 7, 2014)	No detainer compliance without a judicial warrant or other judicial determination of probable cause
Glenn County [new]	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-February 17, 2017) Mic. February 16, 2017	<p>"Requires an accompanying court order to honor detainer."</p> <p>"In addition to San Francisco County, 32 of California's 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Glenn"</p>

Greenfield [new]	Police Department 428 (pgs. 363-367) (November 14, 2014)	<ul style="list-style-type: none"> • “[A]ll individuals, regardless of their immigration status, must feel secure that contacting or being addressed by members of law enforcement will not automatically lead to immigration inquiry and/or deportation.” • No stops of detentions for suspected immigration violations or for civil/administrative warrants • No extending detentions to determine immigration status • Encouraged to forgo detentions for misdemeanors • No compliance with detainers unless charged with or previously convicted for a specified serious or violent felony, or a sex or arson registrant
Hayward [new]	City Council Resolution No. 17-021 (June 6, 2017)	<ul style="list-style-type: none"> • Declares that the city is a sanctuary city • No “collaboration” with federal agents for the purpose of enforcing immigration law • No use of city resources or personnel to investigate or detain based on civil immigration violations • No compliance with detainers unless charged with or previously convicted for a specified serious or violent felony, or a sex or arson registrant
Healdsburg [new]	Mayor Shaun McCaffery Proclamation (February 21, 2017) Santa Rosa Press Democrat, December 24, 2016	<p>No status inquiries</p> <p>“Healdsburg is already a de facto sanctuary city ... Our police force already does not divulge information to the federal government about immigration status.” – Mayor Shaun McCaffery</p>
Humboldt County [new]	Sheriff’s Office Correctional Facility Policies and Procedures No. B-011 (May 13, 2015)	No detainer compliance without a federal judicial warrant

	<u>County Board of Supervisors Resolution No. 17-2164 (August 15, 2017)</u>	No use of county resources to “[i]nvestigate, interrogate, detain, detect, or arrest persons for immigration enforcement purposes”
Huntington Beach	<u>Police Department Directive 2014-01 (July 9, 2014)</u>	No compliance with detainers
Imperial County	<u>Sheriff’s Office Inter-Office Memo (July 23, 2014)</u>	No detainer compliance without a court order
	<u>Sheriff’s Office Memo (August 14, 2014)</u>	No compliance with detainers
Inyo County	<u>Mic, February 16, 2017</u>	“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Inyo”
Kern County [new]	<u>Sheriff’s Office Detention Bureau Policies and Procedures C-850 (January 1, 2014)</u>	No compliance with detainers in most cases; “may” exercise “discretion” to hold on a detainer only if the arrestee has been: <ul style="list-style-type: none"> • Previously convicted of a “serious or violent felony”; • Previously convicted of a felony punishable by imprisonment in state prison; • Previously convicted of any of the offenses in the CA Trust Act; • Previously convicted of an aggravated felony as defined by the federal Immigration and Nationality Act [or] • Is a CA Sex or Arson registrant”
	<u>Bakersfieldnow, March 8th 2018</u>	“[Sheriff Donny] Youngblood said he disagrees with Senate Bill 54, but since it is the law his office will follow it.”
Kings County	<u>Sheriff’s Office Custody Services Manual Policy 504.9 (June 16, 2014)</u>	No detainer compliance without a judicial warrant
	<u>Mic, February 16, 2017</u>	“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Kings”

La Habra	Police Department Memorandum (July 9, 2014)	No compliance with detainers
Lake County [new]	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-February 17, 2017) Mic. February 16, 2017	<p>“Will not hold inmates in regards to their immigration status.”</p> <p>“In addition to San Francisco County, 32 of California's 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Lake”</p>
La Puente [new]	City Council Resolution No. 17-5319 (January 10 2017), in San Gabriel Valley Tribune, January 11, 2017	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No enforcement of federal immigration laws • No use of city resources to apprehend anyone based on possible civil violations of immigration law
Lassen County [new]	Sheriff's Office Detention Procedure Memo with attached Policy 428 (March 31, 2014) Mic. February 16, 2017	<ul style="list-style-type: none"> • Will hold on detainers only if charged or previously convicted of a serious or violent felony, or if a sex or arson registrant • 3-day early notification to ICE for possible release to them if doesn't qualify for post-release hold • Suspected unlawful presence alone may not be sole basis for contact, detention or arrest • ICE notification is mandatory for felony arrests and discretionary for misdemeanors • Discretion/"reasonable necessity" for reporting victims/witnesses to ICE <p>“In addition to San Francisco County, 32 of California's 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Lassen”</p>
Livingston [new]	City Council Resolution (pgs. 217-219) (May 16, 2017)	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No “active collaboration” with federal agents to enforce immigration

law

- No use of city resources or personnel "to investigate, question, detain, apprehend and/or register persons based solely on a civil violation of federal immigration law."
- No "direct action" against anyone based solely on real or perceived immigration status
- No compliance with detainers unless charged with, or previously convicted for, a specified serious or violent felony, or a sex or arson registrant
- No responding to requests for information if related to civil immigration enforcement
- No notification to ICE of any pending release from city custody
- No 287(g) agreements

Long Beach
[new]

[City Council Resolution 18-0236 \("Long Beach Values Act"\) and attached administrative regulations \(March 13, 2018\)](#)

- No "requesting, collecting, maintaining, or disclosing" immigration status information by any city department or personnel, unless allowed by a specific exception
- No assistance with immigration enforcement unless required by law, subpoena or warrant, contract, or participation in a joint task force the primary purpose of which is not civil immigration enforcement
- No providing information to ICE unless it is available to the public, or the arrestee is charged with, or has previously been convicted of, a specified serious or violent felony, or is a sex or arson registrant
- No detainer compliance without a judicial warrant, unless the arrestee is charged with, or has previously been convicted of, a specified serious or violent felony, or is a sex or arson registrant

Los Angeles
[City]

[LAPD Special Order 40 \(November 27, 1979\)](#)

[LAPD Jail Personnel Memo- Notice of Action \(July 3, 2014\)](#)

[Mayor Eric Garcetti](#)

- "[I]t is the policy of the Los Angeles Police Department that undocumented alien status in itself is not a matter for police action."
- "Officers shall not arrest nor book persons for violation of Title 8, Section 1325 of the United States Immigration Code (Illegal Entry)."

No detainer compliance without a judicial warrant or other judicial determination of probable cause

- Fire Department, Airport Police and Port Police to adopt policies consistent with LAPD's policies, including Special Order 40 and detainer non-compliance
- No city employee to assist, cooperate with, or use city resources to assist or cooperate with, federal civil immigration enforcement

[Executive Directive No. 20](#)
[\(March 21, 2017\)](#) **[new]**

- No granting immigration authorities access to non-public areas of city property
- No collecting immigration status information
- States that LAPD is neither authorized to enforce immigration law nor responsible for it
- No status inquiries
- No asking victims, witnesses or temporarily detained persons for their place of birth, regardless of immigration status
- No stops, investigation or arrests for civil immigration purposes
- New Field Interview Cards to be redesigned and reissued without the birthplace field

[LAPD Notice 1.14](#)
[\(December 29, 2017\)](#)
[new]

Los Angeles
County

[Letter from Sheriff John
Scott to the ACLU of
California](#)
[\(June 26, 2014\)](#)

No compliance with detainers

- No taking any action aimed at discovering immigration status
- No arrests for suspicion of illegal entry, unlawful presence or overstaying a visa
- No status inquiries unless “absolutely necessary” to determine identity
- No status inquiries of victims or witnesses “unless that information is an essential component in their investigation (e.g., human trafficking, involuntary servitude, etc.).”

[Sheriff’s Department
Policy 5-09/271.00](#)
[\(September 21, 2015\)](#)

Madera County
[new]

[Mic. February 16, 2017](#)

“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Madera”

Malibu **[new]**

[City Council Resolution
No. 17-08 \(March 13,
2017\)](#)

- No use of city resources to assist in enforcing immigration law
- No “gathering or disseminating” information about immigration status unless required by law, regulation or court order

Marin County

[Sheriff’s Office General](#)

- No contact, detention or arrest based on immigration status

[Order 05-24 \(October 13, 2015\)](#)

- Immigration status “should have no bearing on the manner in which Deputies execute their duties.”
- Custody deputies “generally” not to notify ICE
- Patrol deputies not to notify ICE unless arrestee is charged with a specified serious or violent felony
- No “probing” status of victims or witnesses
- No detainer compliance unless BOTH: 1) the arrestee has been charged with or convicted for a specified violent or serious felony AND 2) the detainer is accompanied by a judicial warrant or other judicial determination of probable cause made at a “hearing”

Mariposa County [Sheriff's Correspondence with ACLU of Southern California \(July 24, 2014\)](#)

No detainer compliance without a judicial warrant

Mendocino County **[new]** [Sheriff's Office Policy and Procedure Manual 1651.00 \(May 9, 2014\)](#)

- No detention based on immigration status
- No detainer compliance without a judicial warrant other judicial determination of probable cause

Menlo Park **[new]** [City Council Ordinance \(June 20, 2017\)](#)

- No “direct action” based on immigration status
 - No status inquiries “unless necessary to investigate criminal activity by that individual or it is an element of the crime being reported.”
 - No detainer compliance unless arrestee is charged with or has been convicted of a specified violent or serious felony, or is a sex or arson registrant
 - No granting ICE agents access to people in custody “unless City officials have a legitimate law enforcement purpose that is not related to the enforcement of civil immigration laws”
 - No use of city resources to “[i]dentify, investigate, arrest, detain or continue to detain a person ... on the belief that the person is not present legally in the United States or that the person has committed a violation of immigration law.”
 - No assistance or participation in any joint operation focused on enforcing immigration laws
 - No notification to federal authorities about any release or pending release
-

- No providing non-public information to federal authorities “for immigration purposes”

Merced County	Sheriff's Memorandum (June 24, 2014)	No detainer compliance without a judicial warrant or “exceptional circumstances” personally determined by the sheriff
Modoc County [new]	Mic, February 16, 2017	“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Modoc”
Mono County [new]	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-February 17, 2017)	“The Department will not hold a person in custody beyond any applicable release date for the sole reason that ICE requested the Department to hold that person in custody.”
	Mic, February 16, 2017	“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Mono”
Montebello [new]	Whittier Daily News, February 1, 2017	“[D]oesn’t have a written policy but does follow Los Angeles Police Department’s Special Order 40 on dealing with immigration” -- Montebello Police Chief Kevin McClure
	EGPNews, February 16, 2017	“Sgt. Marc Marty said a person’s immigration status does not change anything.”
Monterey County	Sheriff's Office General Order 14-01 (May 9, 2014)	<ul style="list-style-type: none"> • No contact, detention or arrest based on actual or suspected immigration status • No compliance with detainers
	County Board of Supervisors Resolution No. 17-042 (February 14, 2017) [new]	<ul style="list-style-type: none"> ○ No use of county resources to assist in enforcement of immigration law ○ No use of county resources “ to gather or disseminate” information about immigration status, unless required by law, regulation or court decision ○ No inquiries or enforcement action based on actual or suspected immigration status

Monterey Park
[new]

[City Council
Resolution No. 11895
\(pgs. 478-481\)
\(February 15, 2017\)](#)

- No “active participation” with federal agents to enforce immigration law
- No use of city resources or personnel “to investigate, question, detect, apprehend and/or register” anyone based on possible civil violations of immigration law
- Directs the city manager and city attorney to “continue to take all lawful actions to ensure that City officials and employees including, without limitation, its law enforcement officers, do not administer federal immigration laws”
- No “acquiring, maintaining, or disseminating sensitive information about City Residents” (i.e., immigration status)

Morgan Hill
[new]

[City Council Statement
\(December 14, 2016\)](#)
[San Jose Mercury
News, March 20, 2017](#)

- **“Our Police will not be used for federal immigration enforcement”**
 - “[W]ill stay out of immigration enforcement”
- “[W]ill not enforce federal immigration laws ... not our mission nor our role” -- Police Chief David Swing

Mountain View
[new]

[City Council
Resolution, in San Jose
Mercury News, October
26, 2017](#)

[Police Department
Immigration
Enforcement Policy](#)

- No “making city benefits, opportunities or services dependent on immigration status, unless required by law;”
 - “Remove[s] anything on city applications, interview forms and questionnaires regarding immigration status, except as required by law”; and
 - “Allow[s] immigrants to use identity documents from their countries of origin.”
- No status inquiries of anyone, including those in city custody
 - No detentions or arrests based on immigration status
 - No initiate of any police action to determine immigration status
 - Detentions only for reasonable suspicion of a crime or on the basis of a judicial warrant
 - No granting ICE access to anyone in city custody unless for criminal investigation or with a judicial warrant
 - No attempting to determine immigration status of victims or witnesses “absent exigent circumstances or reasonable cause to believe that a crime victim or witness is involved in violating criminal laws.”

Napa County	Department of Corrections Press Release (June 4, 2014) with attached Sheriff's Office Policy 428 (February 13, 2014)	No detainer compliance without a judicial finding of probable cause
National City [new]	City Council Resolution (June 19, 2017)	<ul style="list-style-type: none"> • No enforcement of civil immigration laws • No use of city resources or personnel "to investigate, question, detect or apprehend persons" for actual or suspected civil violations of immigration law
Nevada County [new]	Mic, February 16, 2017	"In addition to San Francisco County, 32 of California's 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Nevada"
Oakland	City Council Resolution No. 81310 (May 20, 2008)	<ul style="list-style-type: none"> • Cites Resolution No. 63950 C.M.S. (July 8, 1986) which proclaimed Oakland a City of Refuge • Cites Resolution No. 80584 C.M.S. (May 15, 2007), which re-affirmed Oakland's status as a City of Refuge, and opposes "immigration raids" • Reaffirms and declares the city a "city of refuge"
	City Council Resolution No. 86498 (November 29, 2016) [new]	<ul style="list-style-type: none"> ○ Reaffirms again that the city is a "city of refuge" ○ No disclosure of identity or contact information of holders of the city's municipal ID cards or participants in any other city program or service that has such information ○ No city department or employee may assist or cooperate with investigating, detaining or arresting anyone based on possible civil violations of immigration law ○ No use of city resources or personnel to "investigate, question, detect or apprehend" anyone based on actual or suspected civil immigration violations
	City Council Resolution No. 86667 (April 18, 2017) [new]	Calls on employers to establish "sanctuary workplaces" for illegal aliens
	Letter from Police Chief Anne Kirkpatrick (May 9, 2017) with attached Police Department Policy 415	<ul style="list-style-type: none"> • Restates the policies in the resolutions • No providing ICE with access to people in city custody

Oxnard [new]	<p>[new]</p> <p>City Council Resolution (pgs. 28-30) (July 25, 2017)</p>	<ul style="list-style-type: none"> • No sharing of non-public information without a judicial warrant • No status inquiries “except where the inquiry relates to a legitimate law enforcement purpose or where required by federal or state law.” • No surveillance based solely or primarily upon perceived or actual immigration status • No interrogation, detention, arrest or other law enforcement action based solely in perceived or actual immigration status • No law enforcement action for the purpose of detecting illegal aliens, “[e]xcept as necessary for public safety as determined by the Police Chief or designee, as required by state or federal law, or for a legitimate and legal law enforcement purpose” • No entering into 287(g) agreements
Palm Springs [new]	<p>Desert Sun, January 26, 2017</p> <p>City Council Ordinance (March 15, 2017)</p>	<p>“The Palm Springs Police Department has had a policy of not stopping, questioning, detaining or arresting any person solely on the grounds that they may be in the country illegally since 1981, Chief Bryan Reyes said.”</p> <ul style="list-style-type: none"> • No requiring anyone to provide information regarding actual or perceived immigration status • No “profiling based on actual or perceived immigration status
Pasadena [new]	<p>City Council Resolution No. 9557 (March 27, 2017) (amended to remove the word “sanctuary”)</p>	<ul style="list-style-type: none"> • No “[i]dentifying, investigating, arresting, detaining or assisting in the identification, investigation, arrest or detention of any person on the basis of a suspected violation of immigration law” • No detainer compliance • No responding to federal requests for notification • No providing federal immigration authorities with access to anyone in city custody • No providing “non-publicly available personal information,” including addresses and release dates, “for immigration purposes”
Petaluma [new]	<p>City Council Resolution No. 2017-032 N.C.S. (February 26, 2017)</p>	<ul style="list-style-type: none"> • No cooperation with federal requests based on immigration status • No compliance with detainers unless detainee has been previously convicted of a specified violent or sexual felony, or is a sex or arson registrant
Placer County	<p>Sheriff’s Office</p>	<p>No detainer compliance without a judicial warrant</p>

	Procedure Manual (August 22, 2014)	
Pleasant Hill [new]	City Council Resolution No. 45-17 (June 5, 2017)	<ul style="list-style-type: none"> • No status inquiries and no maintenance of information on immigration status unless required by law or judicial decision • No use of city resources for immigration enforcement unless required by law or judicial decision
Plumas County [new]	Mic. February 16, 2017	“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Plumas”
Pomona [new]	Police Department Interim Directive #14-03 (July 9, 2014) City Council Resolution (December 5, 2016)	<p>No detainer compliance without a judicial warrant or other judicial determination of probable cause</p> <p>No use of city resources or personnel to investigate, detain, apprehend or arrest based on possible civil violations of immigration law</p>
	City Council Ordinance No. 29-90 (August 20, 1990) [new]	Cooperation, assistance or provision of information to immigration authorities only by approval of city manager or police chief, who “shall consider the possible disruption and inconvenience that may be experienced by the immigrant and refugee community in the City of Richmond and any requirements of any federal, state or local law or court decision.”
Richmond	City Council Resolution No. 11-07 (February 6, 2007) [new] Police Department Policy 428 (March 9, 2016)	<ul style="list-style-type: none"> • No detainer compliance without a judicial warrant or other court order • No ICE access to people in city custody without a judicial warrant or other court order • No notifying ICE of taking people into city custody • No providing ICE access to police records without approval of a lieutenant or the police chief ○ Restates the policies in the resolutions ○ No status inquiries of victims or witnesses “absent exigent circumstances or reasonable cause to believe that a crime victim or witness is involved in violating criminal laws”
Riverside County	Unified School District Policy Number 3515.1 (September 7, 2017) [new]	<ul style="list-style-type: none"> • No entry into any agreements “to conduct or support immigration enforcement activities” • All requests by federal immigration authorities for access to a school

site or to interview a student shall be denied

- Superintendent and/or General Counsel shall ask for federal immigration agents' credentials and a judicial warrant before granting any access
- General Counsel shall make a determination if any subpoena for student records is "education-related" and, if not, refuse to honor the subpoena, oppose motions to enforce it in court, and consider appealing any judicial order enforcing it
- Refusal of all voluntary information sharing with immigration authorities "to the fullest extent possible under the law."

[Sheriff's Department
Corrections Division
Policy Manual 506.23
\(May 6, 2014\)](#)

No detainer compliance without proof of a federal probable cause hearing signed by a judge

Sacramento
[City] **[new]**

[City Council
Resolution No. 2017-
0158 \(May 4, 2017\)](#)

- "Reaffirms" that the city is a sanctuary city
- No use of city resources to enforce federal civil immigration law
- No "[i]nvestigating, interrogating, or collecting or maintaining information about an individual solely to determine his or her immigration status, except" to certify someone as a crime or trafficking victim for purposes of obtaining a T or U visa for them
- No arrests or detentions based solely on suspicion of unlawful presence or civil violations of immigration law
- No compliance with detainers or administrative warrants without a judicial warrant
- No notifying federal authorities of the release or pending release of people in city custody
- No providing or responding to requests for "confidential information"
- No including questions regarding immigration status on any city form relating to benefits or services, other than required by law

Sacramento
County

[Sheriff's Department
Operations Order
\(February 2015\)](#)

- No detainer compliance
- No notifying ICE of the presence in custody of anyone they've sent a detainer for
- No "contact or coordination" with ICE regarding the release schedule of any inmate

Salinas **[new]**

[City Council](#)

- No use of city resources or personnel "to investigate, request, or collect

	Resolution 21213 (June 20, 2017)	<p>immigration or citizenship information of any individual except as related to a crime or as necessary as a lawful eligibility criteria for public assistance”</p> <ul style="list-style-type: none"> • No allowing DHS to use city facilities for civil immigration enforcement • No entering into 287(g) agreements
San Benito County	Sheriff's Office Corrections Division Memo (July 11, 2014)	No detainer compliance without a judicial warrant
San Bernardino County	Sheriff's Department Email Correspondence (May 13, 2014) San Bernardino Sun, March 4, 2017	<p>No detainer compliance unless BOTH: 1) the arrestee has been charged with or convicted for a specified violent or serious felony AND 2) the detainer is accompanied by a judicial warrant</p> <p>“The only time a person in this county’s immigration status is questioned is by ICE, number one, and after they’ve been locked away, arrested and booked into one of our facilities. That’s it.” –Sheriff John McMahon</p>
San Carlos [new]	City Council Resolution No. 2017-026 (pgs. 302-303) (March 13, 2017)	<p>No use of city resources to assist any government agency:</p> <ul style="list-style-type: none"> • To compel a resident to provide immigration status or birthplace information “for the purpose of providing information to a national registry or database” • To investigate, gather or disseminate information about immigration status • To detain, relocate or “intern” someone based solely on immigration status • Without a court order, to make status inquiries or otherwise “collect or disseminate” information that might be available to ICE or other agencies for immigration enforcement purposes
San Diego [City] [new]	Police Department Procedure 6.18 (April 18, 2014)	<ul style="list-style-type: none"> • No making efforts to seek out immigration violations • No reporting illegal aliens to ICE: “A. When they are victims or witnesses of a crime, unless a determination has been made by investigators to hold them as material witnesses; B. When contacted during family disturbances; C. During the enforcement of minor traffic offenses (infractions and non-bookable misdemeanors including [driving without a valid license]); or, D. When the person(s) is seeking medical treatment.” • No detentions in “a migrant camp setting for DHS/Border Patrol unless

there is probable cause to arrest for a crime not related to immigration violations.”

[Police Department
Policy 6.18 \(August 3,
2016\)](#)

No initiating police contact solely on suspicion of violating immigration law

[Mayor Kevin
Faulconer Memo \(March
15, 2017\)](#)

- No “initiat[ing] contact for the sole purpose of checking ... immigration status”
- No status inquiries of victims or witnesses

San Diego County

[Sheriff Bill Gore
Statement
\(May 29, 2014\)](#)

No detainer compliance without a warrant

[San Francisco
Administrative Code ch.
12H \(October 24, 1989,
as subsequently
amended\)](#)

- Affirms that it is “a City and County of Refuge”
- No using municipal resources to assist in the enforcement of federal immigration law
- No detainer compliance except as specifically provided for in the Administrative Code
- No “gather[ing] or disseminat[ing]” immigration status information unless required by law

San Francisco
[City & County]

[Mayor Gavin Newson
Executive Directive
07-01
\(March 1, 2007\)](#)

- No assisting ICE with “investigation, detention or arrest proceedings unless such assistance is specifically required by federal law”
- No “requir[ing] information about or disseminat[ing] information regarding” immigration status “except as specifically required by federal law”

[San Francisco
Administrative Code
ch. 12I.3
Restrictions on Law
Enforcement
Officials \(June,
2016\)](#)

- No detainer compliance unless someone:
 1. “has been Convicted of a Violent Felony in the seven years immediately prior to the date of the civil immigration detainer;” AND
 2. “A magistrate has determined that there is probable cause to believe the individual is guilty of a Violent Felony
- No compliance with requests for notification unless someone:
 1. “has been Convicted of a Violent Felony in the seven years immediately prior”; or
 2. “has been Convicted of a Serious Felony in the five years immediately prior to the date of the notification request;” or

[Police Department
General Order 5.15 \(July
5, 2017\)](#) **[new]**

3. Has been convicted at least three times of other specified felonies in “three separate incidents in the five years immediately prior to the date of the notification request; and “[a] magistrate has determined that there is probable cause to believe the individual is guilty of” one of those felonies

- No status inquiries
- No stops, questioning or detention solely based on “national origin, foreign appearance, inability to speak English, or immigration status”
- No requiring production of immigration documents
- No “cooperat[ing] with or assist[ing] ICE/CBP in any investigation, detention, or arrest procedures, public or clandestine, where in any such instance the purpose is enforcing federal immigration laws”
- No “request[ing] ... [or] disseminat[ing] information, regarding the release status of any individual or any other confidential, identifying information such as home, work, or family or emergency contact information, except as required by federal or state law”
- No questions regarding immigration status on forms, applications or questionnaires other than required by law
- No compliance with detainers, administrative warrants, “prior deportation order[s], or other civil immigration document that only addresses alleged violations of the civil provisions of immigration laws”

San Joaquin
County

[Sheriff's Press Release
\(June 2, 2014\)](#)

No detainer compliance without a judicial warrant

San Jose

[City Council Resolution
No. 73677 \(March 6,
2007\)](#)

[Police Department Duty
Manual Line/Operations
Procedure L 7911 \(May 5,
2015\)](#) **[new]**

- No arrests solely for unlawful presence
- Condemns ICE operations that affect “law-abiding” illegal aliens
 - No detention or questioning to determine immigration status
 - No detention or arrest on the basis of immigration status

San Leandro [new]	City Council Resolution 2017-023 (February 21, 2017)	<ul style="list-style-type: none"> • Declares that the city is a sanctuary city • No “active collaboration” with federal agents for purposes of enforcing immigration law • No use of city resources or personnel “to investigate, question, detain, apprehend, and/or register” people based solely on civil immigration violations • No action by city employees based on actual or perceived immigration status • No detainer compliance unless charged with or previously convicted for a serious or violent felony, or a sex or arson registrant
San Luis Obispo [City] [new]	City Council Resolution No. 10788 (2017 Series) (April 4, 2017)	<ul style="list-style-type: none"> • No “direct enforcement” of civil immigration law • No use of city resources or personnel to determine immigration status, or to “apprehend” based on uncertainty regarding immigration status or suspicion of possible violations of immigration law • No status inquiries, whether of victims, witnesses, or suspects
San Luis Obispo County [new]	Sheriff’s Office Policy 1513.00 (June 29, 2014)	<ul style="list-style-type: none"> • No holding anyone solely on the basis of immigration status • Immigration status “should have no bearing” on how personnel carry out their duties • No compliance with detainers
San Mateo County [new]	Sheriff’s Office - Immigration Policy. MCTV, March 21, 2017 Sheriff’s Office Corrections Division Policy and Procedures Manual Section 4.09 (January 2, 2018)	<p>“It is the policy of the Sheriff’s Office that we do not inquire about, investigate, or report to Immigrations and Custom’s Enforcement (ICE), an individual’s immigration status.”</p> <ul style="list-style-type: none"> • No detainer compliance without a judicial warrant unless previously convicted of a serious or violent felony • If previously convicted of a serious or violent felony, will be released to ICE custody on a detainer if an ICE agent is present on the release date; if not, will be released “no later” than noon on the release date
Santa Ana [new]	City Council Resolution No. 2016-086 (December 6, 2016)	<ul style="list-style-type: none"> • Declares that the city is a sanctuary city • No “administering” immigration law • No direct action based on immigration status

	City Council Ordinance No. NS-2908 (January 17, 2017)	<ul style="list-style-type: none"> ○ No requesting or maintaining information about immigration status ○ No disclosing “sensitive information” ○ No use of city resources or personnel to assist in immigration enforcement unless required by law or contract ○ No “identifying, investigating, arresting, detaining, or continuing to detain” based on suspicion of unlawful presence or civil violations of immigration law ○ No assistance with or participation in any joint operation that involves immigration enforcement ○ No compliance with detainers or administrative warrants ○ No notification to federal authorities about release or pending release of anyone in city custody ○ No providing federal authorities with non-public information “for immigration purposes”
Santa Barbara [City] [new]	Police Department Policy 428 (November 2, 2009) KEYT3, November 15, 2016	<ul style="list-style-type: none"> • No contact, detention, or arrest based on suspicion of unlawful presence • Infractions and misdemeanors normally disposed of with a citation should be allowed reasonable opportunity to establish identity and, if they can, released without questioning immigration status • No attempts to determine status of victims or witnesses “absent exigent circumstances or reasonable cause to believe that a crime victim or witness is involved in violating criminal laws. • No reporting victims or witnesses to ICE “unless circumstances indicate such reporting is reasonably necessary.” <p>“[I]mmigration status alone of individuals in Santa Barbara is NOT a matter for police action.” – Santa Barbara PD Chief Lori Luhnnow</p>
Santa Barbara County	Sheriff's Office Press Release (August 6, 2015)	No detainer compliance without a judicial warrant or other court order
Santa Clara County	County Board of Supervisors Policy 3.54 (pg. 121) (October 18, 2011)	No detainer compliance unless previously convicted of a specified serious or violent felony, and if so, only for 24 rather than 48 hours

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- “Reaffirms” that the city is a sanctuary city
 - No status inquiries
 - No maintaining records/information regarding immigration status
 - No use of city resources/personnel “to investigate, question, detect, [or] apprehend” on the basis of immigration status
 - No disclosure of information about immigration status unless required by law
 - No assisting with or participating in immigration enforcement operations or joint operations
 - No compliance with detainers or administrative warrants
 - No honoring requests to interview anyone in city custody
 - No notification of release or pending release from city custody “for immigration purposes”
 - No providing non-public information about immigration status to federal authorities “for immigration enforcement purposes”
-

Santa Cruz [City]
[new]

[City Council Ordinance
2017-06 \(March 14, 2017\)](#)

Santa Cruz
County

[Sheriff’s Office Inter-
Office Correspondence
\(May 8, 2014\)](#)

[County Board of
Supervisors Resolution
No. 04-2017 \(January 10,
2017\) \[new\]](#)

[Sheriff’s Office Policy 426
\(pgs. 318-320\)
\(September 1, 2017\)
\[new\]](#)

No compliance with detainers

- No use of county resources to assist in federal immigration enforcement
 - No “gathering or disseminating” immigration status information
 - No notifying ICE when booking arrestees
 - No extending detentions solely to notify ICE
 - In-custody interviews with ICE only if inmate provides written consent
-

Santa Monica
[new]

[Letter from Police Chief
Jacqueline Seabrooks
\(November 29, 2016\)](#)

[City Council Resolution
\(February 28, 2017\)](#)

No status inquiries unless “the person’s immigration status is materially relevant to another criminal offense or investigation, such as human trafficking, terrorist threats, etc.”

