YOUR LOVED ONE JUST GOT DETAINED BY ICE

WHAT DO YOU DO WITHIN THE FIRST 24 HOURS?

BE PREPARED
START GETTING THESE READY NOW

Family And Community Support
You Should Have Ready In Advance

- An advocate with lawful status (family or friend) that can communicate with ICE.
- Call the Orange County Rapid Response Network if a raid is currently happening. (714) 881-1558 or text (714) 881-1558.
- If immediate response isn’t needed please contact the OC Rapid Response Network with information about the case at casereference@ocrapidresponse.org

Basic Information On
The Detained Person

- Full Legal Name
- Date of Birth
- Nine digit Alien Registration Number (“A Number”) and immigration records, if any

INFORMATION TO GET FROM ICE

- Your Loved One’s Place of Detention
- Whether they were given a bond, and if so, how much
- Their Enforcement and Removal Operations (ERO) Case Officer’s complete name, and his/her phone number, email, and fax.

1. Find your loved one on ICE’s detainee locator website: locator.ice.gov
   It usually takes a day or two for your loved one’s name to show up in the system. You can search by A-number and country of birth. If no A-number, search by biological information, including name and date of birth. Orange County residents are usually detained at Adelanto Detention Facility in Adelanto, Theo Lacy Facility in Orange, or Musick Facility in Irvine.

2. If not in the system, call LA ICE ERO Field Office, (213) 630-7913 or email Field Office Director at LosAngeles.Outreach@ice.dhs.gov
   Tell them you are a family/friend calling about the status and whereabouts of your loved one. Ask the questions above (under the box “info you want to get from ICE”). Do NOT share any information about your loved one’s place of birth or criminal history.

3. If you get no response, visit the LA ICE ERO Field Office at 900 North Los Angeles Street, Room 7631 and look for the door labeled “Enforcement and Removal Operations (ERO)”
   This is a secured facility so make sure it’s someone with legal status who can go in. Knock and tell them you are a family/friend inquiring about the status and whereabouts of your loved one. Ask the questions above (under the box “info you want to get from ICE”). Do NOT share any information about your loved one’s place of birth or criminal history.

4. Get legal consultation for your loved one.
   Contact a trusted immigration attorney. To inquire about non-profit attorneys near you, call (714) 881-1558. Have as many of the documents from the document table above.

5. Submit a custody redetermination/release request with ICE.
   If you cannot afford an attorney, and cannot get a free one, you can still advocate for your loved one’s release. Have someone with lawful status visit the detention center and get a Third Party Waiver signed in order to talk to ICE on their behalf. Download form here: https://www.ice.gov/doclib/news/library/forms/pdf/60-001.pdf
   - Call ICE ERO Case Officer and submit Third Party Waiver. Ask why your loved one is being detained, if they have a court hearing, and if they are bond eligible.
   - If they are bond eligible, ask for a bond hearing.
   - Ask what proof in particular they would need to see in order to consider releasing your loved one on their own recognizance, a $1,500 bond, or through an alternative to detention program.
   - Submit a Custody Redetermination Request along with information you have ready from the table above.

6. Attend immigration court bond hearing.
   To learn your loved one’s next immigration court hearing date, please call the Immigration Court Automated Hotline at 1-800-898-7180. You will need your loved one’s A# . Note that bond hearings do not appear on this hotline. To learn of your loved one’s next bond hearing date, please call 760-246-5404. If they are detained at Adelanto Detention Facility, or 818-846-2311 if they are detained at Theo Lacy or Musick to speak to a court clerk and get information about any scheduled bond or custody redetermination hearings. You will need your loved one’s A# number.
   Once you have the court hearing information, attend the first court date of your loved one. If your loved one is detained at Adelanto Detention Facility, their immigration court hearings will be held at the Adelanto ERO Center. If your loved one is detained at the Theo Lacy or Musick facility, their immigration court hearings may be held at the Los Angeles Detained Immigration Court at 300 North Los Angeles Street, 4th Floor, Los Angeles, CA 90012.
   If your loved one has a bond hearing with the immigration judge, attend the hearing with family and community and submit support letters, pictures, and documents to the judge. See the table above. People without legal status can enter with a passport but please check with an attorney before entering a detained court.

   If their bond is denied, then try again after 6 months where the Judge can have more discretion to release someone on bond.

Documents That Demonstrate Community Ties
And Non-danger To The Community

Community Ties
- Birth certificates of US Citizen (USC) Children.
- Medical records of USC children
- Marriage certificates to USC or Legal Permanent Residents (LPR)
- Green card or naturalization certificate/birth certificate of spouse
- Photographs with family and community
- U.S. medical records of sick family members
- U.S. military records of family members
- Tax forms
- Support letters from family with proof of lawful status

Non-Danger to the Community
- Support letters from community establishing positive impact in the community (church, community organizations, etc.) with copy of author’s ID
- Receipts demonstrating of presence in the U.S. (Pay stubs, cell-phone bills, rent receipts, immunizations and medical records, school records, etc.)

TIPS
- Do not submit any documents stating the place of birth of the detained person. Do not submit their “matriculas,” passports, or birth certificates.
- People with prior deportations orders will need to claim fear of returning to their country in order to go before a judge. Otherwise, they will be deported without a judge hearing, unless they apply for a stay of deportation.
- Keep fighting alongside your loved one’s immigration attorney through the remainder of the court process.
- Contact your Congressional representative and ask for a support letter for your loved one.

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