

Reference#	15058
Effective:	06/02/2025
Last Revised:	

NEVADA IMMIGRATION POLICY

I. PURPOSE

- 1. Legal compliance. State and federal law require health care facilities to keep patient information confidential. These policies help facilities comply with their legal obligations by ensuring that they do not turn over protected information without appropriate authorization.
- 2. Protecting health care for Nevadans. Lives could be lost if patients fear seeking health care. Health care providers are not law enforcement officers. These policies help ensure that everyone feels safe seeking vital care, and that health care providers can focus on their patients.
- 3. These policies do not confer any protected entitlement, rights, or liberty interest on any individual and they cannot be construed to create any cause of action under federal or state law.

II. PROTOCOL DEVELOPMENT AND TRAINING

- 1. Eden Health will designate the Executive Director (ED) to handle immigration enforcement activities, ensuring that Eden Health personnel and volunteers are appropriately addressing immigration enforcement inquiries and requests, disseminating information to patients, and complying with internal procedures.
- 2. The ED will maintain in writing Eden Health's policies and procedures for gathering and handling personally identifiable information and citizenship or immigration status information.
- 3. Eden Health's policies and procedures are protective of patient information, requiring that personnel and volunteers only disclose patient information when required or authorized to do so by law.
- 4. Eden Health and the ED will consult with legal counsel to determine when and to what extent Eden Health is required to comply with requests by federal immigration agents.
- 5. Eden Health will establish written protocols for use by Eden Health personnel and volunteers likely to receive in-person, written, telephonic, or electronic requests from federal immigration agents related to immigration enforcement activities.
- 6. Eden Health will annually train all personnel and volunteers likely to receive requests from federal immigration agents or have in-person contact with agents on the policies' requirements and will provide a copy of the policies to all Eden Health personnel and volunteers.
- 7. Eden Health will annually train relevant personnel and volunteers regarding the different types of warrants, subpoenas, and court orders that may be presented by federal immigration agents to effect an arrest or to obtain records. (Appendices A-H.) This training will include the following:

⁹ For purposes of these model policies, the designated health care "administrator" does not have the same meaning as the definition of "administrator" found in NAC 449.0022. Rather, the term is used to mean a person with high level management responsibility for the health care facility.



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- a. The ability to identify and differentiate between administrative warrants issued by a federal immigration agent and judicial warrants signed by a U.S. District Court Judge or Magistrate Judge, state judicial officer, or local judicial officer.
- b. The ability to and differentiate between administrative subpoenas and judicial subpoenas.
- c. The procedure for responding to any warrant, subpoena, or court order issued in connection with immigration enforcement activities.
- 8. Eden Health personnel and volunteers will be trained that federal or state law or regulations set a time frame for compliance with administrative subpoenas and judicial subpoenas (immediate compliance is not required) and they must submit all administrative subpoenas and judicial subpoenas for review by the ED and a decision as to whether Eden Health will comply with or challenge the subpoena.
- III. COLLECTION AND RETENTION OF INFORMATION
 - 1. Eden Health will limit collection of information about citizenship or immigration status and national origin information to that which the facility is required by law to collect.
 - 2. Eden Health will ensure that forms do not solicit a person's citizenship or immigration status where it is not relevant, unless such information collection is required by law.
 - a. If Eden Health must collect such information for a patient, Eden Health will not include or store that information in the patient's medical and billing records.
 - b. Eden Health will collect such information when needed only for the person seeking care, not their family members.
- IV. RESPONDING TO REQUESTS FOR PHYSICAL ACCESS TO PERSONS OR NONPUBLIC RESTRICTED LOCATIONS
 - 1. Eden Health will identify nonpublic restricted locations within the Eden Health. Eden Health will train all personnel and volunteers regarding who is authorized to access nonpublic restricted locations.
 - 2. As soon as possible, Eden Health personnel or volunteers will notify the ED of any request by federal immigration agents for physical access to (i) nonpublic restricted locations in Eden Health, or (ii) any person for the purposes of allowing the agent to interview the person, serve the person with administrative process, or execute an arrest.
 - 3. In addition to notifying the ED and any on-site police or security, Eden Health personnel and volunteers will take the following steps in response to any request for access by a federal immigration agent:
 - a. Advise the federal immigration agent that before proceeding with the agent's request, Eden Health personnel or volunteers must consult with and receive direction from the ED