No use of city resources or personnel “to investigate, question, apprehend, detain or register persons” based on actual or suspected unlawful presence or immigration violations

Santa Rosa [new]	City Council Resolution No. RES-2017-017 (February 7, 2017)	<ul style="list-style-type: none"> • No enforcement of civil immigration law • No use of city resources or personnel “to investigate, question, detect, detain or apprehend persons” based solely on possible immigration violations
Seaside [new]	City Council Resolution (March 29, 2017)	<ul style="list-style-type: none"> • Proclaims the city to be a sanctuary city • No status or birthplace inquiries “in routine police interactions” • No detainer compliance without a judicial warrant • No prolonging detentions for ICE or CBP without a judicial warrant
Sebastopol [new]	City Council Resolution No. 6127 (February 21, 2017)	<ul style="list-style-type: none"> • No enforcing civil immigration laws • No using city resources/personnel “to investigate, question, detect, detain or apprehend persons solely on the basis of a possible violation of immigration law”
Shasta County	Sheriff’s Office Detainer Policy (June 18, 2014) Mic. February 16, 2017 County Board of Supervisors Resolution (February 6, 2018) [new]	<p>No detainer compliance “unless supported by a federal probable cause hearing.”</p> <p>“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Shasta”</p> <p>“WHEREAS, the County of Shasta is a political subdivision of the State of California and, as such, may not lawfully disregard the requirements of state law in the absence of a court order that the law is invalid.”</p>
Sierra County [new]	Mic. February 16, 2017	<p>“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Sierra”</p>
Siskiyou County [new]	Mic. February 16, 2017 Siskiyou Daily News, February 22, 2017	<p>“In addition to San Francisco County, 32 of California’s 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Siskiyou”</p> <p>No detainer compliance without a judicial warrant</p>

Solano County	Sheriff's Office Memo from Captain Gary Faulkner (May 22, 2014)	No compliance with detainers
Soledad [new]	City Council Resolution 5278 (March 21, 2017)	<ul style="list-style-type: none"> • Declares the city “a place of sanctuary” • No use of city resources/personnel “to investigate, question, detain, apprehend ... and/or register persons” based solely on civil immigration violations • No “direct action” based on actual or perceived immigration status • No detainer compliance unless detainee is charged with or previously convicted for a felony, or is a sex or arson registrant
Sonoma [City] [new]	City Council Resolution (pgs. 54-57) (April 17, 2017)	<ul style="list-style-type: none"> • No enforcement of immigration law • No arrests or detentions solely for possible immigration violations • No status inquiries • No enforcement action based solely on immigration status • No immigration “raids”
Sonoma County	Sheriff's Office Memo (May 7, 2014) Sheriff's Office Policy 428 (January 1, 2016) [new]	No detainer compliance without a warrant <ul style="list-style-type: none"> • No contact, detention or arrest based solely on suspicion of unlawful presence • No status inquiries nor calling ICE in the field to seek to determine immigration status “absent a separate law enforcement reason” • Any joint operations with ICE require personal approval by the sheriff and only if ICE agrees “to refrain from arresting or taking custody of persons solely based on a suspicion that they are unlawfully present in the country (i.e., civil immigration violations), or solely based on low level traffic violations (e.g., [driving without a license]).”
South Pasadena [new]	City Council Ordinance (pgs. 218-221) (October 4, 2017)	<ul style="list-style-type: none"> • No status inquiries • No maintaining records about “sensitive information” including immigration status • No use of city resources/personnel to assist in immigration enforcement unless required by “valid and enforceable federal or state law”

Stanislaus County [new]	Sheriff's Department Adult Detention Division Order No. 2.05.11 (June 24, 2014)	No compliance with detainers unless previously convicted of a serious or violent felony as defined by state law or an "aggravated felony" as defined by the federal Immigration & Nationality Act. Otherwise, will release to ICE only if they are present at time of release.
Stockton [new]	Police Department General Order P-14 (January 19, 2017)	<ul style="list-style-type: none"> • No stops, detentions or arrests based on possible immigration status • No status inquiries • No detainer compliance
Sutter County	Sheriff's Office Jail Division Command Order 05-2014 (May 6, 2014)	No detainer compliance
Tehama County [new]	Mic. February 16, 2017	"In addition to San Francisco County, 32 of California's 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Tehama"
Torrance	Police Department Training Bulletin No: 16-13 (December 8, 2016)	No detainer compliance
Trinity County [new]	Sheriff's Office Memo to ACLU (August 4, 2014)	Detainer compliance only if charged with or previously convicted for a serious or violent felony, or if a sex or arson registrant
Tulare County [new]	Sheriff's Office Custody Policy 604 (December 19, 2017)	No detainer compliance; however, notifies ICE five days prior to scheduled release
Tuolumne County [new]	Mic. February 16, 2017	"In addition to San Francisco County, 32 of California's 58 counties have met at least five of the criteria. All of those counties have taken every step except for prohibiting questions about legal status/country of origin, and enacting a general prohibition on ICE assistance: ... Tuolumne"
Ukiah [new]	Ukiah Daily Journal, February 24, 2017 Police Department Policy 428 (July 18, 2017)	<p>"[O]nly in the most serious of felony cases, like murder or sexual assault ... have we utilized federal resources to assist us. –Police Chief Chris Dewey</p> <ul style="list-style-type: none"> • No detentions for civil violations of immigration law • No compliance with detainers or administrative warrants

		<ul style="list-style-type: none"> • No extending detentions to determine immigration status • Officers “encouraged” to forgo detentions based solely on misdemeanors
Vallejo [new]	City Council Resolution (pgs. 569-571) (May 23, 2017)	<ul style="list-style-type: none"> • No status inquiries • No creating or maintaining a database of immigration status information • No detainer compliance • No use of city resources to assist in immigration enforcement or to “gather or disseminate” information regarding immigration status, unless required by law or court decision
Ventura County	Sheriff’s Office Letter to Public Defender’s Office (June 16, 2014)	No detainer compliance
Watsonville [new]	City Council Ordinance No. 1353-17 (May 9, 2017)	<ul style="list-style-type: none"> • “Reaffirms” that the city is a sanctuary city • No enforcement of civil immigration law • No use of city resources/personnel “to investigate, question, detect, apprehend or question a person on the basis of his or her immigration status” • No disclosure of information about immigration status • No assistance with or participation in immigration enforcement operations or joint operations • No detainer compliance • No notifying federal authorities of the release or pending release of anyone in city custody “for immigration purposes” • No providing non-public information about immigration status to federal authorities “for immigration purposes”
West Hollywood [new]	City Council Resolution No. 85-0129 (November 25, 1985) in City Manager’s Department Update on Sanctuary Cities (April 17, 2017)	No use of city resources to assist or cooperate with investigations of immigration violations, or to gather or disseminate information on immigration status (originally limited to Salvadoran and Guatemalan “refugees,” later expanded to all illegal aliens)
Windsor [new]	Town Council Resolution	No use of town resources/personnel “to investigate, question, detain or

	No. 3346-17 (March 1, 2017)	apprehend persons solely on the basis of a possible violation of immigration law”
Woodland [new]	City Council Resolution No. 6493 (October 4, 2017)	<ul style="list-style-type: none"> • No status inquiries • No requesting passports, visas, green cards or other immigration documents as forms of identification • No initiating action to discover/determine immigration status • No “unilaterally undertaking immigration-related investigations” • No detentions solely to investigate immigration status • No detainer compliance
Yolo County	Sheriff’s Office Detention Division Policy Manual: Immigration Holds—ICE Requests (July 30, 2014) County Board of Supervisors Resolution 17-28 (March 7, 2017) [new]	<p>No detainer compliance without a judicial warrant</p> <ul style="list-style-type: none"> • Detentions only on the basis of suspected crime, not immigration status • No “generally” providing information to federal agencies “other than required by specific order”
Yuba County [new]	Sheriff’s Jail Manual Order B-303 (January 2014)	No compliance with detainers
COLORADO		
Arapahoe County	Aurora Sentinel, June 20, 2014 Colorado Independent, February 14, 2017	<p>No detainer compliance without a warrant or other court order</p> <p>“We do not honor ICE detainees.” -- Sheriff David Walcher</p>
Archuleta County	Sheriff Directive (July 8, 2014)	No compliance with detainers unless accompanied by an affidavit of probable cause or a judicial warrant

Aurora	<p>Statement from Chief Nick Metz (November 15, 2016) [new]</p> <p>5280, May 22, 2017</p>	<p>“Officers will not enforce, investigate, or detain individuals based on their immigration status.”</p> <ul style="list-style-type: none"> • No compliance with detainers, although does notify ICE of release dates • No enforcing immigration law • No investigations based solely on immigration status • No “routine” status inquiries
Avon [new]	<p>Town Council Resolution 16-33 (December 13, 2016)</p> <p>February 2017 joint law-enforcement statement</p>	<p>No “active participation” in enforcement of immigration law</p> <ul style="list-style-type: none"> • No detention or questioning based on immigration status • Status inquiries only once booked into county jail or “determined to be a violent offender” • No stops to ask about immigration status
Basalt [new]	<p>Town Council Resolution 09-2017 (pgs. 127-128) (March 14, 2017)</p> <p>Police Department Policy 412 (pgs. 275-276) (August 27, 2017)</p>	<ul style="list-style-type: none"> • Declares the town a “safe harbor” • Immigration law “regarding document status are to be handled at the federal level” • States that the town’s police have no authority to enforce immigration law <ul style="list-style-type: none"> ○ No detentions for “assumed or alleged” violations of immigration law ○ No compliance with detainers or civil/administrative warrants ○ “Generally” no notifying ICE when booking arrestees into county jail ○ No extending detentions to notify ICE
Bent County [new]	<p>Colorado Independent, February 13, 2017</p> <p>Colorado Independent, February 14, 2017</p>	<p>No compliance with detainers</p> <p>“If there’s no warrant, we’ll advise ICE that they’re going to be released, but I won’t hold them.” -- Sheriff David Encinias</p>

Boulder [City] [new]	City Council Ordinance 8162 (January 3, 2017)	<ul style="list-style-type: none"> • Declares that the city is a sanctuary city • No status inquiries • No taking “any action” based on immigration status • No cooperation “with any federal authority with respect to any investigation of a person’s immigration status.” • No use of city resources/personnel to assist with investigating immigration status or with immigration enforcement • No use of city resources/personnel “to assist in the detention of any person based on a person’s suspected immigration status”
Boulder County	Sheriff’s Office Jail Division: 1933 Holds for ICE (May 21, 2014)	No detainer compliance without a judicial warrant
Carbondale [new]	Town Board of Trustees Resolution 10-2017 (August 24, 2017)	<ul style="list-style-type: none"> • No status inquiries “unless such inquiry directly relates to a service request or the information is required to provide a Town service” • No taking action based solely on immigration status • Any agreement or joint participation, formal or informal, with federal immigration officials requires approval of the Board “unless such participation is part of an on-going criminal investigation”
Chaffee County [new]	Denver Post, April 27, 2016 Colorado Independent, February 14, 2017	No detainer compliance No status or birthplace inquiries
Crowley County	Sheriff’s Office Detention Facility General Order 1-22	No detainer compliance “without judicial review”
Custer County	Sheriff’s Office Policy: Illegal Immigrants	No detainer compliance without a judicial criminal warrant
Delta County	Sheriff’s Office: Immigration Status/Detainers Policy (May 2014)	No detainer compliance “without judicial review”

No detainer compliance without a judicial criminal warrant

[Sheriff Department
Memo: 48-Hour ICE
Holds \(April 29, 2014\)](#)

Denver [City &
County]

- No use of municipal resources to assist in enforcing immigration law
- No assistance or cooperation “with any investigation, detention, or arrest procedures relating to alleged violations of the civil provisions of federal immigration laws”
- No status or national-origin inquiries, or any activity “designed to ascertain such information, except to the extent required by any federal, state or city law or regulation, or any international treaty to which the United States is a party”
- No status or national-origin questions on forms or applications for municipal services, or conditioning receipt of them on immigration status or national origin, unless required by law
- No “disseminating” information about immigration status unless required by law
- No entering into contracts or other agreements to directly or indirectly assist in immigration enforcement, including but not limited to 287(g) agreements
- No access to secure areas of jails or other municipal facilities for interviews or “any other purpose related to the enforcement of federal immigration laws” without a judicial warrant
- No compliance with detainers or administrative warrants “regardless of whether or not the administrative warrant is accompanied by a final order of removal or deportation, any prior deportation order, or any other civil immigration document based solely on alleged violations of the civil provisions of federal immigration laws”
- Sheriff’s department “may” respond to notification requests but shall “advise the inmate who is the subject of the notification request that federal immigration enforcement authorities have requested information concerning the date and time when the inmate will be released” and that any contact with ICE while in the sheriff’s custody is voluntary

[City Council Ordinance
Bill No. 17-0940 \(August
31, 2017\) \(“Public Safety
Priorities Enforcement
Act”\)](#) **[new]**

Dillon **[new]**

[Town Council Resolution
No. 49-17 \(September
19, 2017\)](#)

- No detentions based on immigration status
- No questioning based on immigration status
- No contact to ascertain immigration status

	City Council Resolution No. R-2004-40 (July 6, 2004)	No use of city resources "to identify, apprehend or deport any non-citizen residents on the sole basis of immigration status"
Durango	City Council Resolution No. R-2015-32 (August 4, 2015) [new]	Proclaims that the city is not and never has been a sanctuary city, but does not repeal or modify Resolution No. R-2004-40
Eagle County [new]	February 2017 joint law-enforcement statement	<ul style="list-style-type: none"> • No detention or questioning based on immigration status • Status inquiries only once booked into county jail or "determined to be a violent offender" • No stops to ask about immigration status
	Colorado Independent, February 14, 2017	No detainer compliance, although will transfer custody to ICE if their agents are present at time of release
Eagle [Town] [new]	February 2017 joint law-enforcement statement	<ul style="list-style-type: none"> • No detention or questioning based on immigration status • Status inquiries only once booked into county jail or "determined to be a violent offender" • No stops to ask about immigration status
Elbert County	Sheriff's Office: Jail Compliance and Enforcement Holds for Immigration and Customs Enforcement (June 16, 2014)	No detainer compliance without a judicial criminal warrant
Fort Collins [new]	Police Services Policy 428 (pgs. 373-375) (August 11, 2017)	<ul style="list-style-type: none"> • No contact, detention or arrest based solely on suspicion of unlawful presence • Infractions and misdemeanors normally disposed of with a citation should be allowed reasonable opportunity to establish identity and, if they can, released without questioning immigration status • No attempts to determine immigration status of victims or witnesses "absent exigent circumstances or reasonable cause to believe that a crime victim or witness is involved in violating criminal laws" • No reporting victims or witnesses to ICE "unless circumstances indicate such reporting is reasonably necessary"
	City Council Resolution 2017-089 (pgs. 27-28) (October 3, 2017)	Repealed Resolution 2006-085, which had required that criminal arrestees be reported to ICE if an officer had probable cause to believe they were an illegal alien, in order to "allow Fort Collins Police Services to follow any internal policies, as changed from time to time, regarding police officer interaction with immigrant

communities”

Garfield County	Colorado Independent, February 14, 2017 KKCO 11 News, March 6, 2017	No detainer compliance without a judicial warrant “Because ICE agents won't obtain a warrant signed by a judge establishing that they have probable cause that the person they want the Sheriff to detain committed a criminal offense ... We can't detain them longer than is necessary to release them, but we give ICE ample time to do their job.” – Sheriff Lou Vallario
Gunnison County	Sheriff's Office Policy (April 30, 2014) Colorado Independent, February 14, 2017	No detainer compliance without a judicial warrant “[W]e will not do holds on administrative warrants.” -- Sheriff Richard Besecker
Jackson County	Sheriff's Office Directive	No detainer compliance without a judicial warrant
Jefferson County	Sheriff Jeff Shrader Open Letter to Jefferson County Community (April 7, 2017) [new]	No detainer compliance without a judicial warrant
Lafayette [new]	City Council Resolution No. 2016-96 (December 6, 2016)	<ul style="list-style-type: none">• “[A]ffirms ... the distinction and separation between local law enforcement authority and federal immigration authority”• No status inquiries• No “activities designed to ascertain the immigration status of any person”
La Plata County	Durango Herald, May 15, 2014 Colorado Independent, February 14, 2017	No detainer compliance “We won’t detain anyone, but we will let them know if someone is set to be released.” – Sheriff Sean Smith
Larimer County	Sheriff's Office Special Order (May 1, 2014)	No detainer compliance without a judicial warrant or other order signed by a judge or magistrate
Lincoln County	Sheriff's Office Policy & Procedures Manual §620 (July 1, 2014)	No detainer compliance but will notify ICE of release date and time

Mesa County	KKCO 11 News, January 28, 2017 Colorado Independent, February 14, 2017	<p>No detainer compliance without a judicial warrant</p> <p>“We don't accept detainers not signed by a judge, but we have accepted ICE warrants that are signed by a judge.” -- Mesa County Sheriff's Office spokeswoman Megan Terlecky</p>
Moffat County	Sheriff's Office General Order 2014-01 (June 25, 2014)	<p>No compliance with detainers unless accompanied by a statement of probable cause and signed by a magistrate</p>
Montezuma County	Sheriff's Office Adult Detention Center Facility Procedures Subject: Immigration Holds Sheriff's Office Policy 414 (January 1, 2018) [new]	<p>No detainer compliance “without judicial review”; however, “[e]ffort will be made to notify federal authorities of pending official release and usually at least five working days in advance where possible”</p> <ul style="list-style-type: none"> • “[A]ll individuals, regardless of their immigration status, must feel secure that contacting or being addressed by members of law enforcement will not automatically lead to immigration inquiry and/or deportation” • No detentions for civil violations of immigration law • No extending detentions to determine immigration status • No extending detentions to notify immigration authorities • Deputies “encouraged” to forego detentions based solely on misdemeanors • “Generally” no notifying ICE when booking arrestees at county jail
Montrose County	Sheriff's Office Memo: ICE Holds (April 28, 2014)	<p>No detainer compliance without a warrant or probable cause affidavit</p>
Morgan County	Sheriff's Office Memo: “ICE Hold” Detainers (June 18, 2014)	<p>No detainer compliance without a judicial warrant, other judicial order, or “properly completed and submitted Affidavit In Support of Warrantless Arrest”</p>
Northglenn [new]	City Council Resolution No. CR-131 (November 28, 2016)	<ul style="list-style-type: none"> • Declares that the city's police have “neither the responsibility nor the resources to enforce federal immigration laws” • Directs police to continue not enforcing immigration law

Pitkin County [new]	Board of County Commissioners Resolution No. 028, 2017 (April 26, 2017)	<ul style="list-style-type: none"> • No stops, questioning, investigation or arrests based solely on actual or suspected immigration status • No compliance with detainers or civil/administrative warrants • No enforcement of immigration law • No entering into 287(g) agreements • No status inquiries “unless necessary to investigate criminal activity by that individual” • No extending detentions “for the purpose of immigration enforcement, for notification about, transfer of, detention of, or interview or interrogation of that individual” • No providing non-public information ICE or CBP unless the request is accompanied by a judicial warrant • No providing ICE or CBP access to anyone in county custody or use of county facilities “if ICE or CBP’s sole purpose is enforcement of federal immigration law”
Prowers County [new]	Prowers Journal, December 15, 2016 Colorado Independent, February 14, 2017	No detainer compliance without a judicial warrant “We don’t comply with detainer orders; if they want to pick them up on their release date, we will make arrangements, but we won’t hold them past their release date.” -- Randy Morris, Prowers County Sheriff’s Office jail administrator
Pueblo [City] [new]	Police Department Policy 428 (pg. 338-341) (December 4, 2015)	<ul style="list-style-type: none"> • “[A]ll individuals, regardless of their immigration status, must feel secure that contacting or being addressed by members of law enforcement will not automatically lead to immigration inquiry and/or deportation.” • No detentions for civil violations of immigration law • Officers “encouraged” to forego detentions solely for misdemeanors • No detainer compliance unless “accompanied by a warrant, affidavit of probable cause, or removal order”
Pueblo County	Pueblo Chieftain, January 29, 2017 Pueblo Chieftain, March 3, 2017	No detainer compliance without a judicial warrant “The Pueblo County Sheriff’s Office ... does not hold suspected illegal immigrants unless the U.S. Immigration and Customs Enforcement agency produces a detainer signed by a federal magistrate, Sheriff Kirk Taylor told a group on Friday.”

Routt County	Sheriff's Office General Order No. 14-01 (April 29, 2014)	No detainer compliance without a judicial warrant or other document signed by a judge
Saguache County	Sheriff Mike Norris Letter to ACLU (May 12, 2014)	No compliance with detainers
San Miguel County	Sheriff's Office Press Release (April 29, 2014)	No detainer compliance without a judicial warrant
Sedgwick County	Sheriff's Office Directive (June 26, 2014)	No detainer compliance unless accompanied by a statement of probable cause and signed by magistrate or a judge
Steamboat Springs [new]	Police Services Policy 428 (on pgs. 331-334) (February 19, 2016)	<ul style="list-style-type: none"> • No extending detentions to determine immigration status • No extending detentions to notify immigration authorities • No detainer compliance "unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order" • Infractions and misdemeanors normally disposed of with a citation should be allowed reasonable opportunity to establish identity and, if they can, released without questioning immigration status • Officers not required to report domestic-violence arrests to ICE
Summit County	Sheriff's Office Directive (May 30, 2014)	No detainer compliance unless accompanied by a statement of probable cause and signed by magistrate or a judge
Vail [new]	February 2017 joint law-enforcement statement	<ul style="list-style-type: none"> • No detention or questioning based on immigration status • Status inquiries only once booked into county jail or "determined to be a violent offender" • No stops to ask about immigration status

Washington County	Sheriff's Office Memo (June 26, 2014)	No detainer compliance unless accompanied by a statement of probable cause and signed by magistrate or a judge
Weld County	Sheriff's Office Directive 6.104 (May 15, 2014)	No compliance with detainers and/or administrative warrants
Westminster [new]	"Building a welcoming community in Westminster, Colorado" (December 6, 2016)	<ul style="list-style-type: none"> No status inquiries "unless it is somehow directly related to an ongoing criminal investigation" No action related solely to immigration status

CONNECTICUT

	Public Act No. 13-155 ("Connecticut Trust Act") (January 1, 2014)	<ul style="list-style-type: none"> No detainer compliance unless a person already in custody: <ol style="list-style-type: none"> "Has been convicted of a felony;" or "Is subject to pending criminal charges in this state where bond has not been posted;" or Has an active arrest warrant "in this state"; Is a known gang member or designated a "Security Risk Group member or ... Security Risk Group Safety Threat member by the Department of Correction;" or "Is identified as a possible match in the federal Terrorist Screening Database or similar database; "Is subject to a final order of deportation or removal issued by a federal immigration authority;" or "Presents an unacceptable risk to public safety, as determined by the law enforcement officer"
Statewide	Department of Corrections Administrative Directive 9.3 (July 20, 2015) [new]	<ul style="list-style-type: none"> Applies to both state agencies and local governments No detainer compliance unless an inmate: <ol style="list-style-type: none"> Has previously been convicted of a specified violent felony or "criminal liability, conspiracy or attempt for one of the listed criminal felonies;" or Is "[i]dentified as a possible match in the terrorist screening database or similar database and a positive response from the Terrorist Screening Center; or Is "[s]ubject to a final Order of Deportation or Removal issued by The United States which is accompanied by a Judicial Warrant" Applies only to the state's Department of Corrections (DOC); however, Connecticut has no county jails, so almost anyone in custody either pre-trial or on a sentence is in DOC custody

Bloomfield [new]	Town Council Resolution (February 20, 2017)	No assisting in immigration enforcement "absent reasonable suspicion that a
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crime has been committed or is likely to be committed”

- No status inquiries
- No “acting as an arm” of federal immigration authorities
- No stops, detentions, arrests or transfers based on real or perceived immigration status
- No compliance with detainers or administrative warrants

Bridgeport **[new]**

[City Council Resolution \(pgs. 157-158\) \(May 15, 2017\)](#)

East Haven

[Police Department Directive No. 428.2 \(June 10, 2014\)](#)

- No “undertak[ing] immigration-related investigations”
- No status inquiries unless reasonably believed to be involved in the commission of a felony
- “[I]mmigration status (or lack thereof) ... in and of itself is not and shall not be a matter of police concern or subsequent enforcement action”
- No requesting passports, visas, green cards or other immigration documents as identification
- No detention or arrest on the basis of unlawful presence or civil immigration violations
- No compliance with detainers or administrative warrants unless signed by a judge

Hartford

[Municipal Code Article XXI \(August 11, 2008\)](#)

- No status inquiries unless “necessary to an investigation involving criminal activity”
- No status inquiries of “crime victims, witnesses, or others who call, approach or are interviewed [by?] the Hartford Police Department.”
- No detention or arrest based solely on immigration status
- No compliance with detainers or administrative warrants
- No disclosure of “confidential information,” including immigration status

Middletown **[new]**

[Middletown Press, February 2, 2017](#)

[Hartford Courant, February 20, 2017](#)

City police have not participated or assisted in immigration enforcement since at least 2011

Mayor Dan Drew:

“We’re not going to start asking questions about your immigration status or holding you based on the assumption that you’re undocumented.”

“He said Middletown police have already operated that way for years.”

“It’s been our practice for years to not enforce federal immigration law ... That’s the job of the federal government.”

New Haven	Police Department General Order 06-2 (December 14, 2006)	<ul style="list-style-type: none"> • No status inquiries “ unless investigating criminal activity” • No status inquiries of victims, witnesses “ or others who call or approach the police seeking assistance” • No detentions based solely on suspicion of unlawful presence or civil immigration violations • No obligation to contact ICE unless arresting someone on a criminal charge • No compliance with detainers or administrative warrants
New London [new]	Mayor Daryl Finizio Executive Order #004 (December 6, 2011)	No status inquiries “except when that status pertains directly to a criminal investigation”
Windham [new]	Town Council Resolution #2694 (pgs. 2-3) (January 17, 2017)	<ul style="list-style-type: none"> • Title states that it establishes the city as a sanctuary city • No arrest, detention or reporting based solely on immigration status • No detainer compliance except as provided by state law • No status inquiries “unless such inquiry is necessary to the investigation of a violation of state or federal criminal law or to assist a crime victim or witness to obtain US citizenship or U visa certification” • No “gather[ing] or disseminat[ing] information about the immigration or citizenship status of any crime victim, witness, or other persons who call, approach, or are interviewed as part of an investigation of alleged criminal activity”
DELAWARE		
Newark [new]	City Council Resolution No. 17-V (December 11, 2017)	<ul style="list-style-type: none"> • No investigation, identification or detention based solely on a suspected violation of immigration law • No providing non-public information to state or federal agencies or officials “unless necessary to perform department, agency or commission duties or required by law”
New Castle County [new]	County Executive Matthew Meyer Executive Order 17-003 (May 24, 2017)	<ul style="list-style-type: none"> • No stops, questioning, searches, surveillance, arrests, detentions or prolonging detentions based solely on suspicion of unlawful presence or civil immigration violations • No entering contracts or other agreements to act as immigration agents, including but not limited to 287(g) agreements or Intergovernmental Service Agreements

- No participation in joint operations with ICE or CBP unless for purposes other than immigration enforcement
- No compliance with detainers or administrative warrants, and no allowing immigration authorities access to anyone in county custody unless: 1) accompanied by a judicial warrant; 2) previously convicted of a violent felony; 3) a registered sex offender; 4) “probable cause to believe that such person has engaged or is planning to engage in an act of terrorism;” or 5) ICE or CBP is seeking access for a purpose other than immigration enforcement
- Foreign identity documents accepted as “adequate evidence of identity” and do not subject the bearer to a higher level of scrutiny

DISTRICT OF COLUMBIA

[Mayor Vince Gray
Mayor’s Order 2011-174
\(October 19, 2011\)](#)

- No status inquiries without a “nexus to a criminal investigation”
- No contacting ICE without a “nexus to a criminal investigation”
- No status inquiries of victims, witnesses or anyone who “calls or approaches” police seeking assistance
- No detentions based solely on suspicion of unlawful presence or civil immigration violations
- No sending lists of foreign-born inmates by DC Department of Corrections (DOC) to DHS
- No arrests based solely on administrative warrants

District of
Columbia

[D.C. Code § 24-211.07,
\(August 8, 2012\)](#)

May exercise “discretion” to honor a detainer only if 1) there is a prior written agreement with the federal agreement to reimburse DC for compliance costs and 2) the arrestee has previously been convicted of a “dangerous crime” or “crime of violence” within the past ten years

[Metropolitan Police
Department General
Order OPS 308-12
\(August 6, 2013\)](#)

“Reminds” officers, based on the mayoral order, not to make status inquiries without a “nexus to a criminal investigation”

[Department of
Corrections Policy and
Procedure 4356.2D
\(March 2, 2017\)](#)
[new]

- No status inquiries without a nexus to a criminal investigation
- No status inquiries of victims, witnesses or other inmates who approach DOC seeking assistance
- General Counsel to determine if all inquiries/requests (such as for interviews) by ICE have a “nexus to a criminal investigation”
- Any ICE inquiries/requests without a criminal nexus shall require a court order

- ICE notified 48 hours prior to scheduled release of inmates with detainers
- No extending detentions for detainers beyond scheduled date and time of release, although will release to ICE custody if they are present then

FLORIDA

Alachua County
[new]

[Sheriff's Office DOJ 106
– Release
Procedures \(September
25, 2015\)](#)

No detainer compliance without either a judicial warrant or an order of deportation/removal issued by an immigration judge

[Gainesville Sun. January
18, 2018](#)

“We are going to continue to require judicial immigration warrants. The detainers are not a legally binding hold.” – Alachua County Sheriff's Office spokesman Art Forgey

Bradford County
[new]

[Email from Jail
Administrator
Captain C.A.
Starling \(June 18, 2014\)](#)

No compliance with detainers unless accompanied by a judicial or an order of deportation/removal

No detainer compliance without a judicial warrant

Broward County

[Sheriff's Office- Legal
Bulletin \(July
17, 2014\)](#)

[County School Board
Resolution 17-98 \(March
7, 2017\) \[new\]](#)

- No immigration enforcement on school campuses without “exigent circumstances”
- No status inquiries of students or their families
- No maintaining records of immigration status
- All inquiries about student information by immigration authorities referred to General Counsel to determine compliance with FERPA
- No initiating communication with federal agencies regarding students’ or students’ families’ “confidential information,” including immigration status or national origin, unless permission granted in writing by the student or their family member
- No access by immigration authorities to school property without a judicial warrant

Flagler County
[new]

[Sheriff's Office General
Order No. 602 \(October
23, 2015\)](#)

No detainer compliance without either a judicial warrant or a deportation order signed by a judge

Gulf County [new]	Memo from Sheriff Mike Harrison (August 5, 2014)	No detainer compliance without a judicial warrant
Highlands County [new]	Sheriff's Office Standard Operating Procedure 7200.02 (May 4, 2015)	No detainer compliance without a judicial warrant
Key West [new]	City Council Resolution No. 2017-709 (May 16, 2017)	<ul style="list-style-type: none"> • No status inquiries “unless essential for law enforcement purposes” • No maintaining information about immigration status • No investigating or assisting in investigation of immigration status unless “required by a valid state or federal law”
Leon County [new]	Sheriff's Office Directive from Major Robert Long (August 21, 2014) Tallahassee Democrat, January 21, 2018	<p>No detainer compliance without a judicial warrant or other court order signed by a judge</p> <p>“Once the statute violation is disposed of through the court system or if the person pays bond, they can be held only under a federal court order.”</p>
Palm Beach County	South Florida Reporter, July 24, 2014 Palm Beach Post, October 11, 2017	<p>No detainer compliance without a judicial warrant, deportation order “or other court related order”</p> <p>“They have to get the magistrate or the federal judge. Get the hold order. Present it to us.” – Sheriff Rick Bradshaw</p>
Seminole County [new]	Sheriff's Office Corrections Policy and Procedure No. 17.02 (September 9, 2014)	No detainer compliance without a determination of probable cause by a federal judge or federal magistrate
St. Lucie County [new]	Sheriff's Office Memo from Major F. Patrick Tighe to All Detention Staff (July 29, 2014)	No detainer compliance without a judicial warrant or deportation order signed by a federal judge
St. Petersburg [new]	Mayor Rick Kriseman Statement (February 3, 2017)	“I have no hesitation in declaring St. Petersburg a sanctuary from harmful federal immigration laws. We will not expend resources to help enforce such laws, nor will our police officers stop, question or arrest an individual solely on the basis that they may have unlawfully entered the United States.”

Volusia County [new]	Division of Corrections Immigration & Border Patrol Holds (September 6, 2015)	No detainer compliance without a judicial warrant signed by a federal judge or federal magistrate, or an order of deportation/removal signed by an immigration judge
Washington County [new]	Letter from Jail Administrator Capt. Karla Jo Brock to ICE (August 5, 2014)	No detainer compliance without a judicial warrant or a grand-jury indictment
West Palm Beach [new]	City Council Resolution No. 112-17 (March 27, 2017)	<ul style="list-style-type: none"> • No status inquiries or other investigation or assistance in investigation of immigration status unless “required by Florida Statutes; Federal Law; the City of West Palm Beach Code of Ordinances; or other binding court decisions, opinions or processes” • No disclosure of immigration status information unless “required by Florida Statutes; Federal Law; the City of West Palm Beach Code of Ordinances; or other binding court decisions, opinions or processes” or authorized in writing by the person the information is about “or if such individual is a minor or is otherwise not legally competent, by such individual’s parent or guardian” • Foreign identification documents to be “accepted as adequate evidence of identity” and not subject the bearer “to a higher level of scrutiny or different treatment”

GEORGIA

Athens-Clarke County [new]	Flagpole, September 20, 2017 Red and Black, December 5, 2017	<ul style="list-style-type: none"> • No enforcement of immigration laws • No status inquiries or other investigation of immigration status “unless it’s directly related to a crime” • No cooperation with ICE “unless ICE is serving warrants for serious crimes” • No cooperation with ICE without personal approval from the Chief or Deputy Chief under “a very high level of scrutiny” • No cooperation with “any attempts to use misdemeanors such as traffic violations as a backdoor way to deport people” <p>“The Athens-Clarke County Police Department is still not cooperating with ICE, according to Public Information Officer Epifanio Rodriguez.”</p> <p>““We stand by our previous message that we will only assist when a known criminal offender with active criminal warrants are involved,” Rodriguez said in a statement.”</p>
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Atlanta [new]	City Council Resolution 17-R-4256 (September 5, 2017)	<ul style="list-style-type: none"> • Declares that the city is not responsible for “immigration affairs” within its limits • Declares that the city is not party to a 287(g) agreement • No compliance with detainers or administrative warrants without a judicial warrant • No treating detainers or requests for notification as evidence of unlawful presence • No ICE interviews of anyone in city custody without notice, opportunity for counsel to be present, and certification this has occurred
Clarkston [new]	City Council Non-Detainer Policy (May 2, 2017)	No detainer compliance without a judicial warrant
Clayton County	Atlanta Journal-Constitution, November 19, 2014 U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 4-February 10, 2017)	<p>No detainer compliance without a judicial warrant</p> <p>“Will not honor an ICE detainer unless ICE first presents the sheriff’s office with a judicially issued warrant authorizing detention.”</p>
Decatur [new]	Police Department General Order Manual ch. 7. S. 03-d (September 29, 2017)	<ul style="list-style-type: none"> • No detainer compliance without a judicial warrant • No treating detainers or requests for notification as evidence of unlawful presence
DeKalb County	Atlanta Journal-Constitution, December 4, 2014 Atlanta Journal-Constitution, March 21, 2017	<p>No detainer compliance without a judicial warrant or “sufficient probable cause”</p> <p>“Sheriff Jeff Mann said he’ll release inmates against requests from U.S. Immigration and Customs Enforcement to hold them after they otherwise would be cleared for release.”</p>
Fulton County	County Board of Commissioners Resolution 14-0683 (September 3, 2014) [new]	<ul style="list-style-type: none"> • No detainer compliance without a written agreement with the federal government to reimburse the county for compliance costs • No allowing ICE access to people in county custody for interviews

[WABE, July 9, 2015](#)

- No responding to ICE inquiries or requests for release dates "unless ICE agents have a criminal warrant, or unless County officials have a legitimate law enforcement purpose that is not related to the enforcement of immigration law"

No detainer compliance without a warrant

HAWAII

Honolulu **[new]**

[City Council Resolution No. 17-50 \(April 26, 2017\)](#)

- No expending funds working with ICE "in the performance of federal immigration duties"
- No compliance with detainers or administrative warrants without a judicial warrant
- No entering into 287(g) agreements

[HawaiiNewsNow, May 18th 2017](#)

"We're doing everything that is requested by a sanctuary city status without actually declaring that we're one." -- Mayor Kirk Caldwell

ILLINOIS

Statewide **[new]**

[Senate Bill 31 \("Illinois Trust Act"\) Public Act 100-0463 \(August 28, 2017\)](#)

- No stops, searches, arrests, detentions or extensions of detention based solely on immigration status
- No detainer compliance without a federal judicial warrant
- No granting ICE access to those in custody
- No responding to immigration inquiries about incarceration status, release date or "personal information" unless available to the general public
- Immunity from liability for any consequences of releasing aliens wanted on detainers, unless the plaintiff can prove "willful or wanton misconduct"
- Applies to both state and local law enforcement

[Chicago Tribune, November 18, 2016](#)

"A police officer will not ask your status on a traffic stop or if we are called to your home ... Even in misdemeanor arrest situations, we are not going to inquire about immigration status." – Aurora Police Chief Kristen Ziman

Aurora **[new]**

[Daily Herald, September 1, 2017](#)

- No status inquiries of victims, witnesses or those who call on police for assistance
- No status inquiries of "those arrested for petty and misdemeanor offenses"
- No detainer compliance without a federal judicial warrant

Berwyn **[new]**

[City Council Ordinance
\(pgs. 78-91\) \(April 11,
2017\)](#)

- No status inquiries, investigation of immigration status, or assisting in investigation of immigration status, without a court order
- No “coerc[ing]” or “threats” based on actual or perceived immigration status
- No conditioning receipt of services or benefits based on immigration status unless required by law or court order
- Foreign photo-identification documents to be accepted as proof of identity without additional scrutiny
- No questions about immigration status on forms, questionnaires, applications, etc., except as required by law
- No stops, arrests, detentions or extensions of detention based solely on suspicion of unlawful presence or civil immigration violations
- No compliance with detainers or administrative warrants without a criminal warrant or other court order
- No supporting or assisting ICE “in any capacity with immigration enforcement operations” except if required by court order
- No entering into 287(g) agreements or any other agreement that “permits state or local governmental entities to enforce federal civil immigration laws”
- No granting ICE access to anyone in city custody without a criminal warrant or other court order
- No granting ICE access to city facilities, information or equipment “for investigative interviews or other investigative purpose or for purposes of executing an immigration enforcement operation,” except with a criminal warrant or other court order

Calumet City
[new]

[City Council Resolution
in The Times of
Northwest Indiana, May
16, 2009](#)

[City Council Ordinance,
reported in Chicago
Tribune, August 14, 2017](#)

No status inquiries

- No stops solely for determining identity or examining identification documents
- No conditioning receipt of city services/benefits on immigration status
- Foreign passports, etc., to be accepted as proof of identity without additional scrutiny
- No deliberate disclosure of immigration status information
- No cooperation with federal authorities “in violation of any law of the City, the State of Illinois or the United States of America”

Carbondale [new]	City Council Resolution No. 2017-R-24 (April 11, 2017)	<ul style="list-style-type: none"> • No status inquiries • No conditioning receipt of city services/benefits on immigration status “unless required to do so by state or federal law or by a court order”
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Champaign County	Sheriff's Office Response to ICE (March 8, 2012) Daily Illini, April 23, 2017	<p>No compliance with “routine” detainers without a warrant or court order</p> <p>“Sheriff Dan Walsh said ... that detainers issued by Immigration and Customs Enforcement do not qualify as court orders, and carrying out those detainers potentially violates the detainee’s Fourth Amendment rights.”</p>
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Chicago	City Council Welcoming City Ordinance (adopted March 29, 2006; amended November 8, 2012)	<ul style="list-style-type: none"> • No status inquiries unless required by law or court decision • No investigation or assistance in investigation regarding immigration status unless required by law or court decision • No disclosure of immigration status information “unless required to do so by legal process or such disclosure has been authorized in writing by the individual to whom such information pertains, or if such individual is a minor or is otherwise not legally competent, by such individual’s parent or guardian” • No arrest, detention, or extension of detention based solely on belief of unlawful presence or civil immigration violations • No compliance with detainers or administrative warrants except when the detainee “(1) has an outstanding criminal warrant; (2) has been convicted of a felony in any court of competent jurisdiction; (3) is a defendant in a criminal case in any court of competent jurisdiction where a judgment has not been entered and a felony charge is pending; or (4) has been identified as a known gang member either in a law enforcement agency’s database or by his own admission” • No granting ICE access to people in city custody unless “pursuant to a legitimate law enforcement purpose that is unrelated to the enforcement of a civil immigration law” • No responding to ICE requests for notification or otherwise notifying ICE of custody status or release dates
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	Police Department Special Order S06-14-03 (January 1, 2016) [new]	<ul style="list-style-type: none"> • Restates the prohibitions in the ordinance • Allows communication with ICE “in order to determine whether any matter involves enforcement based solely on a violation of a civil immigration law”
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Cicero	Town Council Safe Space	
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	Resolution (October 2008)	<ul style="list-style-type: none"> • No enforcement of immigration law “unless otherwise required by law or court order” • No use of city resources or personnel to detect or apprehend anyone based on possible civil immigration violations • No allowing immigration personnel to use city facilities or vehicles as “venue ... for the purpose of federal immigration laws”
Cook County	County Board of Commissioners Ordinance No. 11-O-73 (September 7, 2011)	<ul style="list-style-type: none"> • No detainer compliance without a written agreement with the federal government to reimburse the county for compliance costs • No ICE access to those in county custody without a criminal warrant or “a legitimate law enforcement purpose that is not related to the enforcement of immigration laws” • No responding to ICE requests for notification or otherwise notifying ICE of custody status or release dates
Evanston	City Council Ordinance 156-O-16 (pgs. 13-21) (November 28, 2016)	<ul style="list-style-type: none"> • No status inquiries • No investigation or assistance in investigation regarding immigration status unless “related to a criminal investigation ... or ... otherwise required by law” • No conditioning receipt of city benefits or services on immigration status • No disclosure of information about immigration status “unless required by legal process or authorized by individual” • Foreign identification documents accepted as proof of identity without additional scrutiny
Morton Grove [new]	Village Board of Trustees Resolution 17-28 (pgs. 49-52) (May 22, 2017)	<ul style="list-style-type: none"> • No status inquiries “unless required by federal laws or treaties” • No detentions solely for investigating or determining immigration status • No enforcement or arrests for civil immigration violations • No detainer compliance without an arrest warrant or unless “the person has been charged with a crime”

Oak Park [new]	Village Board of Trustees Ordinance 17-180 (February 6, 2017)	<ul style="list-style-type: none"> • No status inquiries “unless ... required by an order of a court of competent jurisdiction” • No investigation or assistance in investigation of immigration status ““unless ... required by an order of a court of competent jurisdiction” • Foreign identification documents to be accepted as proof of identity without additional scrutiny • No compliance with detainers or administrative warrants • No stops, arrests, detentions, or extending detentions based solely on suspected unlawful presence or civil immigration violations • No supporting or assisting “in any capacity” with immigration enforcement • No entering into 287(g) agreements or any other agreement to enforce civil immigration law • No allowing ICE access to people in village custody without a criminal warrant • No allowing ICE use of agency facilities or databases • No responding to ICE inquiries or otherwise “communicating with ICE regarding a person’s custody status, release date, or contact information”
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River Forest [new]	Village Board of Trustees Resolution (pgs. 254-259) (August 21, 2017)	<ul style="list-style-type: none"> • No status inquiries unless required by law or court order • No compliance with detainers or administrative warrants • No stops, arrests, searches, detentions or extensions of detention based solely on immigration status
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Skokie [new]	Village Board of Trustees Ordinance No. 17-3-C (March 6, 2017)	<ul style="list-style-type: none"> • No status inquiries • No investigating or assisting in investigating immigration status • No detention based on immigration status without a criminal warrant • No supporting or assisting with immigration enforcement • No providing “information on persons who may be the subject of immigration enforcement operations”
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Urbana [new]	City Council Resolution No. 2016-12-070R (December 21, 2016)	<ul style="list-style-type: none"> • “Re-affirms” that the city is a sanctuary city • No status inquiries unless required by court order • No investigating or assisting in investigation of immigration status unless required by court order • No conditioning receipt of city benefits or services on immigration status unless required by law or court order
INDIANA		
Gary [new]	Common Council Ordinance 9100 (May 16, 2017) (in “Appendix A”)	<ul style="list-style-type: none"> • No status inquiries “unless ... required by an order issued by a court of competent jurisdiction” • No investigation or assistance in investigation of immigration status ““unless ... required by an order issued by a court of competent jurisdiction” • No compliance with detainers or administrative warrants without a criminal warrant • No stops, arrests, detentions or extension of detention based solely on suspicion of unlawful presence or civil immigration violations • No supporting or assisting “in any capacity” with immigration enforcement operations • No entering into 287(g) agreements or any other agreement to enforce immigration law • No allowing ICE access to people in city custody without a criminal warrant • No allowing ICE use of agency facilities or databases without a criminal warrant • No responding to ICE inquiries or otherwise “communicating with ICE regarding a person’s custody status, release date, or contact information” without a criminal warrant
Marion County [new]	Sheriff’s settlement agreement, Indianapolis Star, July 11, 2017 Indianapolis Star, November 13, 2017	<p>“ “[T]he Marion County Sheriff’s Department and John Layton, in his official capacity as the Marion County Sheriff, are permanently enjoined from seizing or detaining any person based solely on detention requests from ICE,” the court documents state, unless a warrant signed by a judge supplies probable cause that the suspect committed a criminal offense.”</p> <p>Court order imposing/approving the settlement agreement quoted above</p>

	Des Moines Register, February 6, 2017	“Des Moines Police Chief Dana Wingert ... said that their officers do not inquire about immigration status or citizenship.”
	Mayor T.M. Franklin Cownie Proclamation (October 9, 2017)	“The City of Des Moines Police Department has not been and is not now involved in the enforcement of federal immigration law...”
Fremont County	Des Moines Register, August 18, 2014	No detainer compliance without a judicial warrant
	U.S. Department of Homeland Security: Declined Detainer Outcome Report (January 28-February 3, 2017)	“Will not honor ICE detainer unless a judge has approved the move with a probable cause warrant”
Iowa City [new]	City Council Resolution No. 17-27 (January 17, 2017)	<ul style="list-style-type: none"> • States that the police department has not been involved in immigration enforcement “for as long as the City can remember” • States that “it is essential to public safety that every person, regardless of immigration status, who is a victim of or a witness to a crime, feel comfortable reporting crimes or aiding in the investigation of crimes” • No action to detect illegal aliens “[e]xcept as necessary for public safety as determined by the Police Chief or designee, or as otherwise required by state or federal law” • No devotion of any city resources to enforcement of immigration law “[e]xcept as necessary for public safety as determined by the Police Chief or designee, or as otherwise required by state or federal law”
Iowa County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-February 17, 2017)	“Will not honor ICE detainer unless a judge has approved the move with a probable cause warrant.”
Jefferson County	Des Moines Register, August 18, 2014	No detainer compliance without a judicial warrant
	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 4-February 10, 2017)	“Will not honor ICE detainer unless a judge has approved the move with a probable cause warrant”

Johnson County	Iowa City Press-Citizen, August 19, 2014	No compliance with detainers
	Gazette (Cedar Rapids), March 6, 2017	<ul style="list-style-type: none"> • No compliance with detainers • No assisting ICE “in immigration enforcement raids”
Marion County	Community Advisory Committee Minutes (May 20, 2014)	No detainer compliance without a judicial warrant
	U.S. Department of Homeland Security: Declined Detainer Outcome Report (January 28-February 3, 2017)	“Will not honor ICE detainer unless a judge has approved the move with a probable cause warrant.”
Monona County	Des Moines Register, August 18, 2014	No detainer compliance without a judicial warrant
	U.S. Department of Homeland Security: Declined Detainer Outcome Report (January 28-February 3, 2017)	“Will not honor ICE detainer unless a judge has approved the move with a probable cause warrant”
Polk County	Criminal Justice Coordinating Council Minutes (May 14, 2015)	No detainer compliance without a judicial warrant
	Iowa Public Radio, February 17, 2017	“Polk County Sheriff Bill McCarthy says he will work with federal agencies in every way, but he will not hold people without an explicit order from a judge.”
Pottawattamie County	Omaha World-Herald, August 19, 2014	No detainer compliance without a judicial warrant
	U.S. Department of Homeland Security: Declined Detainer Outcome Report (January 28-February 3, 2017)	“Will not honor ICE detainer unless a judge has approved the move with a probable cause warrant”

Sioux County	Stateline, December 1, 2016 KSFY, May 30, 2017	No detainer compliance without a judicial warrant or court order "Sioux County officials say they don't honor ICE requests to detain suspects accused of being illegal immigrants because they believe it's a violation of due process and not doing so protects them from potential lawsuits."
Story County	Des Moines Register, August 18, 2014 U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 4-February 10, 2017)	No detainer compliance without a judicial warrant "Will not honor ICE detainer unless a judge has approved the move with a probable cause warrant"
Wapello County	Des Moines Register, August 18, 2014 County Attorney Gary Oldenburger Statement (March 3, 2016)	No detainer compliance without a judicial warrant or other federal judicial finding of probable cause "I have advised the Sheriff not to hold people on Immigration Detainers unless the detainer has been approved by a federal magistrate based upon a finding of probable cause."
Windsor Heights [new]	City Council Resolution (July 17, 2017) in press release: "Windsor Heights Adopts Resolution on Welcoming City" (July 25, 2017)	No use of city resources "for immigration enforcement except as necessary for public safety or as otherwise required by state or federal law"
KANSAS		
Butler County	KWCH 12, January 27, 2017 U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	No detainer compliance without a judicial warrant or other court order "Will not honor ICE Detainer without a court order or warrant."
Shawnee County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	"Will not honor ICE detainer without additional probable cause."