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- b. Ask to see, and make a copy of or note, the federal immigration agent's credentials (including name, badge number, and photo identification). Also ask for and note the phone number of the agent's supervisor;
- c. Ask the federal immigration agent to explain the purpose of the agent's visit and document the response;
- d. Ask the federal immigration agent to produce any and all documentation that authorizes the agent to obtain access to Eden Health and make copies of all documentation provided;
- e. Verbally inform the federal immigration agent that Eden Health does not consent to entry of nonpublic restricted locations within Eden Health;
- f. If the federal immigration agent demands immediate access to nonpublic restricted locations within Eden Health, Eden Health personnel or volunteers must comply and immediately contact the ED; and
- g. Without expressing consent, Eden Health personnel or volunteers will respond as follows if presented with the following documentation:
- i. Judicial warrants and court orders (Appendices D and E). Eden Health personnel must comply with federal immigration agents presenting valid judicial warrants or court orders. (Appendices D and E.) Prompt compliance with a judicial warrant or court order is usually required by law. However, when feasible, Eden Health personnel or volunteers should consult with and receive direction from the ED before providing the federal immigration agent access to the person or materials specified in the judicial warrant or court order. Provide a copy of the judicial warrant or court order to the ED as soon as possible.
- ii. Administrative and judicial and subpoenas (Appendices F and G): Federal or state law or regulations set a time frame for compliance with administrative and judicial subpoenas (immediate compliance is not required). Eden Health personnel or volunteers will inform the federal immigration agent they cannot immediately consent or respond to the request and must submit all subpoenas for review by the ED and a decision as to whether Eden Health will comply with or challenge the subpoena. Provide a copy of the subpoena to the ED as soon as possible.
- iii. Administrative warrant (Appendices A and B): Administrative warrants are not directed to Eden Health. Federal or state law or regulations set a time frame for compliance with administrative warrants (immediate compliance is not required). Eden Health personnel or volunteers are under no obligation to deliver or facilitate service of an administrative warrant to the person named in the document. Eden Health personnel or volunteers will inform the federal immigration agent that before proceeding with the agent's request, they must first consult with and receive direction from the ED. Provide a copy of the administrative warrant to the ED as soon as possible.
- iv. Immigration detainer (Appendix C) or notice to appear (Appendix H): These documents are a form of an administrative warrant that are not directed to Eden



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- v. Health. Federal or state law or regulations set a time frame for compliance with an immigration detainer or notice to appear (immediate compliance is not required). Eden Health personnel or volunteers are under no obligation to deliver or facilitate service of an immigration detainer or notice to appear to the person named in the document. Eden Health personnel or volunteers will inform the federal immigration agent that before proceeding with the agent's request, they must first consult with and receive direction from the ED. Provide a copy of the immigration detainer or notice to appear to The ED as soon as possible.
- 4. Exigent Circumstances. If the federal immigration agent demands that Eden Health personnel or volunteer provide immediate access to Eden Health facilities based on exigent circumstances, Eden Health personnel and volunteers must comply and immediately contact the ED.
- a. Eden Health personnel or volunteers must not attempt to physically interfere with the federal immigration agent, even if the agent appears to be exceeding the authorization given under a warrant or other legal document. If the federal immigration agent enters nonpublic restricted locations in Eden Health without consent, Eden Health personnel or volunteers must document the agent's actions.
- b. Eden Health personnel or volunteers must promptly take written notes to document the federal immigration agent's actions while on Eden Health premises in as much detail as possible but without interfering with the agent's movements.
- c. The ED will prepare an incident report regarding the event. The incident report will include:
 - i. Foundational information, including date, time, and location(s) of the event;
 - ii. Name of the federal immigration agent, and, if available, the agent's credentials and contact information;
 - iii. List of all Eden Health personnel or volunteers who interacted with the federal immigration agent or witnessed the event;
 - iv. A summary describing the federal immigration agent's request, statements, and actions with as much detail as possible;
 - v. A narrative description of Eden Health personnel or volunteer's response to the federal immigration agent's request;
 - vi. Detailed witness statements prepared by each Eden Health employee who observed any portion of the event or interacted with the federal immigration agent in any way;
 - vii. Detailed witness statements prepared by any non-employee witnesses (e.g., volunteers, patients, visitors, etc.) who observed any portion of the event or interacted with the federal immigration agent in any way, if possible;
 - viii. Photos or copies of any documents presented by the federal immigration agent;
 - ix. Any surveillance, bodycam, or other video, audio, or photographic evidence that may exist relating to the event; an