	Topeka Capital-Journal, April 2, 2017	No detainer compliance without a judicial warrant or other court order
Wichita [new]	Police Department Policy 514 (November 10, 2016)	<ul style="list-style-type: none"> • Unlawful presence, “barring any criminal activity, is a federal civil violation not enforced by the Wichita Police Department” • No initiation of action based solely on immigration status • No status inquiries or “ask[ing] for identification or documents to establish the person’s immigration status”
KENTUCKY		
Louisville/ Jefferson County Metro [new]	Police Department Standard Operating Procedures 10.1.13 (October 2, 2017) Metro Legislative Council Ordinance File # O-342-17 (October 26, 2017)	<ul style="list-style-type: none"> • States that [i]mmigration enforcement is not a local law enforcement matter” • “Under no circumstances will a LMPD member be the primary contact on a civil or administrative immigration matter.” • No detention, arrest or transportation without a criminal warrant or probable cause for state criminal charges • No contact “for the sole purpose of assisting ICE in making contact” • No compliance with detainers or administrative warrants ○ No “undertak[ing] any law enforcement action ... for the purpose of detecting” illegal aliens ○ No status inquiries, detentions or arrests for civil immigration violations, “except when immigration status is an element of the crime or when enforcing [the federal document fraud statute]” ○ No providing support to ICE except with a judicial warrant “or [if] ICE articulates a reasonable suspicion of a risk of violence or an emergency situation when there is a clear danger to the public” ○ Foreign photo-identification documents to be accepted as proof of identity without additional scrutiny ○ No use of Metro resources or personnel “solely for the purpose of detecting or apprehending persons whose only violation of law is or may be being” illegal aliens
	Georgetown News-Graphic, August 13, 2016	No compliance with detainers
Scott County	Georgetown News-Graphic, February 16, 2017	“A policy blocking the Scott County Detention Center from honoring federal detainers on immigrants remains in force, Jailer Derran Broyles said”

LOUISIANA

New Orleans [includes Orleans Parish]	News Release: "Sheriff Gusman Revises ICE Policy" (August 14, 2013) [new]	<ul style="list-style-type: none"> • No detainer compliance "except if an individual is charged with first degree murder, second degree murder, aggravated rape, aggravated kidnapping, or armed robbery involving a firearm" • No "initiat[ing] any immigration status investigation into" anyone in custody <ul style="list-style-type: none"> ○ No initiating investigation or taking any action, including stops, arrests or any other field contact, "on the basis of actual or perceived immigration status" ○ No status inquiries ○ No engaging in, assisting or supporting immigration enforcement except: 1) "[i]n response to an articulated, direct threat to life or public safety;" or 2) "[w]hen such services are required to safely execute a criminal warrant or court order issued by a federal or state judge; or 3) when required by law ○ Photo identification documents issued by non-governmental organizations, or a verbal statement of a person's full name and date of birth, shall be sufficient proof of identity ○ No requiring foreign passports or drivers' licenses as evidence of identity ○ No compliance with detainers or administrative warrants
	Police Department Operations Manual Ch. 41.6.1 (September 25, 2016)	

MAINE

Cumberland County [new]	Portland Press Herald, September 20, 2017 Keep Me Current, October 20, 2017	<p>"Cumberland County Sheriff Kevin Joyce will no longer cooperate with requests by Immigration and Customs Enforcement to hold prisoners at the county jail beyond their scheduled release"</p> <p>No compliance with detainers</p>
Mount Desert [new]	Town Meeting Resolution (May 1, 2017), in WLBZ 2 Bangor, May 5, 2017	<ul style="list-style-type: none"> • Declares the town a sanctuary community • Police and other town employees not to "serve as enforcers of federal immigration law"
Portland	City Council Ordinance No.265-02/03 (June 2, 2003)	<ul style="list-style-type: none"> • Generally no status inquiries • Generally no "activities for the purpose of ascertaining the immigration status of any person" • Status inquiries and investigations allowed only if there is reasonable suspicion someone "1. has previously been deported from the United States; and 2. is again present in the United States; and 3. is committing

		or has committed a felony”
York County [new]	Bangor Daily News, September 27, 2017 News Center Maine, December 29, 2017	“York County Sheriff William King says he will not put taxpayers at risk of a costly lawsuit and he will not hold an inmate for possible deportation if he is released from jail by a judge.” No compliance with detainers
MARYLAND		
Annapolis [new]	City Council Ordinance 0-1-17 (February 13, 2017)	<ul style="list-style-type: none"> • No status inquiries unless required by law • No status inquiries of victims, witnesses or anyone who contacts any city employee seeking assistance, unless required by law • No conditioning receipt of city services or benefits on immigration status, unless required by law • No use of city resources or personnel “to investigate, enforce, or assist in the investigation or enforcement of any federal program requiring registration of individuals on the basis of ... national origin”
Baltimore County [new]	County Executive Kevin Kamenetz Executive Order (April 5, 2017)	<ul style="list-style-type: none"> • No status inquiries without a judicial criminal warrant • No detainer compliance without a judicial warrant or other judicial order
Baltimore [City]	Baltimore City Council Resolution No. 03-1122 (May 19, 2003) Baltimore Sun, August 29, 2014 Baltimore Sun, February 3, 2017	<p>Police “to refrain from enforcing immigration matters”</p> <p>No detainer compliance without proof of probable cause</p> <p>No status inquiries</p>
Easton [new]	Town Council Policy Statement in Star Democrat, April 4, 2017	<ul style="list-style-type: none"> • No status inquiries • No use of town resources or personnel “to assist in the enforcement of federal civil immigration law”
Howard County	Department of Corrections Correspondence	No compliance with detainers

[\(October 3, 2014\)](#)

[Police Department
General Order OPS-10
\(May 12, 2017\)](#)
[new]

- States that officers have no authority to enforce civil violations of immigration law
- No initiation of investigations or enforcement based solely on immigration status
- No status inquiries “except in rare circumstances such as the investigation of suspected criminal activity including, but not limited to, human trafficking, terrorist activity, and gang violence”
- No compliance with detainers or administrative warrants

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- Establishes that the city is a sanctuary city
 - No status inquiries
 - No action based solely on immigration status
 - No use of city resources “to support federal civil immigration enforcement operations or activities”
 - No detention or arrest “based solely on known or suspected violations of federal civil immigration law”
 - No use of immigration status “as an interrogation tool or tactic”
 - No “communicat[ing] to a suspect, detainee, or arrestee that any individual’s ability to remain within the United States of America may be in jeopardy”

Hyattsville **[new]**

[City Council Ordinance
2017-02 \(April 17, 2017\)](#)

Kent County

[Detention Center
Correspondence \(2014\)](#)

[Sheriff’s Office
Administrative and
Operations Manual 9-
104 \(February 1, 2017\)](#)
[new]

No detainer compliance without a judicial warrant or other court order

No arrests merely to determine immigration status

Montgomery
County

[County Executive Isiah
Leggett Memorandum
\(October 7, 2014\)](#)

No detainer compliance “except for those requests that have adequate support for a finding of probable cause under the Fourth Amendment”

[County Council
Resolution No. 18-673
\(November 15, 2016\)](#)

“The Montgomery County Police Department will play no role in enforcing federal immigration law.”

[new]

[Joint Statement by
County Executive and
County Council \(January
30, 2017\)](#)

[new]

[Police Department
Directive FC: 520
\(September 14, 2017\)](#)

[new]

- No enforcement of immigration law
- No status inquiries
 - States that officers have no authority to enforce violations of immigration law
 - Any arrest “must be based on a confirmed warrant or on state/local traffic or criminal charges.”
 - No compliance with detainers or administrative warrants
 - No reliance on the existence of an administrative warrant to stop, detain, search or arrest

[County Council
Resolution No. CR-78-
2003 \(November 18,
2003\)](#) [new]

Police “directed to ... [r]efrain from enforcing immigration matters”

Prince George’s
County

[Memo from Director of
Correctional Center
\(September 30, 2014\)](#)

No detainer compliance without a warrant

[Police Department
General Order Manual
Vol. II, ch. 4 \(October
2016\)](#) [new]

No initiating arrests to determine immigration status

Rockville [new]

[City Council Ordinance
\(pgs. 21-23\) \(June 19,
2017\)](#)

- No status inquiries, investigating immigration status or assisting in investigation of immigration status “unless ... required by federal, state, or local law or judicial decision”
- No disclosure of immigration status information “[e]xcept when required under applicable federal or state law”
- No arrest, detention or extension of detention based solely on suspicion of unlawful presence or of civil immigration violations
- No compliance with detainers or administrative warrants

St. Mary’s County

[Sheriff Correspondence
\(October 8, 2014\)](#)

No detainer compliance without a judicial warrant

Takoma Park
[new]

[City Council Ordinance
No. 1985-63 \(October](#)

- No assistance or cooperation “in the investigation or arrest of any persons for civil or criminal violation of the Immigration and

[28, 1985\]](#)

Nationality Laws of the United States”

- No releasing information “regarding the citizenship or residency status of any City resident”
- No status inquiries
- No asking third parties about anyone’s immigration status
- No releasing immigration status information about anyone

[City Council Ordinance No. 2008-7 \(February 11, 2008\)](#)

MASSACHUSETTS

Statewide **[new]**

[Lunn v. Commonwealth, 78 N.E.3d 1143 \(Mass. 2017\) \(June 24, 2017\)](#)

Massachusetts Supreme Judicial Court ruled that state and local law enforcement throughout the state may not honor detainers

[Police Department Manual Policy & Procedure #1.25 \(June 27, 2017\)](#)

Acton **[new]**

- No status inquiries
- No police action based solely on real or suspected immigration status “except in limited circumstances specifically identified by the Chief”
- No providing immigration status information to federal or state officials
- No use of town resources, personnel, etc., “for any federal immigration custody or detainment or other enforcement purpose, except incidental use, such as fingerprints, that may be acquired by Immigration and Customs Enforcement or other federal agencies in the ordinary course of the Department’s operations”
- No compliance with detainers or administrative warrants

[Wicked Local Acton, October 31, 2017](#)

Enacted the above police policy as town-wide policy applicable to all town employees

Amherst

[Town Meeting Article 29 \(May 16, 2012\)](#)

- No participation in “programs relating to immigration enforcement”
- No entering into agreements to enforce immigration law, including but not limited to 287(g) agreements
- No detainer compliance “to the extent permissible by law”
- No status inquiries “unless such information is directly relevant to the investigation”
- No stops, detentions, searches or monitoring to determine immigration status

- No reporting immigration status information to federal authorities “unless that information developed is directly relevant”
-

Arlington [new]	Town Meeting Resolution/Article 59 (May 8, 2017)	<ul style="list-style-type: none"> • Entitled “SANCTUARY TOWN” • No detainer compliance without a criminal warrant “and/or probable cause” • No responding to ICE notification requests for “incarceration status, length of detention, home address, work address, personal information, hearing information, or pending release” • No participating in or with federal operations “for the sole purpose of identifying and/or detaining persons not accused of any crime for deportation purposes” • No status inquiries of victims, witnesses, family members or bystanders unless required by law
Belmont [new]	Town Meeting Warrant Article 10 (pg. 20) (May 8, 2017)	<ul style="list-style-type: none"> • No status inquiries when someone “is seeking help from the police or is stopped for a minor infraction” • No responding to ICE requests for information “unless a criminal warrant has been issued, or unless an individual is suspected of a serious crime other than an offense for which an essential element was the individual’s immigration status” • No detention based solely on belief someone has committed a civil immigration violation • No detainer compliance without a judicial warrant or other court order
Beverly [new]	Police Department Policy 6.01 (March 6, 2017)	<ul style="list-style-type: none"> • No status inquiries • No detentions for anything other than a judicial warrant or reasonable suspicion of a crime • No participation “in any federal civil immigration related investigations” except when someone: <ol style="list-style-type: none"> 1. is arrested for a violent felony; or 2. has previously been convicted of a violent felony; or 3. is arrested for a terrorism-related offense or reasonably suspected “of involvement in any terrorist and/or subversive activities;” or 4. is arrested for human trafficking “or is reasonably suspected of participating in an <i>organized venture</i> to bring or fraudulently assimilate” illegal aliens into the country; or 5. there is probable cause to believe has participated in criminal street gang activity involving violence, illegal drugs or illegal weapons
Boston	City Council Ordinance: “Boston Trust Act” (August 20, 2014)	No compliance with detainers or administrative warrants without a judicial warrant

Brookline **[new]**

[Town Board of
Selectmen Policy on
Federal Immigration
Enforcement and Related
Matters \(April 25, 2017\)](#)

- No status inquiries
- No police action based solely on actual or suspected immigration status "except in limited circumstances specifically identified by the Chief and approved by the Board in public session as not inconsistent with this Policy"
- No compliance with detainers or administrative warrants
- No using town resources, personnel, etc., "for any federal immigration custody or detainment or other enforcement purpose, except incidental use, such as fingerprints, that may be acquired by Immigration and Customs Enforcement or other federal agencies in the ordinary course of the Department's operations"
- No making town databases or records available "for enforcement of any federal statute or program requiring registration" on the basis of national origin

Cambridge

[City Council Order
Number 4 \(April 8,
1985\) **\[new\]**](#)

[City Council Policy Order
Resolution No. O-1 \(June
2, 2014\)](#)

- Declares the city a sanctuary city
- No official assistance or voluntary cooperation with investigations or arrests related to violations of immigration law
- No status inquiries or other investigation about status, or disseminating information about status, "to the extent legally possible"
- No compliance with detainers without a criminal warrant or "a legitimate law enforcement purpose not related to immigration"
- No detention "for the sole purpose of deportation"

[City Council Resolution
\(June 4, 2007\)](#)

"Goes on record" as a sanctuary city

Chelsea

[Police Department Policy
No. 1.33 \(January 5,
2015\)
\[new\]](#)

- Immigration status has "absolutely no bearing" on whether to stop, detain or arrest
- Immigration status is not "a matter of police concern" and not a basis for enforcement action
- No "undertaking immigration-related investigations"
- No "routine" status inquiries "during normal police operations"

- No requesting passports, visas, green cards or other immigration documentation in lieu of or in addition to "driver's licenses and other standard forms of identification"
- No participation in civil immigration investigations except when someone:
 1. is arrested for a violent felony; or
 2. has previously been convicted of a violent felony; or
 3. is arrested for a terrorism-related offense or reasonably suspected "of involvement in any terrorist and/or subversive activities;" or
 4. is arrested for human trafficking "or is reasonably suspected of participating in an organized venture to bring or fraudulently assimilate" illegal aliens into the country; or
 5. there is probable cause to believe has participated in criminal street gang activity involving violence or illegal drugs or illegal weapons

Concord **[new]**

[Special Town Meeting
Article 1 \(April 26, 2017\)](#)

- No status inquiries "unless necessary to investigate criminal activity by that individual"
- No arrests, detentions or extensions of detentions based solely on suspicion of unlawful presence or of civil immigration violations
- No compliance with detainers or administrative warrants unless 1) accompanied by a judicial warrant or 2) where: a) there is probable cause to believe that the individual has illegally re-entered the country after a previous removal; and b) the individual has been convicted at any time of a violent felony, terrorism-related offense, trafficking in individuals or drugs, or participation in a criminal organization using violence."
- No responding to notification requests "by providing any federal agent or agency information about an individual's incarceration status, hearing information, length of detention, home address, or personal information"
- No "perform[ing] the functions of an immigration officer"
- No use of town resources, personnel, etc., to assist in civil immigration enforcement

Easthampton
[new]

[Daily Hampshire Gazette,
December 16, 2016](#)
[MassLive, October 5,
2017](#)

- No status inquiries of victims or witnesses
- No "seek[ing] out immigration status"
 - No status inquiries
 - No detentions of anyone not accused of a crime

<div>Framingham</div> <div>[new]</div> <div>Police Department Policy 200-15 (March 23, 2017)</div>	<ul style="list-style-type: none"> • No status inquiries • No “investigat[ing]” immigration status • No “facilitat[ing] a person’s detention or deportation by” ICE • Immigration status not “a matter of police concern” or basis for enforcement action • No entering into 287(g) agreements • No questioning, arrests, detentions or “other law enforcement action” based on perceived national origin or immigration status “unless such personal characteristics link a specific individual to a particular criminal event or activity” • No participation in civil immigration investigation except when someone: <ol style="list-style-type: none"> 1. is arrested for a violent felony; or 2. has previously been convicted of a violent felony; or 3. is arrested for a terrorism-related offense or reasonably suspected “of involvement in any terrorist and/or subversive activities;” or 4. is arrested for human trafficking “or is reasonably suspected of participating in an organized venture to bring or fraudulently assimilate” illegal aliens into the country; or 5. there is probable cause to believe has participated in criminal street gang activity involving violence or illegal drugs or illegal weapons • No arrests, detentions or investigations based solely on possible civil immigration violations unless one of the five conditions above applies
<div>Gill</div> <div>[new]</div> <div>Town Selectboard Order (pg.4) (May 30, 2017)</div>	<p>No detainer compliance unless someone:</p> <ol style="list-style-type: none"> 1. is subject to a criminal warrant or other judicial order; or 2. has previously been convicted of a serious crime or violent felony; or 3. is arrested for a serious or violent felony and a court has found probable cause; or 4. is a registered sex offender or the subject of a restraining order or 5. “has been the cause of a person seeking shelter or other assistance to escape from abuse”
<div>Great Barrington</div> <div>[new]</div> <div>Town Meeting Article 25 (May 1, 2017)</div>	<ul style="list-style-type: none"> • Immigration status “shall have no bearing,” “including but not limited to classification status, eligibility for alternative to incarceration programs, right to release on bail, or on decisions to initiate stops, make arrests, or extend the length of custody” • No enforcing immigration law

		<ul style="list-style-type: none"> • No “seek[ing] the detention, transfer or deportation of Great Barrington residents for civil immigration purposes” • No contact, detention or arrest based on known or unknown immigration status • No “collect[ing], keep[ing] or distribut[ing]” immigration status information • No compliance with detainers or administrative warrants without a judicial warrant • No responding to ICE notification requests for “incarceration status, length of detention, home address, work address, personal information, hearing information, or pending release” • No ICE access to town facilities or records, or people in town custody, without a judicial criminal warrant
Greenfield [new]	Mayor William Martin Executive Order 2017-3 (July 21, 2017)	<ul style="list-style-type: none"> • No status inquiries “unless ... pertinent to a criminal matter, criminal investigation, or otherwise required by federal or state law” • No detainer compliance unless “criminal in nature or subject to a judicially issued warrant” • No entering into 287(g) agreements “without the expressed authorization and approval of the Mayor”
Holyoke [new]	Mayor Alex Morse Executive Order (November 21, 2014)	<p>No detainer compliance unless someone:</p> <ol style="list-style-type: none"> 1. Is subject to a criminal warrant or a court order for detention; or 2. Has been convicted of a serious crime or violent felony; or 3. Has been arraigned for the crime for which they were arrested; or 4. Is a current Massachusetts-registered sex offender
Lawrence	City Council Ordinance 2015-133 (June 8, 2015) (“Lawrence Trust Ordinance”)	<ul style="list-style-type: none"> • No use of city resources to enforce immigration law “or seek the detention, transfer or deportation of Lawrence residents for civil immigration purposes” • No contact, detention or arrest based on known or unknown immigration status • Immigration status “shall have no bearing” on treatment by law enforcement “including but not limited to classification status, eligibility for alternative to incarceration programs, right to release on bail, or on decisions to initiate stops, make arrests, or extend the length of custody” • No compliance with detainers or administrative warrants without a judicial warrant

- No responding to ICE requests for “information about an individual’s incarceration status, length of detention, home address, work address, personal information, hearing information, or pending release”
- No ICE access to city facilities or records, or people in town custody, without a judicial criminal warrant

Requires the town’s police procedures manual to be “fully compliant and fully aligned with” the [Safe Communities Act](#), a proposed sanctuary state bill under which there may be:

- No status inquiries “unless such information is required by law, or is an element in a crime for which the law enforcement agency is investigating the person”
- No use of personnel, resources, etc., “for immigration enforcement purposes”
- No making information available “to any entity for enforcement of any federal program requiring registration of persons on the basis of ... national or ethnic origin”
- No compliance with detainers or administrative warrants
- No consideration of detainers or administrative warrants in setting bail
- No entering into 287(g) agreements or any other agreements to “perform the functions of an immigration officer”
- No providing booking lists, incarceration status or release dates to DHS, except if someone is already serving a sentence for a serious violent felony

Lexington **[new]**

[Town Meeting
Article/Resolution 34
\(April 4, 2018\)](#)

Lowell **[new]**

[Police Department
General Order 320.07
\(April 8, 2015\)](#)

-
- “Typically” no undertaking of immigration-related investigations
 - No status inquiries “unless pertinent to local or state criminal activity”
 - States that immigration status has “absolutely no bearing on any decision made by department personnel in the performance of their duties”
 - No “concern” or enforcement action based solely on immigration status
 - No requesting passports, visas, green cards or other immigration documentation in lieu of or in addition to “driver’s licenses and other standard forms of identification”
-

Newburyport
[new]

[City Council Ordinance
\(pg. 96\) \(March 12,
2018\)](#)

- No status inquiries “in the performance of daily tasks” except if required by law, regulation or court decision
 - Adds immigration status as a protected classification “with respect to housing, employment, education, public accommodations, City services, insurance, banking, credit and healthcare”
-

Newton [new]

[City Council Ordinance
No. A-102 \(February 21,
2017\)](#)

- No identification, investigation, arrest or detention based solely on suspicion of unlawful presence, deportability or commission of civil immigration violations
 - No compliance with detainers or administrative warrants unless general exception below applies
 - No notifying federal authorities of release or pending release unless general exception below applies
 - No providing federal authorities with the home or work address of anyone in city custody “for immigration purposes”
 - No cooperation with or enforcement of “any federal program requiring the registration of individuals on the basis of ... national origin”
 - No status inquiries unless required by law
 - No maintaining information or records about immigration status unless required by law
 - No use of city resources, personnel, etc., to assist in civil immigration enforcement unless general exception below applies
 - General exception applies if someone
 1. Has an active criminal warrant; or
 2. Has previously been convicted of “a serious violent felony”; or
 3. Is being investigated for terrorism; or
 4. “[I]f there is a law enforcement or public safety purpose to do so that is not related to the enforcement of civil immigration law provided that the arrest or detention is based upon valid Massachusetts arrest authority and is consistent with the 4th Amendment to the United States Constitution and Article XIV of the Massachusetts Constitution”
-

Northampton

[Mayor David Narkewicz
Executive Policy Order
\(August 28, 2014\)](#)

- No detainer compliance without a judicial warrant
 - Unlicensed drivers when stopped to be allowed “reasonable opportunity to arrange for a properly licensed operator to drive the vehicle, regardless of immigration status”
-

Salem [new]	<p>Police Department Manual ch. 138.0 (February 2, 2017)</p> <p>City Council Ordinance (approved by referendum November 7, 2017)</p>	<ul style="list-style-type: none"> • No arrests, summons, warrants, or detentions based solely on immigration status • No surveillance solely to determine or confirm immigration status • No initiating investigations with immigration status as “the primary reason” • No status inquiries except 1) to apply for a U-Visa for a victim or witness or 2) of a victim of a civil rights violation or hate crime ○ Enacts the police policy as a city ordinance ○ No status inquiries by city employees other than police unless required by law, regulation or court decision
Somerville	<p>Board of Aldermen Sanctuary City Resolution (April 29, 1987) [new]</p> <p>Mayor Joseph Curtatone Executive Order (May 22, 2014)</p> <p>Board of Aldermen Ordinance No. 2014-07 (“Somerville Trust Act”) (October 23, 2014) [new]</p>	<p>Detainer compliance “only if one or more of the following instances are met and if detaining the person would not violate any federal, state, or local law or local policy”:</p> <ol style="list-style-type: none"> 1. With a criminal warrant; or 2. If city officials “have a law enforcement or public safety purpose that is not related to the enforcement of civil immigration law;” or 3. If the detainee has previously been convicted of a serious crime or violent felony, or of a felony punishable by imprisonment in state prison; or 4. If arrested for a serious or violent felony, or a felony punishable by imprisonment in state prison, and the court finds probable cause; or 5. If the detainee is a current Massachusetts-registered sex offender <p>Enacts the terms of the mayoral executive order as a city ordinance</p>
Sudbury [new]	<p>“Sudbury Police Department Policy on the Treatment of Undocumented Immigrants” in Sudbury Patch, February 23, 2018</p>	<ul style="list-style-type: none"> • No status inquiries “unless necessary to facilitate a criminal investigation, protect the personal safety of an individual or keep the peace” • No arrests, detentions or extension of detentions based solely on immigration status • No detainer compliance without a judicial warrant or other court order

- No voluntarily responding to ICE notification requests “regarding civil immigration violations” for “information about an individual's incarceration status, hearing information, length of detention, home address, or personal information”
- No granting ICE or CBP agents investigating civil immigration violations access to town facilities or people in town custody without either a judicial warrant, court order, “or other legitimate law enforcement purpose that is not related solely to the enforcement of a civil immigration violation”

[Mayor Jeannette McCarthy Response for Request for Public Statement on Immigration \(January 30, 2017\)](#)

Waltham **[new]**

No “pursu[ing] immigration status unless a serious crime has been committed”

- No notification to ICE unless “there is a “serious crime or a violent crime” such as assault with a dangerous weapon, drug dealing or robbery”
- Frequent issuance of complaints/citations “[f]or minor offenses, such as driving without a license” rather than booking into custody

[Waltham Patch, February 24, 2017](#)

- No “undertak[ing] immigration-related investigations”
- No entering into 287(g) agreements
- No requesting passports, visas, green cards or other immigration documentation in lieu of or in addition to “driver’s licenses and other standard forms of identification”

- No status inquiries or notification to immigration authorities unless someone:
 1. is arrested for a violent felony; or
 2. has previously been convicted of a violent felony; or
 3. is arrested for a terrorism-related offense or reasonably suspected “of involvement in any terrorist and/or subversive activities;” or
 4. is arrested for human trafficking “or is reasonably suspected of participating in an organized venture to bring or fraudulently assimilate” illegal aliens into the country; or
 5. there is probable cause to believe has participated in criminal street gang activity involving violence or distribution of illegal drugs or illegal weapons

[Police Department Immigration Status Policy in Watertown News, June 1, 2017](#)

Watertown **[new]**

Worcester **[new]**

[Worcester Telegram, November 15, 2016](#)

- No status inquiries, including of those being arrested
- No enforcement of immigration laws

[Worcester Magazine,
January 30, 2017](#)

“Asked whether new Police Chief Steven M. Sargent or the election of Mr. Trump had changed the department’s policy, Police Department spokesman Sgt. Kerry F. Hazelhurst said they had not.”