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x. Any other evidence of the event collected by Eden Health personnel.

xi. The ED will timely submit a report to the Eden Health governing board.

V. RESPONDING TO REQUESTS FOR INFORMATION

- 1. Eden Health personnel or volunteers will not provide federal immigration agents with any nonpublic information about an individual, including but not limited to, nonpublic information about an individual's medical condition(s), release, or any other personally identifiable information, unless required by law.
- a. Nothing in this section prohibits Eden Health or Eden Health personnel or volunteers from:
 - i. Sending to or receiving from any federal, state, or local government entity or official, pursuant to 8 U.S.C. §§ 1373 and 1644, information regarding any individual's citizenship or immigration status, lawful or unlawful; or
 - ii. Executing their official duties or cooperating in criminal investigations with federal, state, tribal, or local law enforcement agencies (including criminal investigations conducted by federal immigration agents) in order to ensure public safety.
- b. Eden Health personnel or volunteers must consult with and receive direction from the ED before determining whether disclosure of an individual's nonpublic information or personally identifiable information is permitted or required by law.
- 2. Upon receipt of an information request from a federal immigration agent, Eden Health personnel or volunteers will ask the federal immigration agent to provide their badge or identification card to be scanned, photographed, or photocopied, the image of which will be maintained by Eden Health.
- 3. Eden Health will establish and maintain policies for responding to information requests presented by federal immigration agents. Often such requests are handled by the Eden Health privacy officer or medical records department to ensure that information is disclosed appropriately. If possible, Eden Health should consult with competent legal counsel each time on such matter.
- 4. To respond to information requests presented by federal immigration agents, Eden Health will develop and use a verification procedure to determine and document:
- a. The specific agency the requester is from;
- b. Whether the requester is properly exercising law enforcement power;
- c. The specific types of protected health information the requester seeks; and
- d. The reason the requester wants the information.
- 5. Eden Health will develop procedures for handling information requests by telephone, such as requiring a call-back process through publicly listed agency phone numbers. Eden Health personnel and volunteers receiving immigration inquiries and requests will first consult with and receive direction from the ED to ensure that correct protocols are followed



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- 6. If Eden Health is required to make a disclosure of patient information to federal immigration agents without the patient's authorization in compliance with a court order or judicial warrant, then Eden Health will document the disclosure in compliance with facility policies and procedures. Such documentation should include information that supported the decision to disclose the patient's information. Disclosures to law enforcement are subject to the accounting- of-disclosures requirement under the Health Insurance Portability and Accountability Act (HIPAA) Privacy Rule.10
- 7. Eden Health personnel and volunteers must never use an individual's personally identifiable information or citizenship, or immigration status received through their employment in a personal capacity.
- VI. MONITORING AND RECEIVING VISITORS INTO HEALTH CARE FACILITY
 - Eden Health will establish policies for individuals who are not patients, employees or volunteers who may come to the facility for business or personal reasons ("visitor(s)"). Such policies will require all visitors, including federal immigration agents, who enter or remain on Eden Health grounds to register with Eden Health and provide the following information:
 - a. Name, address, occupation;
 - b. Age, if less than 21 years;
 - c. Purpose in entering Eden Health; and
 - d. Proof of identity.
 - 2. Eden Health will post signs at the entrances of the facility to notify visitors of the hours of operation and requirements for visitor registration.
 - 3. If the federal immigration agent declares that exigent circumstances exist and demands immediate access to Eden Health, Eden Health personnel or volunteers should follow the policy steps detailed in section IV(4) of this policy.
 - 4. If there are no exigent circumstances necessitating immediate action, and if the federal immigration agent does not possess a judicial warrant or court order to provide a basis for the visit, the agent must provide the information required for all visitors.
 - 5. Eden Health personnel or volunteers will report entry by federal immigration agent(s) to the ED, as would be required for any unexpected or unscheduled visitor coming into the facility.
- VII. NOTICE TO PATIENTS, REPRESENTATIVES, OR PARENTS
 - 1. Eden Health will develop and post its policies, in the languages commonly spoken in the local community, and make these policies accessible on the Eden Health website.
 - 2. Eden Health will post signs at the entrances of the facility to notify visitors of the hours of operation and requirements for visitor registration.
 - 3. Eden Health will post signs indicating which areas of the Eden Health are public, requiring visitor registration to enter, and which areas are nonpublic restricted locations, restricting access to authorized personnel or volunteers.