MICHIGAN

[City Council Resolution
\(July 16, 2003\)](#)

Directs police to continue limiting interaction with immigration authorities to criminal rather than civil matters “except in cases where the Chief of Police determines there is a legitimate public safety concern and in such public safety instances, to report the situation to the City Council no later than 60 days after the incident”

[City Council Ordinance
No. ORD-17-02 \(April 3,
2017\)](#)
[new]

Ann Arbor

Status inquiries, inquiries about immigration status to third parties, and other “activities for the purpose of ascertaining the immigration status of any person” allowed only:

1. “when relevant to the investigation or prosecution of a criminal offense;” or
2. “when attempting to determine the identity of an individual arrested for or charged with a crime punishable by 93 days or more in jail. Such solicitation may be solely for the purposes of determining the identity of the individual or assessing the individual’s flight risk;” or
3. To determine if consular notification is required by treaty; or
4. To comply with judicial warrants or subpoenas; or
5. To make hiring and payroll decisions; or
6. To determine eligibility for a service or program

[Michigan Daily, March 8,
2018](#)

No compliance with detainers

Detroit

[Detroit Municipal Code,
ch. 27, art 9, §§ 27-9-4 &
27-9-5 \(May 9, 2007\)](#)

- No status inquiries by police except:
 1. “when performing public safety functions while assisting federal law enforcement in the investigation of a criminal offense;” or
 2. “when relevant to the investigation or prosecution of a criminal offense, or when processing an arrested person”
- No status inquiries “or engaging in activities designed to ascertain the immigration status of any person,” by city employees other than police except:
 1. To comply with judicial warrants or subpoenas; or
 2. To make hiring and payroll decisions; or
 3. To determine eligibility for a service or program

East Lansing
[new]

[Police Department Policy
and Procedure Order
Number 54-17 \(October
23, 2017\)](#)

- No status inquiries
- No questioning, detention or arrest based solely on immigration status
- No detainer compliance without a judicial warrant

Ferndale [new]	City Council Immigration Status Policy (February 13, 2017)	<ul style="list-style-type: none"> • No status inquiries unless required by law • No making records of immigration status unless required by law • No conditioning city services on the basis of immigration status unless required by law
Ingham County [new]	Associated Press, July 19, 2017 Lansing State Journal, July 19, 2017	<p>No detainer compliance without a judicial warrant</p> <p>"The Sheriff's Office ... will no longer keep inmates beyond original charge or bail periods at the request of U.S. Immigration and Customs Enforcement (ICE) "without accompanying proper judicial authority," according to a statement."</p>
Kalamazoo [new]	Department of Public Safety General Order G-40 (July 7, 2009)	<ul style="list-style-type: none"> • No arrest or detention based solely on suspicion "of being an illegal alien unless working in conjunction with federal agencies who have requested the assistance of KDPS" • May seek information on immigration status only if: <ol style="list-style-type: none"> 1. "assisting Federal Agencies in the investigation of a criminal offense," 2. "or when immigration status is relevant to the investigation or prosecution of a criminal offense" • No status inquiries of victims, witnesses or anyone seeking police services
Lansing [new]	Mayor Virg Bernero Executive Order 2017-01 (April 3, 2017)	<ul style="list-style-type: none"> • No status inquiries or recording status information unless required by law or court decision • No status inquiries of victim, witnesses or anyone seeking police services • No stops, pursuit, investigation, detention or arrest based solely on immigration status or suspicion of immigration violations • No detainer compliance without a judicial warrant • No entering into 287(g) agreements • Foreign photo-identification documents to be accepted as proof of identity without additional scrutiny • No stops or detentions solely to establish identity
Washtenaw County [new]	mlive, January 30, 2017	No detainer compliance without a judicial warrant or other court order

[County Board of Commissioners Resolution \(May 17, 2017\)](#)

No status inquiries “or engag[ing] in activities designed to ascertain the immigration status of any person” except to:

1. Determine eligibility for a program or service
2. Make hiring or payroll decisions
3. Comply without judicial warrants or subpoenas
4. Determine if consular notification is required by treaty
5. “Solicit information concerning immigration status from the subject of an investigation only when relevant to the investigation or prosecution of a criminal offense or to solicit information concerning the identity of a person charged with a crime or to assess that person’s flight risk”

[mlive, March 9, 2018](#)

“[Derrick Jackson, Washtenaw County Sheriff’s Office Director of community Engagement] said, specifically, the agency won’t ask about immigration:

- When someone reports a crime
- When someone is the victim of a crime
- When you are a witness to a crime
- When you are pulled over
- When you are a passenger of a car that is pulled over
- When you are suspected of a crime
- When you are arrested”

“He also said that no one will be pulled over or profiled on suspicion of being in the country without documentation.”

Wayne County
[new]

[Sheriff’s Memorandum COJAC 17-04 \(April 28, 2017\)](#)

No compliance with detainers or administrative warrants without a judicial warrant

Ypsilanti **[new]**

[City Council Ordinance No. 1281 \(February 7, 2017\)](#)

No status inquiries except

1. “when performing public safety functions while assisting federal law enforcement in the investigation of a criminal or civil offense;” or
2. “from the subject of an investigation only when relevant to the investigation or prosecution of a criminal offense, or when processing an arrested person;” or
3. To determine eligibility for a program or service; or
4. To make hiring/payroll decisions; or
5. To comply with judicial warrants or subpoenas

MINNESOTA

Brooklyn Center
[new]

[Police Department Manual Policy 414 \(pgs. 281-286\) \(September 7, 2017\)](#)

- No contact, detention or arrest based solely on suspected immigration status unless “relevant to another criminal offense or investigation (e.g., harboring, smuggling, terrorism)”
 - All detentions based only on reasonable suspicion of a crime
 - Infractions and misdemeanors normally disposed of with a citation should be allowed reasonable opportunity to establish identity and, if they can, released without questioning immigration status
-

Brooklyn Park [new]	Police Department Policy 413 (January 23, 2017)	<ul style="list-style-type: none"> • No detention or arrest for civil violations of immigration law • No extending detentions to determine immigration status • No compliance with detainers or administrative warrants unless "charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order"
Fillmore County [new]	Rochester Post-Bulletin, July 25, 2015 Rochester Post-Bulletin, April 26, 2017	<p>No compliance with detainers</p> <p>"[W]illing to provide ICE information and notice of when someone [is] in custody and will be released, but will not hold anyone for transfer to ICE."</p>
Goodhue County	Rochester Post-Bulletin, July 25, 2015 Med City Beat, February 7, 2017	<p>No compliance with detainers</p> <p>"[N]o longer accepting detainer requests."</p>
Hennepin County	Minneapolis Star-Tribune, June 12, 2014 Minneapolis Star-Tribune, March 7, 2018	<p>No compliance with detainers</p> <p>"[T]he Sheriff's Office announced back in 2014 that it would no longer honor requests by ICE to hold inmates for up to 48 hours."</p>
Maplewood [new]	Police Department Policy 421 (November 10, 2016)	<ul style="list-style-type: none"> • No status inquiries • No action "for the sole purpose of detecting the presence of" illegal aliens, "or to verify immigration status" • No questioning, detention or arrest for civil immigration violations "except when immigration status is an element of the crime or when enforcing [the federal document fraud statute]" • Foreign photo-identification documents and photo-identification documents issued by Minnesota counties to be accepted as proof of identity without resulting in an immigration status inquiry

Minneapolis	City Council Ordinance 2003-Or-092 (July 11, 2003) Police Department Policy 9-115 (June 13, 2014) [new]	<ul style="list-style-type: none"> • No “undertak[ing] any law enforcement action for the purpose of detecting the presence of” illegal aliens, “or to verify immigration status” • No status inquiries, detentions or arrests for civil immigration violations, “except when immigration status is an element of the crime or when enforcing [the federal document fraud statute]” <p>No independently approaching, interrogating, detaining or arresting “when potential violation of the federal immigration law is the principal issue”</p>
Minneapolis-St. Paul Metro Transit [new]	Police Department Policy 428 (May 30, 2017)	<ul style="list-style-type: none"> • Immigration status “is generally not a matter for transit police action” • No contact, detention or arrest based solely on suspicion of being an illegal alien, “[u]nless immigration status is relevant to another criminal offense or investigation (e.g., harboring, smuggling, terrorism)”
Mower County	Austin Daily Herald, July 9, 2014 Med City Beat, February 7, 2017	<p>No detainer compliance unless “the inmate had committed serious offenses”</p> <p>“no longer accepting detainer requests”</p>
Olmsted County	Rochester Post-Bulletin, July 25, 2015 Rochester Post-Bulletin, April 26, 2017 Rochester Post Bulletin, January 29, 2018	<p>No compliance with detainers</p> <p>“[W]illing to provide ICE information and notice of when someone [is] in custody and will be released, but will not hold anyone for transfer to ICE.”</p> <p>“Local law enforcement policies don’t honor ICE requests to hold people”</p>
Ramsey County	Twin Cities Pioneer Press, November 4, 2015 Twin Cities Pioneer Press, January 27, 2017	<p>No detainer compliance without a judicial warrant or other court order</p> <ul style="list-style-type: none"> • No “look[ing] up a person’s immigration status after arrest” • No “work[ing] with immigration authorities to apprehend” illegal aliens • Arrests for criminal activity only • No detainer compliance without a federal judicial warrant

Richfield [new]	Police Department Impartial Policing Policy	<ul style="list-style-type: none"> • No authority to enforce immigration law • Has never been departmental practice to enforce immigration law • No status inquiries
Rochester [new]	Med City Beat, February 7, 2017 Rochester Post Bulletin, February 14, 2017	<ul style="list-style-type: none"> • No status inquiries • No requesting documents related to immigration status • No “predicat[ing] any enforcement action on immigration status” <p>No assistance with civil enforcement of immigration law</p>
Roseville [new]	City Council Resolution No. 11435 (pg. 24) (August 28, 2017)	No status inquiries “unless it is directly related to a criminal investigation”
St. Louis Park [new]	Police Department Policing Strategies	<ul style="list-style-type: none"> • No enforcement of immigration law • Has never been departmental practice to enforce immigration law • No status inquiries
St. Paul	St. Paul Administrative Code, Part III, Title III § 44 (May 5, 2004)	<ul style="list-style-type: none"> • No status inquiries except when required by law or to determine eligibility for a program or service • No use of city resources, personnel, etc., for “detecting or apprehending persons whose only violation of law is or may be” unlawful presence or a civil immigration violation • No “undertak[ing] any law enforcement action for the sole purpose of detecting the presence of” illegal aliens, “or to verify immigration status”
Wabasha County [new]	Rochester Post- Bulletin, July 25, 2015 Rochester Post- Bulletin, April 26, 2017	<p>No compliance with detainers</p> <p>“[W]illing to provide ICE information and notice of when someone [is] in custody and will be released, but will not hold anyone for transfer to ICE.”</p>
Winona County [new]	Rochester Post- Bulletin, April 26,	“[W]illing to provide ICE information and notice of when someone [is] in custody and will be released, but will not hold anyone for transfer to ICE.”

[2017](#)

No detainer compliance without a judicial warrant

[Winona Post, July 10, 2017](#)

MISSISSIPPI

Jackson **[new]**

[City Council Ordinance No. 2010-34\(5\) \(September 21, 2010\)](#)

- No detention, arrest, or any other police action based on immigration status or national origin; however, “may take [them] into account ... for the purpose of identifying a described individual”
- No status inquiries except:
 1. “while assisting federal law enforcement in the investigation of a criminal offense;” or
 2. “when relevant to the investigation or prosecution of a criminal offense, or when processing an arrested person”

MISSOURI

Kansas City **[new]**

[Police Department Procedural Instruction 14-11 \(July 29, 2014\)](#)

- States that only immigration officers have authority to detain or arrest for suspected violations of immigration law
- No detention or arrest for suspicion of being an illegal alien if no other charges exist”

NEBRASKA

Douglas County

[“ACLU and JFON Applaud Douglas County Policy Declining Immigration Detainer Requests” \(October 2, 2014\)](#)
[KETV Omaha, March 3, 2017](#)

“Douglas County is no longer honoring 48 hour detainer requests filed by ICE,” said Mark Foxall, Douglas County Corrections Director.”

No detainer compliance without a judicial warrant or other court order

Hall County

[Associated Press, July 26, 2014](#)
[U.S. Department of Homeland Security: Declined Detainer Outcome Report \(February 11-17, 2017\)](#)

“The Hall County Department of Corrections in central Nebraska in mid-June became the first local agency in the state to stop honoring the detainer requests.”

“Hall County Corrections will not honor ICE detainer without a warrant”

Lancaster County

[Associated Press, September 10, 2014](#)

No detainer compliance without a warrant

	Omaha World-Herald, January 26, 2017	"We can't legally hold people for any reason without a judge telling us to do that." -- County Attorney Joe Kelly
	Associated Press, September 10, 2014	No detainer compliance without a warrant
Sarpy County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	"Will not honor ICE Detainer without warrant"

NEVADA

Elko [City]	City Council Resolution No. 2-04 (July 14, 2005)	No use of state, county or city resources "for the enforcement of federal immigration matters"
Reno [new]	Reno Direct FAQs, "Welcoming City" Police Department General Order No. T-450-17 (March 2, 2017)	No "monitor[ing], detain[ing], interview[ing], or investigat[ing] a person solely for the purpose of determining their immigration status" <ul style="list-style-type: none">• No contact or stops based on suspicion of unlawful presence• No status inquiries of those who request police services

	Sheriff's Office Press Release (September 10, 2014)	No detainer compliance without a judicial warrant
Washoe County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 4-10, 2017)	"Will not honor ICE detainer unless provided with a warrant which could be issued without review by a judge"

NEW HAMPSHIRE

Cheshire County [new]	Sheriff's Office: "Immigrations" (March 22, 2017)	<ul style="list-style-type: none"> • No status inquiries • No detainer compliance without a judicial warrant • No assisting ICE unless they have a judicial warrant or are "actively pursuing a criminal investigation that relates to public safety"
------------------------------	---------------------------------------------------------------------------	----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------

- No stopping, holding or interrogating solely to determine immigration status
- No “attempt[ing] to enforce federal immigration laws”
- Release on citations once identity is established, regardless of immigration status
- Status inquiries only if:
 1. Relevant to an investigation; or
 2. Identity has not been satisfactorily proven; or
 3. There is reasonable suspicion a person should have immigration credentials: nationality, name or ability to speak English do not constitute reasonable suspicion
- May only notify ICE if someone:
 1. Is charged with a felony; or
 2. Is charged with a misdemeanor involving violence or a threat to public safety; or
 3. Has been previously deported; or
 4. Is flagged by ICE in the NCIC system for violations of immigration law

Deerfield **[new]**

[Police Department
Policy by Town Board
of Selectmen, in NH
Union Leader
September 20, 2017](#)

Dublin **[new]**

[Town Meeting
Article, in NH Union
Leader, March 18,
2017](#)

“[T]o mirror the police department's standing practice of not profiling. The article extends the policy to all town employees.”

“Dublin Police Chief Timothy Suokko ... explained that for the past 10 years his department [has] follow[ed] the ACLU's "Fair and Impartial Policing Rule.””

Harrisville **[new]**

[Town Meeting
Article, in NH Union
Leader, March 18,
2017](#)

- No status inquiries “of anyone stopped or arrested for minor infractions”
- No sharing immigration information with ICE except
 1. For those accused of state felonies; or
 2. “[C]ases involving allegations ... of violent criminal activity”

Lyme **[new]**

[Town Meeting
Article, in NH Union
Leader, March 18,
2017](#)

No “cooperat[ing] with any federal deportation force”

Manchester **[new]**

[New Hampshire
Union Leader,
September 12, 2017](#)

No status inquiries

Bloomfield [new]	<u>Township Council Resolution 6047 (February 27, 2017)</u>	<ul style="list-style-type: none"> • No status inquiries unless required by law, regulation, directive or court order • No “enforc[ing] federal immigration law nor help[ing] facilitate ICE deportations, except where legally required to do so” • No entering into 287(g) agreements, Intergovernmental Service Agreements or any other “contracts, agreements or arrangements” to act as immigration agents or to house immigration detainees • No “participat[ing] in joint operations with ICE” • No stops, arrests or detention based on perceived or actual immigration status or suspicion of immigration violations • No compliance with detainers or administrative warrants • No granting ICE access to township “facilities, property, equipment or databases without a judicial warrant” • Foreign photo-identification documents to be accepted as proof of identity without additional scrutiny
Burlington [City] [new]	<u>City Council Policing Policy, in Bergen County Record, June 12, 2017</u>	<ul style="list-style-type: none"> • No enforcement of immigration law • No status inquiries “when we don't need to know it” • No compliance with detainers or administrative warrants
Burlington County	<u>Department of Corrections Policy & Procedures No. 1504 (August 14, 2014)</u>	<ul style="list-style-type: none"> • No compliance with detainers • However, will notify ICE of date and time of pending release and allow them to take custody if they are present then
Camden County [new]	<u>Haddonfield Patch, January 25, 2017</u> <u>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</u>	<p>No detainer compliance without a warrant or court order</p> <p>“Requires court order or arrest warrant”</p>
East Orange [new]	<u>City Council Resolution No. 332 (December 20, 2016)</u>	<p>No “enforc[ing] Federal immigration law nor help[ing] ICE facilitate deportations, except where legally required to do so”</p>

- No use of borough resources to enforce immigration law unless required “by State or Federal statutes, applicable regulations, and Directives of the New Jersey Attorney General and the Middlesex County Prosecutor”
- No entering into 287(g) agreements, Intergovernmental Service Agreements or any other “contracts, agreements or arrangements” to act as immigration agents or to house immigration detainees

Highland Park **[new]** [Borough Council Resolution No. 6-17-196 \(June 15, 2017\)](#)

-
- No status inquiries unless required by law, regulation or directive
 - No use of city resources “facilitating the civil enforcement of federal immigration law [or] participating in civil immigration enforcement operations,” unless required by law, regulation or directive
 - No entering into 287(g) agreements or any other “contract, agreement or arrangement that would grant federal immigration enforcement authority or power to the city or its agents or local law enforcement officers”

Hoboken **[new]** [Mayor Ravinder Bhalla Executive Order No. 1 \(January 1, 2018\)](#)

- No entering into Intergovernmental Service Agreements or any other “contract, agreement or arrangement” to house immigration detainees
- No compliance with detainers or administrative warrants without a judicial warrant
- No joint participation with or assistance in civil immigration enforcement operations
- No granting immigration authorities access to city facilities, property, equipment or databases without a judicial criminal warrant; should a criminal warrant be presented, “such access shall be limited in scope and time to the parameters and targets prescribed in the ... warrant”

Hopewell **[new]** [Borough Council Resolution No. 2017-32 \(February 2, 2017\)](#)

- Declares the borough to be a sanctuary city
- No status inquiries “except in connection with crimes of a violent and threatening nature”
- No compliance with any state or federal agency request for immigration status information

Jersey City **[new]** [Mayor Steven Fulop Executive Order 2017-003 \(February 3, 2017\)](#)

- “Establishing” that the city is a sanctuary city
 - No status inquiries unless required by law, regulation, directive or court order
 - No use of city resources for “facilitating the civil enforcement of federal immigration law [or] participating in civil immigration enforcement operations,” unless required by law, regulation or directive
-

- No entering into 287(g) agreements or any other “contract, agreement or arrangement that would grant federal immigration enforcement authority or power to the city or its agents or local law enforcement officers”
- No entering into Intergovernmental Service Agreements or any other “contract, agreement or arrangement” to house immigration detainees
- No compliance with detainers or administrative warrants without a judicial warrant
- No joint participation with or assistance in civil immigration enforcement operations
- No granting immigration authorities access to city facilities, property, equipment or databases without a judicial criminal warrant
- No reliance “to any degree on actual or perceived national origin, immigration or citizenship status in deciding to” stop, question, search, detain, arrest or take any other action “except when a specific suspect description includes information on the above protected categories and that information is taken in conjunction with information or circumstances that link a specific person to suspected criminal activity”

Leonia **[new]**

[Borough Council Resolution RES-2017-93 \(pgs. 3-4\) \(March 6, 2017\)](#)

No “approach[ing] anyone for the sole purpose of determining their immigration status”

Maplewood **[new]**

[Township Committee Resolution No. 3-17 \(January 17, 2017\)](#)

- No “tak[ing] any actions that profile individuals or groups based on ... national origin or immigration status”
- No “tak[ing] part in the registration or reporting of individuals based on ... national origin or immigration status”
- No expending township resources to enforce immigration law “unless required by Federal or State statute, regulation, court decision or directives and guidelines of the New Jersey Attorney General”
- No conditioning benefits or services on immigration status

Middlesex County

[Policy Regarding 48 Hour Civil Immigration Detainers](#)

Will only honor detainers for individuals previously convicted of certain specified first and second degree felonies, unless presented with a judicial warrant

[U.S. Department of](#)

“Will not honor ICE detainer unless an individual:

[Homeland Security:
Declined Detainer
Outcome Report
\(February 11-17,
2017\)](#)

o Is charged with a first- or second-degree crime;
o Is identified as a known gang member; or
Has been subject to a final order of removal by ICE”

[Morristown Patch,
February 15, 2017](#)

Will contact immigration authorities only regarding arrests for homicide or aggravated sexual assault

Morristown **[new]**

[Town Council
Resolution No. R-
150-2017 \(pgs. 43-
45\) \(September 26,
2017\)](#)

- No “enforc[ing] federal immigration law nor help[ing] facilitate ICE deportations, except where legally required to do so”
- No entering into “any contracts, agreements or arrangements” to act as immigration agents or house immigration detainees, including 287(g) agreements and Intergovernmental Service Agreements
- No participation in joint operations with ICE “for purposes of immigration enforcement or assisting in raids”
- No stops, arrests or detentions “based on perceived or actual immigration status or belief the person has committed an immigration offense
- No compliance with detainers or administrative warrants

[Municipal Council
Resolution No. 7RBB
\(October 2006\)
\[new\]](#)

- No status inquiries unless investigating illegal activity other than unlawful presence
- No status inquiries of victims, witnesses or anyone seeking police assistance
- Foreign photo-identification documents to be accepted as proof of identity without additional scrutiny

Newark

[Police Department
Director’s Memo \(July
24, 2013\)](#)

No compliance with detainers

[Municipal Council
Resolution No. 7R8-
G\(AS\) \(April 5, 2017\)
\[new\]](#)

Declares and “re-confirms” that the city is a sanctuary city

- o No status inquiries unless required by law, regulation, directive or court order
- o No use of city resources for “facilitating the civil enforcement of federal immigration law [or] participating in civil immigration enforcement operations,” unless required by law, regulation or directive

- o No entering into 287(g) agreements or any other “contract, agreement

	Mayor Ras Baraka Executive Order MEO 17-001 (June 19, 2017). [new]	<p>or arrangement that would grant federal immigration enforcement authority or power to the city or its agents or local law enforcement officers”</p> <ul style="list-style-type: none"> ○ No entering into Intergovernmental Service Agreements or any other “contract, agreement or arrangement” to house immigration detainees ○ No compliance with detainers or administrative warrants without a judicial warrant ○ No joint participation with or assistance in civil immigration enforcement operations ○ No granting immigration authorities access to city facilities, property, equipment or databases without a judicial criminal warrant; should a criminal warrant be presented, “such access shall be limited in scope and time to the parameters and targets prescribed in the ... warrant” ○ No reliance “to any degree on actual or perceived national origin, immigration or citizenship status in deciding to” stop, question, search, detain, arrest or take any other action “except when a specific suspect description includes information on the above protected categories and that information is taken in conjunction with information or circumstances that link a specific person to suspected criminal activity”
Passaic County [new]	County Board of Freeholders Resolution R2017-0786 (pgs. 55-57) (September 26, 2017)	<ul style="list-style-type: none"> • No status inquiries or investigation “unless ... required by state or federal law or regulation or Attorney General directive or court order” • No reliance “to any degree on actual or perceived national origin, immigration or citizenship status in deciding to” stop, question, search, detain, arrest or take any other action “except when a specific suspect description includes information on the above protected categories and that information is taken in conjunction with information or circumstances that link a specific person to suspected criminal activity”
Princeton	Police Department General Order 3-12 (November 3, 2013)	<ul style="list-style-type: none"> • No compliance with detainers unless arrested for a felony or DUI, or with a judicial warrant • No entering structures to “arrest, or interview, or otherwise participate inside of any location during an immigration action, but shall only provide a police presence outside in case of a disturbance or other public safety concern”
Prospect Park [new]	Mayor Mohamed Khairullah Executive Order, in NJ.com, Feb 4, 2017	No use of borough resources to assist in enforcement of immigration law
Roselle [new]	Mayor Christine Dansereau Executive Order 2017-01, in	<ul style="list-style-type: none"> • Declares the borough a sanctuary municipality • No “enforc[ing] federal immigration law nor help[ing] facilitate ICE

	TapIntoRoselle. March 16, 2017	<ul style="list-style-type: none"> deportations, except where legally required to do so" No "tak[ing] part in the registration or reporting of individuals based on ... national origin or immigration status"
South Orange [new]	Village Board of Trustees Resolution #2017-027 (February 13, 2017)	<ul style="list-style-type: none"> Declares the village to be a sanctuary city No status inquiries or "seek[ing] information about the citizenship or immigration status of any person," "except where specifically required by law to do so" No "tak[ing] any actions that profile individuals or groups based on ... national origin or immigration status" No entering into "any contracts, agreements or arrangements" to act as immigration agents or house immigration detainees, including 287(g) agreements or Intergovernmental Service Agreements No spending village funds on enforcing immigration law "unless required by legal statute" No "help[ing] facilitate ICE deportations, except where legally required to do so"
Trenton [new]	Mayor Douglas Palmer Executive Order 04-01 (December 2004)	<ul style="list-style-type: none"> No status inquiries "unless investigating illegal activity other than the mere status as an" illegal alien No status inquiries of victims, witnesses or others contact police seeking help Foreign photo-identification documents to be accepted as proof of identity Not disclosure of immigration status information unless: <ol style="list-style-type: none"> 1. Required by law; or 2. Necessary to fulfill the purpose or achieve the mission of any city agency; or 3. Authorized in writing by the individual to whom such information pertains; or 4. The individual is suspected of engaging in illegal activity, other than status as an illegal alien
Union City [new]	City Board of Commissioners Resolution, in Hudson Reporter, February 19, 2017	<ul style="list-style-type: none"> Designates the city as a sanctuary city No use of city resources "on facilitating the civil enforcement of federal immigration law nor participating in civil immigration enforcement operations, except where legally required to do so by state or federal law or regulation or directive or court order"
Union County	Letter to ACLU from	No detainer compliance without a "warrant, court order or other legally