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- 4. Eden Health will establish and provide general information policies telling patients of their privacy rights.
- 5. Eden Health will provide a comprehensive list of privacy protections, under both federal and state law.
- 6. Eden Health will post information guides regarding patient rights, including the right to remain silent. Although immigration enforcement activities at Eden Health are limited, federal immigration agents may enter a public area of Eden Health without a warrant or the facility's consent and may question any person present (with that person's consent).
- 7. Eden Health will assure patients that it will not release personally identifying information to third parties in relation to immigration enforcement activities, except as required by law.
- 8. Eden Health personnel or volunteers must obtain consent from a minor patient's parent(s) or guardian(s) (provided the child is not legally regarded as their own personal representative of their medical records) before a minor patient can be interviewed or searched by any federal immigration agent in relation to immigration enforce activities at Eden Health, unless the agent presents a valid judicial warrant or court order.
- 9. Eden Health personnel and volunteers will immediately notify the minor patient's parent(s) or guardian(s) if a federal immigration agent requests or gains access to a patient unless such access was provided in compliance with a judicial warrant or court order that restricts the disclosure of the information to the parent or guardian.

¹⁰ The HIPAA Privacy Rule sets a national floor for legal protections. Even when disclosure to law enforcement is permitted by the HIPAA Privacy Rule, the Rule does not require Eden Health to disclose the information. Unless disclosure is required by some other law, Eden Health will apply its own policies and principles to determine whether to disclose patient health care information.

Appendix A DHS/ICE "Administrative Arrest Warrant" (Form I-200)

File No Date: pursuant to sections 236 and 287 of the part 287 of title 8, Code of Federal est for immigration violations o believe that rmination is based upon: o initiate removal proceedings against the eedings against the subject; osequent to deferred inspection; identity and a records check of federal neroselves or in addition to other reliable minigration status or notwithstanding such ; and/or ject to an immigration officer and/or othe te the subject either lacks immigration status under U.S. immigration law.	e subject; h status er atus or der the
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into custody for removal proceedings und med alien.	
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Printed Name and Title of Authorized Immigration	0.65
	n Officer)
ate of Service	
a was served by me at(Location	1)
, and the co	ntents of th
(Date of Service)	
language.	
Name or Number of Interpreter (if app	lianhle)
-	(Date of Service)

Appendix B DHS/ICE "Warrant of Removal/Deportation" (Form I-205)

	ENT OF HOMELAND SECURITY
U.S. Immigra	tion and Customs Enforcement
WARRANT	OF REMOVAL/DEPORTATION
	File No:
	Date:
To any immigration officer of the United States	Department of Homeland Security:
	(Full name of alien)
who entered the United States at	(Place of entry) (Date of entry)
is subject to removal/deportation from the United S	States, based upon a final order by:
🔲 an immigration judge in exclusion, de	eportation, or removal proceedings
a designated official	
the Board of Immigration Appeals	
a United States District or Magistrate	e Court Judge
and pursuant to the following provisions of the Imr	
	virtue of the power and authority vested in the Secretary of Home y his or her direction, command you to take into custody and ren rsuant to law, at the expense of:
	(Signature of immigration officer)
	(Title of immigration officer)
	(Date and office location)