[County Counsel](#)
[\(August 8, 2014\)](#)

sufficient proof of probable cause”

[U.S. Department of](#)
[Homeland Security:](#)
[Declined Detainer](#)
[Outcome Report](#)
[\(February 11-17,](#)
[2017\)](#)

“Will not honor ICE detainer without warrant, court order, or other legally sufficient proof of probable cause from ICE”

NEW MEXICO

Albuquerque

[City Council](#)
[Resolution](#)
[No. R-2001-009 \(File](#)
[# R-00-151\)](#)
[\(December 18, 2000\)](#)

- No use of city resources to identify or determine immigration status, unless required by law
- No use of city resources to “apprehend” people solely on the basis of immigration status, unless required by law
- No conditioning receipt of city services/programs on immigration status, unless required by law

Bernalillo County

[Metropolitan](#)
[Detention Center](#)
[Policy 6.13 \(July 29,](#)
[2014\)](#)

[County Board of](#)
[Commissioners](#)
[Administrative](#)
[Resolution AR 2017-](#)
[22 \(March 14, 2017\)](#)
[new]

No compliance with detainers or administrative warrants without a judicial warrant

- No use of county resources, personnel, etc., to enforce civil immigration laws unless required by law
- No use of county resources, personnel, etc., “to investigate, question, detect, or apprehend persons on the basis of immigration status unless otherwise required by law to do so”

Dona Ana County

[County Board of](#)
[Commissioners](#)
[Resolution \(pgs. 147-](#)
[150\) \(September 9,](#)
[2014\)](#)

- No status inquiries
 - No “transmitting or disseminating” information about immigration status
 - No conditioning receipt of services/benefits on immigration status except as required by law
 - No questions about immigration status on forms, questionnaires, etc., except as required by law
 - No assistance with any ICE or CBP “investigation, detention or arrest ... relating to alleged violations of the civil provisions of the federal immigration law”
-

Las Cruces [new]	Police Department Statement (January 2017)	<ul style="list-style-type: none"> • No status inquiries or otherwise “seek[ing] proof of a person’s immigration status unless the person”: <ol style="list-style-type: none"> 1. “is in custody or” 2. “is a suspect in an investigation for a non-immigration criminal violation” • May notify ICE only when a suspect is: <ol style="list-style-type: none"> 1. “Arrested for a non-immigration criminal violation”; or 2. “A previously deported felon”; or 3. “Reasonably believed to be participating in criminal street gang activity”
Otero County	Alamagordo Daily News, August 20, 2015 Alamagordo Daily News, February 14, 2017	<ul style="list-style-type: none"> • No status inquiries “when conducting an investigation of a petty misdemeanor” • Status inquiries allowed in more serious cases “only if the person’s status is relevant to the investigation” <ul style="list-style-type: none"> ○ Has a “memorandum of agreement” with the New Mexico ACLU ○ No stops, detentions or investigation solely to determine immigration status
Rio Arriba County	Board of County Commissioners Resolution No. 2003-085 (April 15, 2003) Board of County Commissioners Resolution No. 2015-024 (September 25, 2014)	<ul style="list-style-type: none"> • No “participating in the enforcement of federal immigration laws” • No stops “for the purpose of scrutinizing ... identification documents without reasonable and particularized suspicion of criminal activity” <ul style="list-style-type: none"> ○ No compliance with detainers or administrative warrants ○ No responding to ICE inquiries regarding incarceration status or release dates ○ No allowing ICE access to inmates “for the purpose of investigating immigration violations without a court order” ○ No releasing inmate records or information without a written public records request in compliance with state law, or a criminal warrant
San Juan County [new]	Federal lawsuit settlement/consent decree, in KRWG TV/FM, August 11, 2017	<ul style="list-style-type: none"> • No detainer compliance without a judicial warrant or court order • Notice to inmates that any interview with ICE is voluntary • Information on inmates’ immigration status or national origin “treated as confidential” • Information regarding release not to “be proactively provided to ICE”

<p>San Miguel County</p>	<p>Detention Center Policies & Procedures (December 10, 2010)</p> <p>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</p>	<ul style="list-style-type: none"> • No status or birthplace inquiries • No detainer compliance without reimbursement • No ICE access to county facilities or inmates without a criminal warrant or ongoing criminal investigation • No responding to ICE inquiries regarding release dates <p>“Will only detain if reimbursed”</p>
<p>Santa Fe [City] [new]</p>	<p>City Council Resolution No. 2017-19 (February 22, 2017)</p>	<ul style="list-style-type: none"> • Cites Resolution No. 1985-129, declaring the city a “city of refuge” • Cites Resolution No. 1999-6, prohibiting use of city resources “to identify or apprehend any non-citizen on the sole basis of immigration status, unless otherwise lawfully required to do so” • No status inquiries except to determine eligibility for benefits or employment, or otherwise required by law • No access by immigration agents to non-public areas “for the purposes of enforcing federal immigration laws” without a federal judicial warrant
<p>Santa Fe County</p>	<p>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</p>	<p>“Will not honor ICE [detainer] unless the individual is accused of a serious crime”</p>
<p>Taos County</p>	<p>Adult Detention Center Policies & Procedures (January 4, 2011)</p> <p>County Board of Commissioners Resolution No. 2017-22 (April 4, 2017)</p>	<ul style="list-style-type: none"> • No status or birthplace inquiries • No “facilitat[ing] or allow[ing]” phone communication between inmates and ICE without a court order • No detainer compliance unless someone has been convicted of at least one felony or two misdemeanors <p>No detainer compliance, without the exceptions in the jail policy</p>

Statewide **[new]**

[Governor Andrew Cuomo Executive Order No. 170 \(September 15, 2017\)](#)

- No status inquiries by state employees who are not law enforcement officers except to determine eligibility for a benefit or if required by law
- No status inquiries by state law enforcement officers unless the person being asked is already being investigated for a crime AND the inquiry is “relevant” to what they’re being investigated for
- No disclosure of information to immigration authorities unless required by law
- No use of state resources, personnel, etc. to detect, identify, apprehend or detain those suspected or wanted solely for civil immigration matters
- Exempts the Port Authority of New York & New Jersey
- Applies only to state agencies, not to local governments

Albany [City]

[Common Council Resolution No. 54.52.09R \(pgs. 4-6\) \(May 18, 2009\)](#)

[Mayor Kathy Sheehan Executive Order No. 1-17 \(April 24, 2017\)](#)
[new]

- No “unnecessary measures” to jail, detain or deport illegal aliens
- No status inquiries
 - No status inquiries “unless necessary to investigate criminal activity by that individual”
 - No stops, questioning, investigation or arrest based solely on actual or suspected immigration status
 - No compliance with detainers or administrative warrants
 - No enforcement of immigration law
 - No entering into 287(g) agreements
 - No responding to ICE or CBP requests for non-public information, including about addresses or release, unless permitted by law
 - No disclosure of information about immigration status except if required by law

Beacon **[new]**

[City Council Resolution \(April 3, 2017\)](#)

- No stops, questioning, investigation or arrest based solely on actual or suspected immigration status
- No status inquiries “unless necessary to investigate criminal activity by that individual,” to determine eligibility for a benefit, or required by law
- No “engag[ing] in the enforcement of federal immigration law”

- No entering into 287(g) agreements
- No compliance with detainers or “similar requests” except if there is:
 1. An active judicial warrant; or
 2. Probable cause the detainee has re-entered after a previous removal AND been previously convicted of a Class A felony or Class B violent felony or the equivalent; or
 3. Probable cause the detainee “has or is engaged in terrorist activity”
- No responding to ICE or CBP requests for non-public information except with a judicial warrant, “a legitimate law enforcement purpose exclusive of the enforcement of immigration laws,” or otherwise required by law, subpoena or court order
- No access by ICE or CBP to those in city custody “ if the sole purpose of such requested access is enforcement of federal immigration law,” except with a judicial warrant, “[s]ubject to the ability of supervisory police officials to exercise their sound judgment as necessary to protect public safety”
- No use of city resources, “to investigate, enforce or otherwise assist any federal program requiring registration of individuals on the basis of ... national origin”

Bedford **[new]** [Town Board Resolution \(March 7, 2017\)](#) No status inquiries

- Bethlehem **[new]** [Town Board Resolution #2017-7 \(February 8, 2017\)](#)
- No “activities solely for the purpose of enforcing federal immigration laws”
 - No status inquiries “unless necessary to a criminal investigation or for the protection of public safety”
 - No stops, interrogation or arrest “based solely on actual or suspected immigration or citizenship status, absent a judicial warrant”
 - No conditioning services on immigration status except as required by law
-

Geneseo [new]	Police Department Policy 096 (May 1, 2017)	<ul style="list-style-type: none"> • No use of department personnel “for the purpose of apprehending aliens suspected or wanted only for” civil immigration violations • No notification to immigration authorities without reasonable suspicion of a crime • No identifying, questioning, detention, demanding immigration documentation, or taking any other “police action solely because [a] person is an illegal alien” • No entering into 287(g) agreements
Hudson [new]	Common Council Resolution No. 5 (pgs. 47-49) (March 21, 2017)	<ul style="list-style-type: none"> • No stops, questioning, investigation, detention or arrest based solely on actual or suspected immigration status • No status inquiries “unless necessary to investigate criminal activity by that individual” • No compliance with detainers or administrative warrants • No “perform[ing] the functions of a federal immigration officer or otherwise engag[ing] in the enforcement of federal immigration law” • No entering into 287(g) agreements • No assisting or supporting immigration enforcement operations except: <ol style="list-style-type: none"> 1. “In response to an articulated, direct threat to life or public safety;” or 2. “When ... required to safely execute a criminal warrant or court order”; or 3. When required by statute or regulation
Irvington [new]	Village Board of Trustees Resolution (pgs. 20-23) (March 6, 2017)	<ul style="list-style-type: none"> • No status inquiries “unless necessary to investigate criminal activity by that individual” • No detainer compliance except if there is <ol style="list-style-type: none"> 1. An active judicial warrant; or 2. Probable cause the detainee has re-entered after a previous removal AND been previously convicted of a Class A felony or Class B violent felony or the equivalent; or 3. Probable cause the detainee “has or is engaged in terrorist activity” • No “perform[ing] the functions of a federal immigration officer or otherwise engag[ing] in the enforcement of federal immigration law” • No entering into 287(g) agreements • No granting ICE or CBP access to village facilities or those in village custody if their “sole purpose is enforcement of federal immigration law”

Ithaca **[new]**

[Common Council
Ordinance \(pgs. 4-9\)
\(February 1, 2017\)](#)

- Entitled “Sanctuary City”
- No status inquiries “unless necessary to investigate criminal activity by that individual”
- No stops, questioning, investigation or arrest based solely on actual or suspected immigration status
- No detainer compliance except if there is
 1. An active judicial warrant; or
 2. A written legal opinion by the city attorney’s office finding probable cause the detainee has re-entered after a previous removal AND been previously convicted of a Class A felony or Class B violent felony or the equivalent; or
 3. A written legal opinion by the city attorney’s office finding probable cause the detainee “has or is engaged in terrorist activity”
- No “perform[ing] the functions of a federal immigration officer or otherwise engag[ing] in the enforcement of federal immigration law”
- No entering into 287(g) agreements
- No granting ICE or CBP access to city facilities or those in city custody unless there is a written legal opinion by the city attorney’s office “that ICE or CBP’s sole purpose is NOT enforcement of federal immigration law”

Kingston **[new]**

[Common Council
Resolution 7-2017
\(pgs. 7-8\) \(January
12, 2017\)](#)

- No status inquiries by police “upon initial contact”
- No status inquiries by other city departments or employees “before making government services available”
- Acknowledges that “these practices are generally considered to be ‘Sanctuary City’ policies”

Newburgh **[new]**

[City Council
Resolution \(pgs. 188-
190\) \(March 9, 2017\)](#)

- No status inquiries except if required by law
 - No entering into “any contracts, agreements or arrangements” to act as immigration agents or house immigration detainees, including 287(g) agreements or Intergovernmental Service Agreements
 - No participation in joint operations with ICE
 - No stops, arrests or detentions based on actual or perceived immigration status or suspicion of immigration violations
 - No compliance with detainers or administrative warrants
 - No granting ICE “access to City facilities, property, equipment or
-

databases without a judicial warrant”

- No conditioning services on immigration status except as required by law
- Foreign photo-identification documents to be accepted as proof of identity without additional scrutiny

New Paltz **[new]**

[Town Board Local Law #4-2017 \(April 20, 2017\)](#)

- No status inquiries “unless necessary to investigate criminal activity by that individual”
- No stops, questioning, investigation or arrest based solely on actual or suspected immigration status
- No “perform[ing] the functions of a federal immigration officer or otherwise engag[ing] in the enforcement of federal immigration law”
- No entering into 287(g) agreements
- No detainer compliance except if there is
 1. An active judicial warrant; or
 2. Probable cause the detainee has re-entered after a previous removal AND been previously convicted of a Class A felony or Class B violent felony or the equivalent; or
 3. Probable cause the detainee “has or is engaged in terrorist activity”
- No granting ICE or CBP access to people in town custody or use of town facilities for interviews if their “ sole purpose is enforcement of federal immigration law”

New Rochelle **[new]**

[New Rochelle Police Immigration Policy, in Lower Hudson Journal News, August 23, 2017](#)

- No status inquiries “unless it is necessary to investigate criminal activity by that individual”
- No detainer compliance except if:
 1. There is an active judicial warrant; or
 2. There is probable cause the detainee has been convicted of a violent or serious crime; or
 3. There is probable cause the detainee “has or is engaged in terrorist activity”; or
 4. The detainee has pending criminal charges; or
 5. The detainee “has information related to an ongoing criminal investigation unrelated to ... immigration status”
- May hold on a detainer for up to 24 hours under the circumstances above in order to give ICE time to secure a judicial warrant

New York City

[Mayor Ed Koch Executive Order No. 124 \(August 7, 1989\)](#)

- No disclosure of information to immigration authorities unless required by law, authorized by the subject in writing, or the subject “is suspected ... of engaging in criminal activity”
- No conditioning receipt of services on immigration status unless required

		by law	
	Mayor Michael Bloomberg Executive Order No. 41 (September 17, 2003)	<ul style="list-style-type: none"> • No status inquiries by police unless investigating a crime • No status inquiries by other city officers or employees except if required by law or to determine eligibility for a program, service, or benefit 	
	Local Law [INT 0486-2014] (November 14, 2014)	<ul style="list-style-type: none"> • No detainer compliance except with a judicial warrant AND “the individual in question has been convicted of a violent or serious felony within the last five years, or is a possible match on the terrorist watch list” 	
	NYPD Patrol Guide Procedure No. 212-66 (pgs. 580-581) (April 12, 2017) [new]	No status inquiries by police unless investigating a crime	
Philipstown [new]	Town Board Resolution (pg. 85) (April 6, 2017)	<ul style="list-style-type: none"> • No status inquiries, other investigation of immigration status, or maintaining records about immigration status, unless required by law or court order • No “assist[ing] or cooperat[ing] with any investigation, detention or arrest by any agency enforcing federal immigration law” • No disclosing information about immigration status except as required by law 	
		<ul style="list-style-type: none"> • No status inquiries “unless necessary to investigate criminal activity by that individual” • No stops, questioning, investigation or arrest based on actual or suspected immigration status • No “perform[ing] the functions of a federal immigration officer or otherwise engag[ing] in the enforcement of federal immigration law” 	
Poughkeepsie [new]	Common Council Resolution R17-33 (pgs. 4-7) (June 18, 2017)	<ul style="list-style-type: none"> • No entering into 287(g) agreements • No detainer compliance without a judicial warrant • No compliance with ICE or CBP requests for non-public information without a judicial warrant • No granting ICE or CBP access to people in city custody if their “sole purpose is enforcement of federal immigration law” • No use of city resources, personnel, etc., “(i) for the purpose of detecting or apprehending persons based solely on their immigration status; or (ii) to otherwise investigate, enforce, or assist in the investigation or enforcement 	

of any federal program requiring registration of individuals on the basis of immigration status”

Riverhead [new]	RiverheadLOCAL, July 17, 2015 Riverhead News-Review, March 24, 2017	<ul style="list-style-type: none">• No “go[ing] out of their way to find out” about immigration status• No detainer compliance without a judicial warrant <p>No status inquiries “as a standard practice”</p>
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Rochester [new]	City Council Resolution No. 2017-5 (pgs. 84-86) (February 21, 2017)	<ul style="list-style-type: none">• “Affirms” that the city is a sanctuary city• No status inquiries “unless necessary to investigate criminal activity”• No stops, questioning, investigation or arrest based solely on actual or suspected immigration status• No conditioning services or benefits on immigration status except if required by law• No use of city funds or personnel “to enforce or to assist in the enforcement of Federal immigration policies or participate in any program requiring registration of individuals on the basis of ... national origin,” except as required by law
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Rye [new]	Police Department General Order #113.21 (on pg. 45-48) (adopted by City Council July 12, 2017)	<ul style="list-style-type: none">• No status inquiries “ unless necessary to investigate criminal activity by that individual”• No stops, questioning, investigation or arrest based solely on actual or suspected immigration status• No “perform[ing] the functions of a federal immigration officer or otherwise engag[ing] in the enforcement of federal immigration law”• No entering into 287(g) agreements• No detainer compliance unless:<ol style="list-style-type: none">1. Accompanied by a judicial warrant; or2. There is probable cause that the detainee has unlawfully re-entered after a previous deportation or removal; or3. “There is probable cause to believe [the detainee] has or is engaged in terrorist activity”• No compliance with ICE or CBP requests for non-public information without a judicial warrant
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Syracuse [new]	Syracuse.com, January 12, 2017	<ul style="list-style-type: none">• Declares that the city is and will remain a sanctuary city• No city resources to “ be used to help enforce federal anti-immigrant
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policies”

- New Mayor Ben Walsh maintains previous Mayor Stephanie Miner’s policies above
- No arrests based on immigration status
- No “actively enforc[ing] ... federal immigration laws”

Syracuse.com,
[January 29, 2018](#)

Tompkins County
[new]

[County Legislature
Resolution #6859
\(February 21, 2017\)](#)

- No stops, questioning, investigation or arrest based solely on actual or suspected immigration status
- No “perform[ing] the functions of a federal immigration officer or otherwise engag[ing] in the enforcement of federal immigration law”
- No entering into 287(g) agreements
- No detainer compliance except if there is:
 1. An active judicial warrant; or
 2. Probable cause the detainee has re-entered after a previous deportation or removal AND been previously convicted of violent or serious crime or the equivalent; or
 3. Probable cause the detainee “has or is engaged in terrorist activity”

Westchester County
[new]

[County Board of
Legislators Act ACT-
2018-19 \(March 20,
2018\)](#)

- No status inquiries unless required by law, required to determine eligibility for a service or benefit, or “[r]elated to the investigation of a possible non-immigration related crime”
- No “threaten[ing]” to contact immigration authorities or to provide information to them
- No use of county resources, personnel, etc. “for detecting or apprehending individuals based solely on their actual or suspected Citizenship or Immigration Status”
- No stops, questioning, investigation or arrest based on actual or suspected immigration status or actual or suspected birthplace
- No communication with immigration authorities about a specific individual unless:
 1. Required by law; or
 2. “Related to the investigation of a possible non-immigration related crime;” or
 3. There is probable cause the individual has re-entered after a previous deportation or removal AND been previously convicted of violent or serious crime or the equivalent; or
 4. There is probable cause the detainee “has or is engaged in

terrorist activity”

- No providing immigration authorities access to non-public areas or equipment “unless required by exigent circumstances”
- No providing immigration authorities access to people in county custody “for the sole purpose of enforcing federal immigration laws without a Judicial Warrant or the voluntary and informed consent of the individual”
- No compliance with detainers or administrative warrants without a judicial warrant
- No “perform[ing] the duties of Federal Immigration Authorities, engag[ing] in the enforcement of federal immigration law, or accept[ing] requests by Federal Immigration Authorities to assist in the enforcement of federal immigration laws”
- No use of county resources, personnel, etc., to house immigration detainees

White Plains **[new]**

[Mayor Thomas Roach Statement \(January 28, 2017\)](#)

[Lower Hudson Journal News, March 23, 2017](#)

- No status inquiries
- No enforcing immigration law

“Our police officers will not ask you your immigration status. ... We will not contact ICE. We will not enforce immigration laws of our federal government.” – Mayor Thomas Roach

Yonkers **[new]**

[Police Department Special Order 01-17 \(July 10, 2017\)](#)

No status inquiries “unless necessary to investigate criminal activity by that individual”

NORTH CAROLINA

Asheville **[new]**

[City Council Resolution No. 13-227 \(pgs. 17-18\) \(October 22, 2013\)](#)

No “active participation” in enforcing immigration law absent “criminal or national security investigations”

Chapel Hill **[new]**

[Police Department Standard Operating Procedures 400.2 \(on](#)

- No detentions solely to determine immigration status

[pg. 31\)](#)

- No status inquiries "during a routine detention for another matter (i.e. traffic stop or a minor criminal offense)"
- Detainers or administrative warrants to be brought to the attention of a legal advisor or the police chief and not "generally" complied with

Charlotte-Mecklenburg County
[new]

[City Council Resolution \(pgs. 101-105\) \(June 8, 2015\)](#)

- No "arbitrary profiling" based on immigration status, or using it as "a motivating factor for any police activity"
- No contact, detention or arrest based solely on suspicion that someone is an illegal alien
- No status inquiries "unless there is Reasonable Suspicion, supported by objective and clearly defined evidence, that the person is involved in criminal street gang activity or terrorism related activities"

Durham **[new]**

[City Council Resolution #9046 \(October 20, 2003\)](#)

No status inquiries or "activities designed to ascertain ... immigration status," "[u]nless otherwise required as part of a city officer or employee's duties or by law or by court order"

[Police Department General Order 4073 \(pgs. 738-740\) \(September 2015\)](#)

- No status inquiries or "activities designed to ascertain ... immigration status," without the exceptions in the city council resolution
- No "imply[ing] or threaten[ing]" DHS involvement "unless there is reasonable suspicion of a violation of immigration law beyond" unlawful presence
- No "explicitly requesting" immigration documents as identification

OHIO

Cincinnati

[Police Department Procedure 12.556 \(March 26, 2015\)](#)

- No stops, detentions, questioning or arrest based on possible unlawful entry or overstaying a visa
- No "enforc[ing] immigration laws"
- No requirement to contact ICE after arresting illegal aliens

[City Council Resolution No. 9-2017 \(January 30, 2017\) **\[new\]**](#)

Declares the city a sanctuary city

Columbus

[Police Division Directive 3.01 \(June 30, 2015\)](#)

No detention or arrest for ICE without a warrant or observation of a crime

		<ul style="list-style-type: none"> No use of city funds, personnel, etc., “for the sole purpose of detecting or apprehending any person based on ... suspected immigration status, except in response to a court order”
	City Ordinance 1304-2017 (June 8, 2017) [new]	<ul style="list-style-type: none"> No requesting information about, investigating, or assisting in investigating, immigration status “unless a warrant exists, a criminal violation was reported, or an arrest was made”
Lorain [new]	The Chronicle, July 10, 2016	<ul style="list-style-type: none"> No contacting immigration officials “for a minor offense such as a traffic violation” “Will alert immigration authorities only if ... involved in a more serious or violent crime”
	News 5 Cleveland, August 10, 2017	No stops, detention or arrest based solely on immigration status
Oberlin [new]	City Council Resolution No. R17-04 (March 7, 2017)	<ul style="list-style-type: none"> No status inquiries of victims, witnesses or those contacting police for assistance No entering into 287(g) agreements No denying city services on the basis of immigration status
OKLAHOMA		
Tulsa [City] [new]	Police Department Procedure 31-138 (pgs. 291-293) (October 30, 2007)	No stops, questioning, arrests or detentions based solely on suspicion of unlawful presence
	Tulsa World, January 27, 2017	No status inquiries “when making arrests or interviewing witnesses”
OREGON		
Statewide	Oregon Revised Statutes §181A.820 (formerly 181.850) (July 7, 1987)	<ul style="list-style-type: none"> No use of state or local law-enforcement funds, personnel, etc., “for the purpose of detecting or apprehending persons whose only violation of law is” unlawful presence However, may contact immigration authorities to “[v]erify the immigration status of a person if the person is arrested for any criminal offense” However, may arrest for criminal immigration violations or on the basis of a warrant Applies to both state and local law enforcement

		<ul style="list-style-type: none"> ○ No status inquiries
	Oregon House Bill 3464 (August 16, 2017) [new]	<ul style="list-style-type: none"> ○ No sharing any of the following with federal immigration authorities: a person's address; workplace/work hours; school/school hours; contact information; known associates or relatives; time or location of the person's hearings, proceedings or appointments; or any of the same information about known relatives or associates of the person ○ Applies to both state and local government
Ashland	City Council Resolution No. 2003-05 (February 19, 2003)	<ul style="list-style-type: none"> • Must "carry out investigations without regard to ... national origin, [or] ... citizenship status ... , except when such factors are part of the description of a particular suspect, or an element of a state crime" • No "participating in enforcement of federal immigration laws"
Astoria [new]	Common Council Resolution No. 17-03 (March 6, 2017)	<ul style="list-style-type: none"> • "[E]xcept as required by law," no use of city money or equipment "to detect or apprehend persons whose only violation involves a federal immigration law" • "[E]xcept as required by federal or State law," no conditioning city services or benefits on immigration status
Baker County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	"Will not honor ICE detainer"
Beaverton [new]	City Council Resolution No. 4429 (January 11, 2017)	<ul style="list-style-type: none"> • Restates the general prohibition on use of agency funds, personnel, etc., from the 1987 state sanctuary statute • Declares the city a sanctuary city • Defines a sanctuary city as one where "all members of our community ... can call for public safety assistance without fear of reprisal based solely on federal immigration status"
Benton County [new]	County Board of Commissioners Declaration of Sanctuary (December 20, 2016)	<ul style="list-style-type: none"> • Declares the county a sanctuary county • No "participat[ing] in or facilitat[ing] any federal efforts to register individuals based on their religious affiliation or other status"