Appendix C

DHS "Immigration Detainer – Notice of Action" (Form I-247A)

Subject ID:	File No:
Event #:	Date:
TO: (Name and Title of Institution - OR Any Subsequent Law Enforcement Agency)	FROM: (DHS Office Address)
Name of Alien:	
Date of Birth: Citizenship:	Sex:
1. DHS HAS DETERMINED THAT PROBABLE CAUSE EXIS	TS THAT THE SUBJECT IS A REMOVABLE ALIEN. THIS
DETERMINATION IS BASED ON (complete box 1 or 2):	
the pendency of ongoing removal proceedings against the	e alien;
	s check of federal databases that affirmatively indicate, by themselves or er lacks immigration status or notwithstanding such status is removable
statements made by the alien to an immigration officer ar immigration status or notwithstanding such status is remo-	nd/or other reliable evidence that affirmatively indicate the alien either lack wable under U.S. immigration law.
	OR A PROCEEDING OR INVESTIGATION (complete box 1 or 2).
Upon completion of the proceeding or investigation for wh custody of the alien to complete processing and/or make	nich the alien was transferred to your custody, DHS intends to resume
eacted y of the uner to complete processing and/or make	
IT IS THEREFORE REQUESTED THAT YOU:	
	provible) before the align is released from your suctory. Please patify
Notify DHS as early as practicable (at least 48 hours, if	possible) before the alien is released from your custody. Please notify
 Notify DHS as early as practicable (at least 48 hours, if DHS by calling U.S. Immigration and Customs Enforce 	ement (ICE) or 🖾 U.S. Customs and Border Protection (CBP) at
 Notify DHS as early as practicable (at least 48 hours, if DHS by calling U.S. Immigration and Customs Enforce 	
 Notify DHS as early as practicable (at least 48 hours, if DHS by calling U.S. Immigration and Customs Enford If y Law Enforcement Support Center at (802) 872-6020 Maintain custody of the alien for a period NOT TO EXC released from your custody to allow DHS to assume cust 	ement (ICE) or EI U.S. Customs and Border Protection (CBP) at ou cannot reach an official at the number(s) provided, please contact the EED 48 HOURS beyond the time when he/she would otherwise have bee bdy. The alien must be served with a copy of this form for the detainer should not impact decisions about the alien's bail, rehabilitation, parole,
 Notify DHS as early as practicable (at least 48 hours, if p DHS by calling □ U.S. Immigration and Customs Enforce If y Law Enforcement Support Center at (802) 872-6020 Maintain custody of the alien for a period NOT TO EXC released from your custody to allow DHS to assume cust to take effect. This detainer arises from DHS authorities an release, diversion, custody classification, work quarter a 	ement (ICE) or EI U.S. Customs and Border Protection (CBP) at ou cannot reach an official at the number(s) provided, please contact the EED 48 HOURS beyond the time when he/she would otherwise have bee bdy. The alien must be served with a copy of this form for the detainer should not impact decisions about the alien's bail, rehabilitation, parole,
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 Notify DHS as early as practicable (at least 48 hours, if DHS by calling □ U.S. Immigration and Customs Enforce of the second sec	EED 48 HOURS beyond the time when he/she would otherwise have bee out cannot reach an official at the number(s) provided, please contact the EED 48 HOURS beyond the time when he/she would otherwise have bee on The alien must be served with a copy of this form for the detainer schould not impact decisions about the alien's bail, rehabilitation, parole, ssignments, or other matters. this detainer is to be relayed to the new agency with custody of the alien. lization or transfer to another institution.
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Notify DHS as early as practicable (at least 48 hours, if DHS by calling □ U.S. Immigration and Customs Enforcement Support Center at (802) 872-6020 Maintain custody of the alien for a period NOT TO EXC released from your custody to allow DHS to assume cust to take effect. This detainer arises from DHS authoniles an release, diversion, custody classification, work duarter a If the alien is transferred to another law enforcement agency, Notify this office in the event of the alien's death, hospita	ement ICE) or ELU.S. Customs and Border Protection (CBP) at ou cannot reach an official at the number(s) provided, please contact the EED 48 HOURS beyond the time when he/she would otherwise have bee by. The alien must be served with a copy of this form for the detainer should not impact decisions about the alien's bail, rehabilitation, parole, ssignments, or other matters. this detainer is to be relayed to the new agency with custody of the alien. lization or transfer to another institution. ien previously submitted to you on (date). (Signature of Immigration Officer) the alien to remain in the United States for a law enforcement purpose, -6020. You may also call this number if you have any other questions or CURRENTLY HOLDING THE ALIEN WHO IS THE SUBJECT OF THIS S by mailing, emailing, or faxing a copy to
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Notify DHS as early as practicable (at least 48 hours, if DHS by calling □ U.S. Immigration and Customs Enforced by Calling □ U.S. Immigration and Customs Enforced by Law Enforcement Support Center at (802) 872-6020 Maintain custody of the alien for a period NOT TO EXC released from your custody to allow DHS to assume cust to take effect. This detainer arises from DHS authorities an release, diversion, custody classification, work duarter a If the alien is transferred to another law enforcement agency, Notify this office in the event of the alien's cleath, hospita	Bernent ICE) or ELU.S. Customs and Border Protection (CBP) at au cannot reach an official at the number(s) provided, please contact the EE0.48 HOURS beyond the time when he/she would otherwise have bee day. The alien must be served with a copy of this form for the detainer should not impact decisions about the alien's bail, rehabilitation, parole, ssignments, or other matters. this detainer is to be relayed to the new agency with custody of the alien. lization or transfer to another institution. ien previously submitted to you on (date). (Signature of Immigration Officer) the alien to remain in the United States for a law enforcement purpose, -6020. You may also call this number if you have any other questions or CURRENTLY HOLDING THE ALIEN WHO IS THE SUBJECT OF THIS S by mailing, emailing, or faxing a copy to Date of latest criminal charge/conviction:

Appendix D Federal Judicial Search and Seizure Warrant (Form AO 93)

UNITED ST	ATES DISTRICT COURT
	for the
In the Matter of the Search of (Briefly describe the property to be searched or identify the person by name and address))) Case No.))
SEARCH A	ND SEIZURE WARRANT
To: Any authorized law enforcement officer	
An application by a federal law enforcement of of the following person or property located in the identify the person or describe the property to be searched and giv	fficer or an attorney for the government requests the search District of the its location):
lescribed above, and that such search will reveal (identij	mone estable a probacte cause to search and seize the person or property fushe per an describe the property to be seized):
YOU ARE COMMANDED to exe this w	
□ in the daytime 6:00 a.y. to 10:00 p.m. □ at Unless delayed notice is eathorize, below, you	any time in the day or night because good cause has been established.
in the daytime 6:00 a.g. to 10:00 p.m. at Unless delayed notice is authorize below, you berson from whom, or from whose area es, the proper property was taken.	any time in the day or night because good cause has been established. It must give a copy of the warrant and a receipt for the property taken to the rty was taken, or leave the copy and receipt at the place where the r present during the execution of the warrant, must prepare an inventory
 in the daytime 6:00 a.r. to 10:00 p.m. at Unless delayed notice is authorize below, you berson from whom, or from whose area es, the proper property was taken. The officer executing this warrant, or an office is required by law and promptly return this warrant and Pursuant to 18 U.S.C. § 3103a(b), I find that in 	any time in the day or night because good cause has been established. It must give a copy of the warrant and a receipt for the property taken to the rty was taken, or leave the copy and receipt at the place where the r present during the execution of the warrant, must prepare an inventory d inventory to (United States Magistrate Judge) mediate notification may have an adverse result listed in 18 U.S.C. iccer executing this warrant to delay notice to the person who, or whose box)
 in the daytime 6:00 a.g. to 10:00 p.m. at Unless delayed notice is authorize, below, you berson from whom, or from whose view es, the proper orperty was taken. The officer executing this warrant, or an office is required by law and promptly return this warrant and authorize the law and promptly return this warrant and 2705 (except for delay of trial), and authorize the officroperty, will be searched or seized (check the appropriate for days (not to exceed 30) a until, the factors are an authorize the days (not to exceed 30). 	any time in the day or night because good cause has been established. It must give a copy of the warrant and a receipt for the property taken to the rty was taken, or leave the copy and receipt at the place where the r present during the execution of the warrant, must prepare an inventory d inventory to <i>(United States Magistrate Judge)</i> mediate notification may have an adverse result listed in 18 U.S.C. iccer executing this warrant to delay notice to the person who, or whose <i>bax)</i> acts justifying, the later specific date of
 in the daytime 6:00 a.r. to 10:00 p.m. at Unless delayed notice is authorize below, you berson from whom, or from whose remises, the proper property was taken. The officer executing this warrant, or an office is required by law and promptly return this warrant and Pursuant to 18 U.S.C. § 3103a(b), I find that in 5 2705 (except for delay of trial), and authorize the officer or perty, will be searched or seized (check the appropriate) 	any time in the day or night because good cause has been established. It must give a copy of the warrant and a receipt for the property taken to the rty was taken, or leave the copy and receipt at the place where the r present during the execution of the warrant, must prepare an inventory d inventory to <i>(United States Magistrate Judge)</i> mediate notification may have an adverse result listed in 18 U.S.C. iccer executing this warrant to delay notice to the person who, or whose <i>bax)</i> acts justifying, the later specific date of
 in the daytime 6:00 a.g. to 10:00 p.m. at Unless delayed notice is authorize, below, you berson from whom, or from whose view es, the proper orperty was taken. The officer executing this warrant, or an office is required by law and promptly return this warrant and authorize the law and promptly return this warrant and 2705 (except for delay of trial), and authorize the officroperty, will be searched or seized (check the appropriate for days (not to exceed 30) a until, the factors are an authorize the days (not to exceed 30). 	any time in the day or night because good cause has been established. In must give a copy of the warrant and a receipt for the property taken to the rty was taken, or leave the copy and receipt at the place where the In present during the execution of the warrant, must prepare an inventory Inventory to