Clackamas County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 4-10, 2017)	“Will not honor ICE detainer unless there is probable cause for such detention”
Clatsop County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainer”
Columbia County [new]	Sheriff’s Office Policies 409 (pgs. 274-279) and 411 (pgs. 283-285) (August 3, 2017)	<ul style="list-style-type: none"> • No arrests for alleged unlawful entry • No arrests for alleged unlawful presence • No contact, detention or arrest based solely on suspicion of an immigration violation, “[u]nless immigration status is relevant to another criminal offense or investigation (e.g., harboring, smuggling, terrorism)” • No stops or detention solely to determine immigration status • No status inquiries unless detained for a criminal investigation for more than two hours • No detainer compliance “unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order” • “Generally” no need to notify ICE when booking arrestees into county jail
Coos County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainer without court order or warrant”
Corvallis [new]	City Council Resolution 2016-50 (December 12, 2016)	<ul style="list-style-type: none"> • Declares the city a sanctuary city • No “honor[ing] or enforc[ing] federal immigration laws” • No detainer compliance • No status inquiries

- No “activities designed to ascertain the immigration status of any person of foreign citizenship whose only violation is” unlawful presence

Crook County	The Bulletin, April 18, 2014 The Oregonian, April 24, 2014	<p>“The Jefferson County Sheriff’s Office, which holds people arrested in Jefferson and Crook counties, has also changed its policies because of the court ruling, said Sheriff Jim Adkins.”</p> <p>““We don’t hold anybody on ICE detainer anymore,” he said Thursday.”</p> <p>Listed as no longer honoring detainees</p>
Deschutes County	The Bulletin, February 2, 2017 U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	<ul style="list-style-type: none"> • No contacting immigration authorities unless arrested and booked into county jail • No contacting immigration authorities “when dealing with people in the community, such as when people get pulled over in a traffic stop or if they report crimes” <p>“Will not honor ICE detainer without court order or warrant”</p>
Douglas County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	<p>“Will not honor ICE detainer without court order or warrant”</p>
Eugene [new]	City Manager Jon Ruiz Administrative Order 21-16-09 (December 16, 2016) City Council Ordinance No. 20579 (March 14, 2017) [new]	<p>Extends the terms of the 1987 state sanctuary statute to cover all city employees, not just law enforcement</p> <p>Enacts the city manager’s order as a city ordinance</p>

Gilliam County	The Oregonian, April 17, 2014	“Sheriff’s offices in Deschutes, Wasco, Sherman, Gilliam and Hood River counties have joined the Portland metro area in changing a policy that keeps suspected undocumented immigrants in jail for deportation.”
	The Oregonian, April 24, 2014	Listed as no longer honoring detainees
Grant County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainer without court order or warrant.”
Hillsboro [new]	City Council Resolution No. 2552 (March 7, 2017)	<ul style="list-style-type: none"> • Declares the city a sanctuary city • Defines a sanctuary city as one where “all members of our community ... can call upon public safety assistance whenever necessary, without being questioned about federal immigration laws”
Hood River [City] [new]	City Council Resolution 2017-02 (January 23, 2017)	<ul style="list-style-type: none"> • States that the city “ will continue to be a place of sanctuary” • “Police ... will not act as agents of or for federal immigration” • “[E]ndorse[s]” the 1987 state sanctuary statute
Hood River County	The Oregonian, April 17, 2014	“Sheriff’s offices in Deschutes, Wasco, Sherman, Gilliam and Hood River counties have joined the Portland metro area in changing a policy that keeps suspected undocumented immigrants in jail for deportation.”
	The Oregonian, April 24, 2014	Listed as no longer honoring detainees
Jackson County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainer without court order or warrant”

Jefferson County	The Bulletin, April 18, 2014 U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	<p>"The Jefferson County Sheriff's Office, which holds people arrested in Jefferson and Crook counties, has also changed its policies because of the court ruling, said Sheriff Jim Adkins."</p> <p>"We don't hold anybody on ICE detainer anymore," he said Thursday."</p> <p>"Will not honor ICE detainer without court order or warrant"</p>
Josephine County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	<p>"Will not honor ICE detainer without court order or warrant"</p>
Lane County	Sheriff's Office News Release (April 21, 2014) County Board of Commissioners Order No. 17-07-11-01 (July 11, 2017) [new]	<p>No detainer compliance without a warrant or court order</p> <p>Adopts the terms of the 1987 state sanctuary statute and extends it to cover all county departments and employees, not just law enforcement</p>
Lincoln County	The Oregonian, April 24, 2014 U.S. Department of Homeland Security: Declined Detainer Outcome Report (January 28-February 3, 2017)	<p>Listed as no longer honoring detainees</p> <p>"Will not honor ICE detainer without court order or warrant"</p>
Malheur County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	<p>"Will not honor ICE detainer without court order or warrant"</p>

Marion County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	"Will not honor ICE detainer without court order or warrant"
Multnomah County	Sheriff's Department Memo (April 16, 2014)	No detainer compliance without a warrant
Portland	City Council Resolution No. 37277 (March 22, 2017) [new] Police Bureau Directive 810.10 (February 1, 2018)	<ul style="list-style-type: none"> • Declares the city a sanctuary city • " [I]n a manner consistent with state and federal law," no use of city resources, personnel, etc., to enforce immigration law • No cooperation with ICE "except as expressly required by Federal Law" ○ No questioning, detention, arrest, investigation or "other official police action" based solely on immigration status or national origin ○ No "enforcing or assisting in the enforcement of federal immigration laws" ○ No use of personnel, resources, etc., "to enforce or assist in the enforcement of federal immigration laws, unless in a manner that comports with applicable law" ○ No status inquiries ○ No "document[ing] immigration status solely or primarily for the purpose of federal immigration law enforcement" ○ No arrests solely for unlawful presence ○ No compliance with detainers or administrative warrants without a judicial warrant ○ No "assist[ing] ICE, CBP or ERO as it pertains to the enforcement of federal immigration laws" ○ No granting immigration authorities access to restricted areas without a judicial warrant or other court order ○ No sharing any of the following with federal immigration authorities without a judicial warrant or court order: a person's address; workplace/work hours; school/school hours; contact information; known associates or relatives; time or location of the person's hearings, proceedings or appointments; or any of the same information about known relatives or associates of the person

Prineville [new]	KTVZ.com, May 10, 2017	No status inquiries, including after arrest
	Central Oregonian, May 12, 2017	No status inquiries unless booked into jail
Salem	City Council Policy No. A-9 (December 15, 1997)	<ul style="list-style-type: none"> • No “perform[ing] duties dictated by” immigration authorities • “[M]ay seek race, sex, color and national origin information on a voluntary basis, so long as the information is not used for the enforcement of immigration laws” • No use of city resources, personnel, etc., “to detect or apprehend persons whose only violation of law is” unlawful presence
Scappoose [new]	Columbia County Spotlight, February 17, 2017	No “participat[ing] in routine immigration enforcement activities”
Sherman County	The Oregonian, April 17, 2014	“Sheriff’s offices in Deschutes, Wasco, Sherman, Gilliam and Hood River counties have joined the Portland metro area in changing a policy that keeps suspected undocumented immigrants in jail for deportation.”
	The Oregonian, April 24, 2014	Listed as no longer honoring detainers
Springfield	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainer without court order or warrant”
St. Helens [new]		<ul style="list-style-type: none"> • No “participat[ing] in routine immigration investigation and enforcement activities”
	Police Department Policy 412 (pgs. 286-288) (March 28, 2017)	<ul style="list-style-type: none"> • No contact, detention or arrest based solely on suspicion of immigration violations, “[u]nless immigration status is relevant to another criminal offense or investigation (e.g., harboring, smuggling, terrorism)” • “Generally,” no need to notify ICE when booking someone into county jail • No extending detentions solely to notify ICE

		<ul style="list-style-type: none"> No detainer compliance, “unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order”
Talent	City Council Resolution No. 03-642-R (April 4, 2003)	No “participating in enforcement of federal immigration laws”
Tigard [new]	Police Department Policy 428 (pgs. 318-320) (November 30, 2016)	<ul style="list-style-type: none"> No “participat[ing] in routine immigration investigation and enforcement activities” No contact, detention or arrest based solely on suspicion of immigration violations, “[u]nless immigration status is relevant to another criminal offense or investigation (e.g., harboring, smuggling, terrorism)” “Generally,” no need to notify ICE when booking someone into county jail No extending detentions solely to notify ICE No detainer compliance, “unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order”
Tillamook County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainer without court order or warrant.”
Tualatin [new]	Community Message on Immigration and Non-Enforcement Policy (January 31, 2017)	<ul style="list-style-type: none"> No “participat[ing] in routine immigration investigation and enforcement activities” Follows state law and specifically quotes the 1987 state sanctuary statute
Union County	Sheriff's Office Directive (April 17, 2014)	Will not honor ICE detainer without a warrant or probable cause statement

Wallowa County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	"Will not honor ICE detainer without court order or warrant"
Wasco County	The Oregonian, April 17, 2014	"Sheriff's offices in Deschutes, Wasco, Sherman, Gilliam and Hood River counties have joined the Portland metro area in changing a policy that keeps suspected undocumented immigrants in jail for deportation."
	The Oregonian, April 24, 2014	Listed as no longer honoring detainers
Washington County	Sheriff Pat Garrett statement (April 14, 2014)	No compliance with detainers
Yamhill County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	"Will not honor ICE detainer without court order or warrant"
PENNSYLVANIA		
Allegheny County	Settlement Agreement, in Pittsburgh Post-Gazette, November 18, 2015	No compliance with detainers or administrative warrants without a judicial warrant or other court order
	What's Next For Pittsburgh?, August 7, 2017	"They do, however, communicate with ICE, informing the agency of" release dates
Armstrong County	"A Changing Landscape," Temple University Beasley School of Law (March 2015)	"Armstrong County Jail's practice is to not hold individuals based solely on ICE detainers."

Bucks County	<u>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</u>	"Will not hold solely on an ICE detainer, but will notify ICE via email of a pending release from custody"
Carbon County	<u>"A Changing Landscape." Temple University Beasley School of Law (March 2015)</u>	"Carbon County Correctional Facility's practice is to not hold individuals based solely on ICE detainers. The facility will honor an ICE detainer that is signed by a federal judge."
Chester County	<u>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</u>	"Will not detain individuals solely based on an ICE detainer"
Clarion County	<u>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</u>	"Will not hold individuals solely based on ICE detainer; requires legal and authorized commitment paperwork"
Columbia County	<u>"A Changing Landscape." Temple University Beasley School of Law (March 2015)</u>	"Columbia County Prison's practice is to not hold individuals based solely on ICE detainers."
Delaware County	<u>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</u>	"Will not hold individuals solely based on an ICE detainer"
Elk County	<u>"A Changing Landscape." Temple University Beasley School of Law (March 2015)</u>	"Elk County Jail's practice is to not hold individuals based solely on ICE detainers."

Fayette County	<u>"A Changing Landscape," Temple University Beasley School of Law (March 2015)</u>	"Fayette County Prison's practice is to not hold individuals based on ICE detainees."
Franklin County [new]	<u>PennLive, March 22, 2017</u>	"[County Solicitor Beth] Shank said the while it does not honor detainer requests, Franklin County provides ICE with a daily list of illegal immigrants charged with a crime and communicates when they are being released."
Jefferson County	<u>"A Changing Landscape," Temple University Beasley School of Law (March 2015)</u>	"Jefferson County Jail's practice is to not hold individuals based solely on ICE detainees."
Lackawanna County	<u>"A Changing Landscape," Temple University Beasley School of Law (March 2015)</u>	"Lackawanna County Prison's practice is to not hold individuals based solely on ICE detainees."
Lehigh County	<u>County Board of Commissioners Resolution No. 2014- 36 (April 24, 2014) [new]</u> <u>The Morning Call, March 22, 2017</u>	No detainer compliance without a judicial warrant or other court order "Executive Tom Muller ... said the county will continue its policy of holding suspects for ICE only if the federal agency's request comes with a court order, a warrant or a court-approved detainer."
Lycoming County	<u>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</u>	"Will not hold individuals solely on ICE detainees" "Will notify ICE two hours prior of an inmate's release if ICE had issued a detainer"
Montgomery County	<u>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</u>	"Will not honor ICE detainer" "Will not accept anyone brought to it solely on an ICE detainer"

Montour County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainers”
Perry County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“Will not honor ICE detainers without a warrant or court order”
Philadelphia [City & County]	Mayor James Kenney Executive Order 5-16 (January 4, 2016) Philadelphia Inquirer, June 22, 2017	<p>No detainer compliance or notice of pending release unless:</p> <ol style="list-style-type: none"> 1. “[B]eing released after conviction for a first or second degree felony involving violence AND 2. “[T]he detainer is supported by a judicial warrant” <ul style="list-style-type: none"> • No status inquiries • Immigration status when “inadvertently” discovered, “will make it into a police report only when that person is suspected of a crime”
Pike County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	“ICE detainers are not acceptable commitment paperwork nor can be used as a valid hold”
Pittsburgh [new]	South Pittsburgh Reporter, March 7, 2017 Mayor William Peduto Statement on Immigration Policies (March 21, 2017) KDKA CBS Pittsburgh, July 12, 2017 Pittsburgh Tribune-Review, September 28, 2017	<p>No status inquiries except “during a criminal investigation or arrest”</p> <p>No “initiat[ing] communication with ICE”</p> <p>No “handing over” arrestees to ICE</p> <p>“Pittsburgh’s “unbiased policing” policy bars officers from asking people about their immigration status, although it allows officers to assist feds on tracking illegals wanted on criminal warrants.”</p>

Somerset County	<u>"A Changing Landscape."</u> <u>Temple University</u> <u>Beasley School of Law</u> <u>(March 2015)</u>	"Somerset County's practice is to not hold individuals based solely on ICE detainees."
State College [new]	<u>Borough Council</u> <u>Resolution 1180</u> <u>(January 9, 2017)</u>	<ul style="list-style-type: none"> • [N]ot the responsibility of local officials to enforce immigration law" • No voluntary assistance "in any efforts by the federal government to apprehend, detain or deport community members" • No status inquiries of victims or witnesses • No disclosure of immigration status information without consent, "except as may be required by law"
Susquehanna County	<u>"A Changing Landscape."</u> <u>Temple University</u> <u>Beasley School of Law</u> <u>(March 2015)</u>	"Susquehanna County Jail's practice is to not hold individuals based solely on ICE detainees."
Tioga County	<u>"A Changing Landscape."</u> <u>Temple University</u> <u>Beasley School of Law</u> <u>(March 2015)</u>	"Tioga County Prison's practice is to not hold individuals based on ICE detainees"
Washington County	<u>"A Changing Landscape."</u> <u>Temple University</u> <u>Beasley School of Law</u> <u>(March 2015)</u>	"Washington County's practice is to not hold individuals based solely on ICE detainees. The County indicated, '[i]f . . . we received this detainer we would place it in our records and as a courtesy we would inform the Ice [<i>sic</i>] authorities that the individual was here before we released them.'"
Wayne County	<u>"A Changing Landscape."</u> <u>Temple University</u> <u>Beasley School of Law</u> <u>(March 2015)</u>	"Wayne County's practice is to not hold individuals based solely on ICE detainees."
Westmoreland County	<u>U.S. Department of Homeland Security:</u> <u>Declined Detainer Outcome Report</u> <u>(February 11-17, 2017)</u>	"Will not honor ICE detainer without a judicially authorized warrant or court order"

York [City] [new]	Mayor Kim Bracey Executive Order (January 24, 2017)	<ul style="list-style-type: none"> • No use of city resources, personnel, etc., “to investigate, question, apprehend, or arrest ... solely for an actual or suspected civil violation of federal immigration law unless required by federal or state law” • No conditioning city services or benefits unless required by law
York County	“A Changing Landscape.” Temple University Beasley School of Law (March 2015)	“York County’s practice is to not hold individuals based solely on ICE detainers.”
RHODE ISLAND		
Statewide	Governor Lincoln Chafee Order to the Department of Corrections (July 17, 2014) State Police General Order 56A10 (June 30, 2017) [new]	<ul style="list-style-type: none"> • No detainer compliance without a judicial warrant • Applies only to the state Department of Corrections (RIDOC); however, Rhode Island has no county jails, so everyone in custody either pretrial or on a sentence is housed by RIDOC ○ No status inquiries “unless necessary to investigate criminal activity by that individual” ○ No granting ICE use of State Police facilities or access to people in State Police custody “if ICE’s sole purpose is enforcement of Federal Civil Immigration Law, unless such access if required by a Federal Judicial Order” ○ Compliance with detainers only if accompanied by an order of deportation or removal issued by a US District Court judge, magistrate judge, immigration judge or the Board of Immigration Appeals
Bristol [new]	Town Council Resolution, in RhodyBeat, April 12, 2017	<ul style="list-style-type: none"> • No “work[ing] to enforce federal immigration laws” • No “report[ing] or register[ing] any individuals based on their immigration status”
Central Falls	Police Department General Order 14-08 (July 24, 2014)	No detainer compliance without a warrant
Providence [new]	City Council Ordinance 2017-18 (June 1, 2017) (“Providence Community-Police Relations Act”)	<ul style="list-style-type: none"> • No status inquiries • Foreign identification documents to be accepted as proof of identity without additional scrutiny

- No detainer compliance except:
 1. With a judicial criminal warrant; or
 2. If “the detention is otherwise constitutional”
- No “support[ing] or assist[ing] in operations conducted solely for the purpose of enforcing federal civil immigration law”

South Kingstown
[new]

[Town Council
Ordinance \(October
23, 2017\)](#)

- No stops, questioning, investigation or arrest based solely on actual or suspected immigration status
- No detainer compliance without a judicial warrant except “if there are exigent circumstances preventing ICE or CBP from obtaining a warrant and there is probable cause to believe that the individual has or is engaged in terrorist activity”
- No status inquiries of victims, witnesses “or a person who calls or approaches the police seeking assistance, unless necessary to investigate criminal activity that is unrelated to the enforcement of civil immigration law”
- No entering into 287(g) agreements
- No “voluntarily engage in the enforcement of, federal immigration law or ... perform[ing] federal immigration functions”
- No granting ICE or CBP access to town facilities or people in town custody without a federal court order if their “sole purpose is enforcement of federal civil immigration law”

TENNESSEE

Knoxville [new]

[Mayor Madeline
Rogero Statement on
Executive Orders
\(January 27, 2017\)](#)

[Knoxville Mercury,
March 21, 2017](#)

No status inquiries

- “[N]ot pursuing [the] option” to “enforce immigration policy”
- “[C]oncerned only with finding and arresting the perpetrators of crimes”

Memphis [new]

[Commercial Appeal,
November 18, 2016](#)

[KASU, January 30,
2017](#)

“[N]ot in the business of enforcing federal immigration policy, nor do we believe that is MPD’s function or mission” -- Mayor Jim Strickland

Notification to ICE only after an arrest for “any drug or criminal charges involving moral turpitude and/or felony”

Nashville [new]	Tennessean, November 17, 2016	No status inquiries “during stops or conversations with the public”
	Tennessean, June 20, 2017	No “engag[ing] in immigration enforcement activities”

TEXAS

Austin	Austin City Code Article 1 § 2-8-1	<ul style="list-style-type: none"> • No conditioning city services on immigration status
	City Council Resolution (January 30, 1997) [Item 33] Downtown Austin Patch, September 27, 2017	<ul style="list-style-type: none"> • “[D]eclares the City of Austin to be a ‘Safety Zone’ where all persons are treated equally ... regardless of immigration status” ○ No detention “solely for the purpose of determining their immigration status” ○ “[O]fficers that have lawfully detained or arrested an individual for a separate offense may make an inquiry into their immigration status, with a few limitations” ○ “We are not in the business of enforcing federal civil immigration law” ○ “Officers have the authority under SB 4 to ask someone their immigration status, but the person they've stopped is not required to answer that question”
Dallas [City] [new]	Police Department General Order 315.04 (pg. 119) (January 1, 2016)	<ul style="list-style-type: none"> • No “enforc[ing] immigration laws” • No stops or contact solely to determine immigration status • Arrest reports do “not refer to immigration status”
Dallas County	WFAA8 ABC News, September 17, 2015	<ul style="list-style-type: none"> • No detainer compliance “on “low-level” drug or theft offenses, or non-family violence misdemeanor assaults”
	County Commissioners Court Resolution (February 7, 2017)	<ul style="list-style-type: none"> • No notifications of pending release <p>No “nonessential collaborations with” ICE</p>
El Cenizo [new]	Christian Science Monitor, August 25, 1999	“Two weeks ago, city officials ... passed an ordinance saying that any city employee who reports local residents to the Border Patrol would be fired.”
	Washington Post, June 4, 2017	“El Cenizo declared itself a sanctuary in 1999 and vowed to fire any city official who reported an immigrant to authorities.”

Houston [new]	Police Department Immigration Policy Questions & Answers	<ul style="list-style-type: none"> • No detention or arrest based solely on suspicion of unlawful presence • No status inquiries • No contacting ICE unless "a person is confirmed to have a deportation warrant or a notice from ICE that they are a previously deported felon" • "[A] 'Matricula Consular' card issued by the Mexican Consulate is presumed valid unless the totality of the circumstances calls the validity of the card into question"
Port Arthur [new]	Police Department Immigration Policy (January 26, 2017)	<ul style="list-style-type: none"> • No stops solely to determine immigration status • No arrests "when the only violation is an infraction of federal immigration law" • No notifying ICE/CBP: <ol style="list-style-type: none"> 1. For victims or witnesses; or 2. "When contacted during a family disturbance"; or 3. For "minor traffic offenses"; or 4. "When the person(s) is/are seeking medical treatment;" or 5. If "released from police custody (not booked) pending further investigation"
San Antonio	Police Department Immigration Practices Questions and Answers (October 28, 2015) mySanAntonio.com, August 31, 2017	<p>"The only time ICE will be contacted is if the person is found to have criminal warrants issued by ICE, a deportation warrant, or is a previously deported felon."</p> <ul style="list-style-type: none"> • No detention or arrest based on suspicion of unlawful presence • No "asking any person for proof of citizenship or legal residency"
UTAH		
Provo [new]	ElevenNews, March 22, 2017 Lifetzette, October 2, 2017	<ul style="list-style-type: none"> • No status inquiries • No "participat[ing] in any kind of immigration or customs enforcement raids" <p>"Last February, the Provo police chief instructed his officers that it was not their job to enforce federal immigration laws, and said that they would not work with federal authorities to detain or remove illegal aliens"</p>

Salt Lake City	Deseret News, January 26, 2017	<ul style="list-style-type: none"> • No status inquiries • No “tak[ing] on the roles of federal immigration officials”
	KUTV.com, January 26, 2017	“We are doing everything that a sanctuary city is doing.” – Mayor Jackie Biskupski
Salt Lake County [new]	Fox13, February 1, 2017	No status inquiries unless booked into county jail
	Salt Lake Tribune, January 8, 2018	No status inquiries “when dealing with the public”
VERMONT		
	State Police Rules & Regulations VSP-DIR-301 (November 4, 2011)	<ul style="list-style-type: none"> • No use of State Police resources and personnel for detecting or apprehending illegal aliens • No status inquiries during <i>civil</i> investigations • No status inquiries during a <i>criminal</i> investigation unless immigration status is part of the investigation or the subject is arrested • Declares any police action solely based on immigration status to be “biased” • Applies only to the State Police, not local governments
Statewide	Vermont Senate Bill 79 (Act 5) (March 28, 2017) [new]	<ul style="list-style-type: none"> ○ No disclosing immigration status information to federal officials “for the purpose of registration” ○ No using public resources, personnel, etc., for creating or enforcing any federal “registration” program based on immigration status ○ Requires that any 287(g) agreement between a state agency or local government and the federal government must be approved by the Governor in consultation with the Attorney General, “unless necessary to address threats arising out of a declared state of emergency” ○ Applies to both state agencies and local governments

Burlington **[new]**

[City Council
Resolution \(June 12,
2017\)](#)

- No “routine” status inquiries
- Actual or perceived immigration status “shall not affect the detainee’s ability to participate in pre-charge or police-initiated pre-court processes”
- No using actual or perceived immigration status as “criteria for citation, arrest, or” whether someone has ties to the community or is a flight risk for purposes of setting bail
- No “enforcing ... civil immigration laws, where the only violation of law is” unlawful presence
- No stopping or prolonging stops “based on civil immigration matters, such as suspicion of” unlawful presence
- No “knowingly facilitat[ing]” detentions by immigration authorities “solely for suspected civil immigration violations”
- No contact, detention or arrest based on suspicion about immigration status
- Foreign photo-identification documents deemed “acceptable,” including foreign drivers’ licenses, foreign passports and consular ID cards
- No compliance with detainers or administrative warrants without a judicial warrant
- No prolonging detentions to investigate immigration status “or to allow CBP or ICE to investigate immigration status”

Calais **[new]**

[Town Meeting Article
17 \(pgs. 4-5\) \(March
7, 2017\)](#)

- Declares the town a sanctuary town
- No “participat[ing] in Federal efforts to deport” illegal aliens

Colchester **[new]**

[Police Department
General Order #36
\(July 1, 2016\)](#)

- Status inquiries “only when it is necessary to the ongoing investigation of a criminal offense”
- No using agency resources for “enforcement of federal civil immigration law where the only violation of law is” unlawful presence
- No “initiat[ing] or prolong[ing] stops based on civil immigration matters, such as suspicion of” unlawful presence
- No “facilitat[ing]” detentions by immigration authorities “for suspected civil immigration violations”
- No “support[ing] or assisting in operations that are primarily for immigration enforcement”
- No compliance with detainers or administrative warrants without a

judicial warrant

East Montpelier [new]	Town Meeting Resolution, in Vermont Public Radio, March 7, 2017	No status inquiries
Essex [Town] [new]	Police Department Policy 140901-1 (July 1, 2016)	<ul style="list-style-type: none">• Status inquiries “only when it is necessary to the ongoing investigation of a criminal offense”• No “us[ing] an individual’s personal characteristics as a reason to ask about, or investigate, a person’s immigration status”• No use of town resources for “enforcement of federal immigration law where the only violation of law is” unlawful presence• No “initiat[ing] or prolong[ing] stops based on civil immigration matters, such as suspicion of” unlawful presence• No “facilitat[ing]” detentions by immigration authorities “for suspected civil immigration violations”• No compliance with detainers, administrative warrants, or requests for notification, without a judicial warrant
Grand Isle County [new]	Sheriff’s Department Policy (September 30, 2017)	<ul style="list-style-type: none">• Status inquiries “only when it is necessary to the ongoing investigation of a criminal offense”• No use of county resources for “enforcement of federal immigration law where the only violation of law is” unlawful presence• No “initiat[ing] or prolong[ing] stops based on civil immigration matters, such as suspicion of” unlawful presence• No “facilitat[ing]” detentions by immigration authorities “for suspected civil immigration violations”• No compliance with detainers, administrative warrants, or requests for notification, without a judicial warrant
Marshfield [new]	Town Meeting Article/Resolution, in vtdigger.com, March 7, 2017	<ul style="list-style-type: none">• Designates the town a sanctuary• No disclosing immigration status to state or federal agencies• No acting as “an extension of any federal immigration policy enforcement actions”• No “enter[ing] into any agreement to carry out” immigration enforcement

Middlebury [new]	Police Chief Thomas Hanley Memo to Town Manager (January 26, 2017)	<ul style="list-style-type: none"> • No status inquiries of “victims or people in need of assistance” • No using suspected immigration status “as reasonable suspicion of an offense or crime” • No notifying immigration authorities for “minor offenses like traffic offenses and disputes”
Montpelier [new]	City Council Resolution (November 30, 2016) Montpelier Bridge, May 4, 2017	<ul style="list-style-type: none"> • Designates the city a sanctuary city • No compliance with federal or state agency requests for immigration status information • No acting as “an extension of any federal immigration policy enforcement actions” • No entering into “agreements to carry out” immigration enforcement <p>No compliance with detainers or administrative warrants without a judicial warrant</p>
Plainfield [new]	Town Meeting Article/Resolution in vtdigger.com, March 7, 2017	<ul style="list-style-type: none"> • Designates the town a sanctuary • No compliance with federal or state agency requests for immigration status information • No acting as “an extension of any federal immigration policy enforcement actions” • No entering into “agreements to carry out” immigration enforcement
Rutland [new]	Police Department Policy 201 (July 1, 2016)	<ul style="list-style-type: none"> • Status inquiries “only when it is necessary to the ongoing investigation of a criminal offense” • No use of department resources for “enforcement of federal immigration law where the only violation of law is” unlawful presence • No “initiat[ing] or prolong[ing] stops based on civil immigration matters, such as suspicion of” unlawful presence • No “facilitat[ing]” detentions by immigration authorities “for suspected civil immigration violations”

- Actual or perceived immigration status “shall not affect the detainee’s ability to participate in pre-charge or police-initiated pre-court processes”
- No using actual or perceived immigration status as “criteria for citation, arrest, or” whether someone has ties to the community or is a flight risk for purposes of setting bail

Springfield **[new]**

[Police Department
General Order B-4
\(September 13,
2017\)](#)

- Status inquiries “only when it is necessary to the ongoing investigation of a criminal offense”
- No contact, detention or arrest based on “suspicion about any person’s civil immigration status”
- No use of department resources for “enforcement of federal immigration law where the only violation of law is” unlawful presence
- No “initiat[ing] or prolong[ing] stops based on civil immigration matters, such as suspicion of” unlawful presence
- No “facilitat[ing]” detentions by immigration authorities “for suspected civil immigration violations”
- No compliance with detainers, administrative warrants, or requests for notification, without a judicial warrant

Williston **[new]**

[Police Department
General Order #176
\(July 1, 2016\)](#)

- Status inquiries “only when it is necessary to the ongoing investigation of a criminal offense”
- No “us[ing] an individual’s personal characteristics as a reason to ask about, or investigate, a person’s immigration status”
- No use of department resources for “enforcement of federal immigration law where the only violation of law is” unlawful presence
- No “initiat[ing] or prolong[ing] stops based on civil immigration matters, such as suspicion of” unlawful presence
- No “facilitat[ing]” detentions by immigration authorities “for suspected civil immigration violations”
- No compliance with detainers, administrative warrants, or requests for notification, without a judicial warrant

Winooski **[new]**

[City Council
Resolution \(pgs. 75-
76\) \(November 21,
2016\)](#)

- Designates the city a sanctuary city
- No status inquiries
- No compliance with federal or state agency requests for immigration

status information

- No acting as “an extension of any federal immigration policy enforcement actions”
- No entering into “agreements to carry out” immigration enforcement

VIRGINIA

Albemarle County [new]	“Factual Information Related to Immigration Status, Services, and Enforcement in Albemarle County” (2017)	<ul style="list-style-type: none">• No status inquiries “during routine contacts, such as traffic stops”• Status inquiries “only at arrest for serious felony offenses; at that time, the Albemarle Charlottesville Regional Jail confirms immigration status”
	CBS19News, March 8, 2017	No detainer compliance but does notify ICE of release dates and allows them to take custody if present then
	CBS 19 News, January 25, 2018	“[T]he [jail] board voted to keep the policy of notifying ICE when undocumented immigrants with detainers are released.”

Alexandria	City Council Resolution 2246 (pgs. 12-13) (October 9, 2007)	No status inquiries “of those who seek the protection of its laws or the use of its services,” unless required by law
	“Immigration Enforcement FAQ’s” (March 2, 2017) [new]	<ul style="list-style-type: none">• No status inquiries unless an “ officer has established reasonable suspicion that the person has committed or is committing a crime”• No “participat[ing] in ICE raids or arrests to enforce immigration laws”• No “provid[ing] ICE with any office space, facilities, or equipment”• No detainer compliance without a “formal arrest warrant”

Arlington County	“Arlington County Law Enforcement and Immigration”	<ul style="list-style-type: none">• No “proactive” status inquiries• No monitoring, questioning, investigation or detention solely to determine immigration status
		<ul style="list-style-type: none">• No requesting immigration or travel documents such as passports, visas or green cards• “Identification with a photograph is preferred but not required”• No detainer compliance without a judicial warrant

<p>Charlottesville [new]</p>	<p>Daily Progress, March 12, 2017</p> <p>City Council Resolution (pg. 98) (April 17, 2017)</p>	<p>No status inquiries “when interacting with the community”</p> <ul style="list-style-type: none"> • “[D]iscretion when faced with federal mandates regarding immigration issues” • Use of city resources “to meet ... obligations under local and state law” • “[E]mphasiz[ing] local discretion and the maintenance of trust between residents and our public safety professionals”
<p>Chesterfield County</p>	<p>Chesterfield Observer, October 14, 2015</p> <p>U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)</p> <p>Chesterfield Observer, May 24, 2017</p>	<p>No detainer compliance without a judicial warrant or other court order</p> <p>No detainer compliance but notifies ICE of scheduled releases</p> <p>Will hold on a detainer only for an additional two hours past scheduled release time, rather than the standard 48 hours</p>
<p>Fairfax County [new]</p>	<p>“Immigrants In Fairfax County”</p> <p>County Board of Supervisors Resolution (April 4, 2017)</p> <p>“Sheriff Terminates Intergovernmental Service Agreement with ICE” (January 24, 2018)</p>	<ul style="list-style-type: none"> • No status inquiries by police department, including after arrest • No stops solely to determine immigration status • No “involve[ment] in targeted immigration enforcement operations” • No compliance with detainers or administrative warrants by police department without a judicial warrant ○ No “becom[ing] immigration officials” ○ No “assum[ing] the responsibilities of federal immigration officials” ○ “[C]ommunity policing rather than ... immigration enforcement” <p>No compliance with detainers or administrative warrants by sheriff’s office unless “accompanied by a criminal detainer issued by a court”</p>

Richmond [new]	Mayor Levar Stoney Directive (February 6, 2017) Style Weekly, February 21, 2017	<ul style="list-style-type: none"> • No status or birthplace inquiries • No entering into 287(g) agreements ○ No detainer compliance without a criminal warrant ○ Will notify ICE “[i]f someone is being let out quickly on bond ... but not hold that person longer than it would a citizen”
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WASHINGTON

Statewide [new]	Governor Jay Inslee Executive Order 17-01 (February 23, 2017)	<ul style="list-style-type: none"> • No status inquiries or “request[ing] specific documents” for the “sole purpose” of determining “if a person has complied with federal civil immigration laws,” except if required by law • No using state resources, personnel, etc., “for the purpose of targeting or apprehending persons for violation of federal civil immigration laws, except as required by federal or state law or otherwise authorized by the Governor” • No arrests “solely for violation of federal civil immigration laws, except as otherwise required by federal or state law or authorized by the Governor” • No entering into 287(g) agreements • Applies only to state agencies, not local governments
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Bellevue [new]	Police Department Policy 5.00.140 (pgs. 77-78) (June 21, 2017)	<ul style="list-style-type: none"> • No status inquiries • “May” contact ICE only once someone has been arrested • No compliance with detainers or administrative warrants without a criminal warrant • “May” cooperate with or assist federal agencies only when clearly related to criminal matters
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Bellingham [new]	City Council Resolution No. 2017-10 (February 24, 2017)	<ul style="list-style-type: none"> • No status inquiries • No compliance with detainers or administrative warrants • No “conduct[ing] raids or sweeps to detain or arrest individuals on
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federal immigration matters”

Benton County	"Practices Regarding Engagement in ICE/CBP Immigration Enforcement Actions" (June 30, 2015)	"The Jail will not hold 'even one second longer' on solely immigration-related matters, even if I-200 or I-247 is accompanied by removal order from an immigration judge."
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Bothell [new]	Police Department Policy BPD-0714 (January 3, 2017)	<ul style="list-style-type: none">• Unlawful presence "is a federal civil violation not enforced by the Bothell Police Department"• No status inquiries "except to remain in compliance with Consular Notification requirements"• No requesting immigration documents "in lieu of, or in addition to, driver's licenses and similar standard forms of identifications"• No arrests "for the sole purpose of determining" immigration status• Any "assistance with immigration-related activities" requires division commander approval "[e]xcept for situations involving exigent circumstances"• No contact with or making inquiries of immigration authorities without division commander approval "except to verify warrant hits, or to identify and/or locate suspects involved in or previously convicted of a felony crime or domestic violence assault"
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Chelan County	Regional Justice Center Directive 2014-001 (2014)	No detainer compliance when it is "the only authority for such custody"
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Clallam County	Sheriff's Office Policy 428 (April 11, 2017)	<ul style="list-style-type: none">• Contact "by members of law enforcement will not automatically lead to immigration inquiry and/ or deportation"• No detention "for a civil violation of federal immigration laws"• No extending detentions to determine status• No extending detentions solely to notify immigration authorities• "Encouraged to forgo detentions made solely on the basis of a misdemeanor"
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- “Generally,” no need to notify ICE when booking someone into county jail
- No detainer compliance “unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order”

Clark County [Sheriff's Office Directive \(April 30, 2014\)](#)

- No detainer compliance without a judicial warrant or affidavit of probable cause
- ICE notified of release

Cowlitz County [U.S. Department of Homeland Security: Declined Detainer Outcome Report \(February 11-17, 2017\)](#)

“Will not honor ICE detainer”

Edmonds **[new]** [Police Department Policies 422 \(pgs. 249-255\) and 428 \(pgs. 261-263\) \(July 25, 2017\)](#)

- No arrests solely for unlawful presence
- No stops or detentions solely to determine immigration status
- Immigration status alone “is generally not a matter for police action”
- No contact, detention or arrest based solely on suspicion of unlawful presence “unless immigration status is relevant to another criminal offense or investigation (e.g., harboring, smuggling, terrorism)”
- Infractions and misdemeanors normally disposed of with a citation should be allowed reasonable opportunity to establish identity and, if they can, released without questioning immigration status
- No status inquiries of, or attempts to determine immigration status of, victims and witnesses “absent exigent circumstances or reasonable cause to believe that a crime victim or witness is involved in violating criminal laws”
- No reporting victims or witnesses to ICE “unless circumstances indicate such reporting is reasonably necessary”

Everett [new]	Police Department Policy 12.9	<ul style="list-style-type: none"> • No arrests to determine immigration status if “otherwise ... eligible for release on a summons” • No status inquiries or reporting to immigration authorities unless a person: <ol style="list-style-type: none"> 1. “Is physically arrested and not eligible for release on a summons;” or 2. “Has been convicted of any felony, regardless of whether that felony involved violence;” or 3. “Is reasonably suspected of involvement in terrorism and/or subversive activities;” or 4. “Is reasonably suspected of participating in an organized venture to bring or fraudulently assimilate undocumented foreigners into the country;” or 5. “Is reasonably suspected of participating in criminal street gang activity;” or 6. “Is involved in a serious public safety incident or situation and it has been determined that there is a potential threat to the public” • No status inquiries of victims or witnesses unless at least one of the six conditions above also applies • No requesting immigration documents “in lieu of, or in addition to, driver’s licenses and similar standard forms of identification”
Franklin County	Washington Defender Association (May 31, 2015)	No detainer compliance
Grant County	Sheriff’s Office Directive 2014-03 (May 8, 2014)	No detainer compliance
Issaquah [new]	Police Department Policy 428 (September 16, 2016)	<ul style="list-style-type: none"> • No detention “for a civil violation of federal immigration laws” • No extending detention solely to notify immigration authorities • “Encouraged to forgo detentions made solely on the basis of a misdemeanor” • “Generally,” no need to notify ICE when booking someone into county jail • No detainer compliance “unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order”

	425 Magazine, January 26, 2017	No status inquiries
Jefferson County	U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	"Will not honor ICE detainer"
Kent [new]	"Department Policy on the Enforcement of Immigration Laws"	<ul style="list-style-type: none"> No arrests to determine immigration status if "otherwise ... eligible for release on a summons" No status inquiries or reporting to immigration authorities unless a person: <ol style="list-style-type: none"> "Is physically arrested and not eligible for release on a summons;" or "Has been convicted of any felony, regardless of whether that felony involved violence;" or "Is reasonably suspected of involvement in terrorism and/or subversive activities;" or "Is reasonably suspected of participating in an organized venture to bring or fraudulently assimilate undocumented foreigners into the country;" or "Is reasonably suspected of participating in criminal street gang activity;" or "Is involved in a serious public safety incident or situation and it has been determined that there is a potential threat to the public" No status inquiries of victims or witnesses unless at least one of the six conditions above also applies No requesting immigration documents "in lieu of, or in addition to, driver's licenses and similar standard forms of identification"
King County	Sheriff's Office General Orders Manual ch. 5.05.000 (March 2008) [new]	<ul style="list-style-type: none"> No investigation, detention or arrest of those "suspected of violating immigration laws" No requesting immigration documents No "[i]nitiat[ing] any inquiry or enforcement action based solely on a person's": <ol style="list-style-type: none"> "immigration status;" or "Race;" or "Inability to speak English"; or "Inability to understand the deputy"

[County Council
Ordinance No. 16692
\(September 9, 2009\)](#)

- No “[u]s[ing] stops for minor offenses or requests for voluntary information as an excuse for discovering a persons’ immigration status”

Adopts the policies in the sheriff’s General Orders as a county ordinance

- No status or birthplace inquiries unless required by “state or federal law, regulation or directive or court order or rule”
- When status or birthplace inquiries are required, “[a]ll persons to whom the inquiries are made shall be explicitly informed of their right to decline to respond, free from fear or threat of retaliation”
- Foreign photo-identification documents, specifically including Matrícula Consular cards, to be accepted as proof of identity without additional scrutiny
- No use of county resources “facilitating the civil enforcement of federal immigration law or participating in civil immigration enforcement operations, except where state or federal law, regulation or court order shall so require”
- No “[e]nter[ing] into any contract, agreement or arrangement, whether written or oral, that would grant federal civil immigration enforcement authority or powers ... including but not limited to” 287(g) agreements “or Intergovernmental Service Agreements”
- No compliance with detainers or administrative warrants without a federal judicial criminal warrant
- No granting access by immigration authorities “[f]or purposes of execution of federal civil immigration enforcement” to nonpublic areas, nonpublic records or people in county custody without a judicial criminal warrant
- No “[p]rovid[ing] personal information to federal immigration authorities for purpose of civil immigration enforcement, except as required by state or federal law, about any person, including place of birth or household members, the services received by the person or the person’s next court date or release date” without a judicial warrant

[County Council
Ordinance No. 2017-
0487 \(February 26,
2018\) \[new\]](#)

Kirkland **[new]**

[City Council
Ordinance 0-4558
\(February 21, 2017\)](#)

- No requesting immigration documents “for the sole purpose of determining whether the individual has violated federal civil immigration laws”
- Foreign photo-identification documents, specifically including Matrícula Consular cards, to be accepted as proof of identity without additional scrutiny

- No “initiat[ing] any inquiry or enforcement action based solely on a person’s:
 1. “civil immigration status;” or
 2. “race;” or
 3. “inability to speak English;” or
 4. “inability to understand City personnel or its officers”
- No including immigration status questions on city forms, questionnaires, etc., unless required by law or treaty

Kitsap County	Sheriff's Office Memo (April 24, 2014)	No compliance with detainers or administrative warrants without “an order of deportation or removal from the United States, signed by an immigration judge”
Lewis County	Sheriff's Office Policy Manual chs. 01.34 (March 24, 2010)	No stops, detention, questioning or arrest based “solely on the grounds that the individual may be a deportable alien”
Mercer Island [new]	Police Department Policy 422 (July 2017)	<ul style="list-style-type: none"> • No status inquiries except if detained for a criminal investigation for more than two hours • No arrests for unlawful presence • No arrests or detentions for unlawful entry • No stops or detention “solely for determining immigration status” • Arrests only for a valid warrant or for probable cause of a crime • No compliance with detainers or administrative warrants without a judicial warrant
Mount Vernon [new]	Chief's Message on Immigration (March 6, 2017)	<ul style="list-style-type: none"> • No “enforc[ing] Federal Immigration Law or policies” • No questioning or detention based on immigration status • No “participat[ing] in immigration round ups or other concentrated efforts to detain suspected” illegal aliens • All federal requests “for assistance regarding immigration enforcement should be directed to a command officer”

Okanogan County	Corrections Division Memo (May 12, 2014)	No compliance with detainers or administrative warrants without a federal criminal judicial warrant
Olympia [new]	Police Department Directive SS-14-003 (May 15, 2014) City Council Resolution No. M-1857 (December 13, 2016)	<p>No detainer compliance without a warrant</p> <ul style="list-style-type: none"> • Declares the city a sanctuary city • No status inquiries • No compliance with federal or state agency requests for immigration status information • No acting as "an extension of any federal immigration policy enforcement actions" • No entering into "agreements to carry out" immigration enforcement
Pacific County [new]	Sheriff's Office Policy 427 (February 3, 2017) Daily Astorian, September 27, 2017	<ul style="list-style-type: none"> • No detention "for a civil violation of federal immigration laws" • No extending detention solely to determine immigration status • Encouraged to forgo detentions made solely on the basis of a misdemeanor" • "Generally," no need to notify ICE when booking someone into county jail • No detainer compliance "unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order" ○ No status inquiries ○ No use of immigration status "in making decisions"
Pierce County [new]	Sheriff's Department Policy 428 (March 3, 2017)	<ul style="list-style-type: none"> • No detention "for a civil violation of federal immigration laws" • No extending detention solely to determine immigration status • "[E]ncouraged to forgo detentions made solely on the basis of a misdemeanor" • "Generally," no need to notify ICE when booking someone into county jail • No detainer compliance "unless the person has been charged with a federal crime or the detainer is accompanied by a warrant, affidavit of probable cause, or removal order ... signed by a Federal Judge or

Magistrate. A warrant from Immigration Court signed by an Immigration Judge or by an Immigration Officer is not legally sufficient.”

San Juan County [new]	County Council Resolution No. 25-2014 (June 17, 2014)	No detainer compliance without “probable cause or a confirmed warrant”
Seattle	City Council Ordinance No. 121063 (February 7, 2003) City Council Resolution 31730 (February 2, 2017) [new] City Council Ordinance No. 12358 (July 28, 2017) [new]	<p>No status inquiries or “activities designed to ascertain the immigration status of any person” except if “required by law or by court order,” or “with respect to a person whom [an] officer has reasonable suspicion to believe:</p> <ol style="list-style-type: none">1. “has previously been deported from the United States;” AND2. “is again present in the United States;” AND3. “is committing or has committed a felony criminal-law violation” <p>No compliance with detainers or administrative warrants without “a criminal warrant issued by a federal judge or magistrate”</p> <p>Defines “alienage or citizenship status” and “immigration status” among prohibited classifications the selective reliance on which or use of constitute “biased policing,” and creates a civil cause of action against the city for it</p>
Skagit County	Sherriff's Office Memo (May 1, 2014) Skagit Valley Herald , April 2, 2017	<p>No compliance with detainers when they are “the <u>only authority</u> for such custody”</p> <p>No status inquiries</p>
Snohomish County	Sheriff's Office Directive on ICE Immigration Detainers (May 7, 2014) Sheriff's Office Policy 428 (pgs. 282-285)	<ul style="list-style-type: none">• No compliance with detainers or administrative warrants without a judicial warrant• No “contact[ing] ICE in any way to report inmates suspected of being illegal aliens”○ No detention “for a civil violation of federal immigration laws”○ No extending detention solely to determine immigration status○ Encouraged to forgo detentions made solely on the basis of a misdemeanor”○ “Generally,” no need to notify ICE when booking someone into county

[\(October 5, 2017\)](#)

jail

Spokane [City]	Settlement Agreement and Release, Appendix A (January 2018) [new]	<ul style="list-style-type: none">• No status inquiries, “unless it is directly related to the crime being investigated”• No relying solely on “national origin or immigration status as a basis for probable cause or reasonable suspicion or as a motivating factor in making law enforcement decisions”• No contact, questioning, delay, detention or arrest based on suspicion “of violating immigration laws”• No “us[ing] stops for minor offenses, the provision of assistance during traffic accidents, or requests for voluntary information as a pretext for discovering a person’s immigration status”• No “attempt to determine the immigration status of” victims or witnesses, “or tak[ing] enforcement action against them due to that immigration status”• No stops, detention or prolonging of detention based on “request[s] from DHS” (presumably including detainers and administrative warrants)
Thurston County	Sheriff’s Office Policy (April 23, 2014) County Board of Commissioners Ordinance No. 15378 (November 29, 2016) [new]	<p>No detainer compliance without a judicial warrant</p> <p>Adopts the Sheriff’s detainer non-compliance policy as a county ordinance</p>
Walla Walla County	Sheriff’s Office Special Order 2014-002 (April 16, 2014) U.S. Department of Homeland Security: Declined Detainer Outcome Report (February 11-17, 2017)	<p>No detainer compliance when they are “the <u>only authority</u> for such custody”</p> <p>“Will not hold individuals on the authority of an ICE detainer”</p>
Whatcom County	Sheriff’s Office Directives System: Immigration Issues	<ul style="list-style-type: none">• No contact, stops, detention, questioning or arrest solely to determine immigration status “unless specifically authorized by the Sheriff”

[\(October 22, 2014\)](#)

- No extending detentions “to complete inquiries about a person’s immigration status or allow immigration officials to respond”
- No detainer compliance without “a federal arrest warrant”
- No “sponsor[ing] or participat[ing] in any operations targeted solely at determining individuals’ immigration status unless specifically authorized by the Sheriff”

Yakima [City] **[new]**

[City Manager
Statement \(February
2017\)](#)

- No status inquiries “when interacting with the public” or “[i]f arrested”
- No “tak[ing] enforcement action regarding information regarding immigration”

WISCONSIN

[Fox 11 News,
December 27th
2016](#)

- No status inquiries
- No detention based on immigration status

Appleton **[new]**

[USA TODAY
NETWORK-
Wisconsin,
October 26,
2017](#)

- “[N]ot in the business of immigration enforcement”
- “[D]on’t have the authority ... to enforce these civil immigration laws”

[County Board of
Supervisors
Resolution 65,
04-05
\(September 23,
2004\)](#)

- No status inquiries by county employees/officers other than law enforcement except to determine eligibility for a service or benefit, or otherwise required by law
- No status inquiries by law enforcement “unless investigating criminal activity other than” unlawful presence
- No status inquiries by anyone “of crime victims, witnesses, or others who call or approach the police seeking assistance”

Dane County
[new]

[Capital Times,
January 11,
2017](#)

No detainer compliance without a judicial warrant

[WTAQ, January
30, 2017](#)

No status inquiries unless booked into jail

Green Bay
[new]

[WFRV, February
15, 2017](#)

“Municipal law enforcement is not concerned with someone’s immigration status in our day to day work.” -- Chief Andrew Smith

[Common
Council
Resolution No.
RES-17-00125
\(February 10,
2017\)](#)

Madison [new]

[Police
Department
Standard
Operating
Procedure:
Enforcement of
Immigration
Laws \(October
9, 2017\)](#)

- No using city “funds or resources to enforce Federal immigration laws”
 - No status inquiries or other “collect[ing]” immigration status information, “unless required to do so by law, and only when authorized by the Office of the City Attorney”
 - No conditioning city services on immigration status unless required by law
 - All communication between the city and ICE to be directed to the city attorney’s office
 - “Affirms” the police department’s policy “to not self-initiate, contact, detain, arrest or investigate any person solely for a suspected violation of immigration status laws”
 - No entering into 287(g) agreements
 - No “undertak[ing] any immigration-related investigation unless said operation involves an individual who has committed serious crimes directly related to public safety”
 - No entering into 287(g) agreements
 - No detention or arrest “solely for a suspected violation of immigration law”
 - No “routine” status inquiries
 - No cooperation with any ICE requests except if someone:
 1. “is engaged in or is suspected of terrorism or espionage;” or
 2. “is reasonably suspected of participating in a criminal street gang;” or
 3. “is arrested for any violent felony;” or
 4. “is a previously deported felon”
 - No requesting “immigration documentation in the normal course of business”
 - No notification to or contact with ICE “for the purposes of detaining or apprehending individuals” without commanding officer approval and informing the Assistant Chief of either Operations or Investigative Services
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Milwaukee
[City] [new]

[Police
Department
Standard
Operating
Procedure 130
\(July 14, 2017\)](#)

- No “unilaterally undertak[ing] immigration - related investigations”
 - No contact, detention or arrest based solely on suspicion of immigration violations “unless ... in cooperation with and at the direction of federal immigration officials”
 - No requesting immigration documents “in lieu of, or in addition to, driver’s licenses and similar standard forms of identification”
 - May make status inquiries and/or notify immigration authorities only if someone:
 1. “Is arrested for a felony”; or
 2. “Is arrested for a misdemeanor involving the possession or use of a dangerous weapon” or
 3. “Is arrested for a terrorism-related offense, or is otherwise reasonably suspected of involvement in terrorism and/or subversive activities”; or
 4. “Is arrested for any offense involving the entry or fraudulent assimilation of undocumented foreigners into the country, or is reasonably suspected of participating in an organized venture to bring or fraudulently assimilate undocumented foreigners into the country”; or
 5. “Is a previously deported felon”; or
 6. “Is reasonably suspected of participating in violent criminal street gang activity”
 - “When time and circumstances permit, an officer should obtain approval from a commander or [officer-in-charge] prior to detaining any individual for the above-outlined reasons”
 - No notification to or contact with ICE “for the purposes of detaining or apprehending individuals” without commanding officer approval and informing the Assistant Chief of either Operations or Investigative Services
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