Appendix E Federal Judicial Arrest Warrant (Form AO 442)

UNITED ST	ATES DISTRICT COURT
	for the
United States of America	
v.)) Case No.))
Defendant)
ARI	REST WARRANT
To: Any authorized law enforcement officer	
	ng before a United a stes magistrate judge without unnecessary delay
(name of person to be arrested) who is accused of an offense or violation based on the	following focume it filed with the court:
 Indictment Probation Violation Petition Supervised R This offense is briefly described as follows: 	□ In nation □ Superseding Information □ Complaint elease viol. on Petition □ Violation Notice □ Order of the Court
Date:	Issuing officer's signature
City and state:	
-	Printed name and title
	Return
This warrant was received on (date)at (city and state)	, and the person was arrested on (date)
Date:	Arresting officer's signature
	Printed name and title
	i vinica name ana nite

Appendix F DHS Immigration Enforcement Subpoena (Form I-138)

1. To (Name, Address, City, State, Zip Code)	DEPARTMENT OF HOMELAND SECURITY		
	to Appear a	FION ENFOR SUBPOENA and/or Produce 225(d), 8 C.F.F	e Records
Subpoena Number	_		
2. In Reference To			
(Title of Proceeding)		(File Number,	if Applicable)
By the service of this subpoena upon you, YOU ARE I	HEREBY SUMMONED A	ND REQUIR	ED TO:
(A) APPEAR before the U.S. Customs and E Enforcement (ICE), or U.S. Citizenship a at the place, date, and time specified, to Block 2.	nd Immigration Services (testify and give informe on	SCIS) Official n relating to the r	amed in Block 3 natter indicated in
(B) PRODUCE the records (books, papers, or USCIS Official named in Block 3 at the pi	or other documents) indical lace, date, and time specific	d in Blo . 4, to	the CBP, ICE, or
Your testimony and/or production of the indicated recon nquiry relating to the enforcement of U.S. immigration you to an order of contempt by a federal District Court	lawsan. e to mp'	with this subp	oena may subject
3. (A) CBP, ICE or USCIS Official before whom you are a	uireo opear	(B) Date	
Name			
Address		(C) Time	🛛 a.m. 🗋 p.m.
Telephone Number	*		
4. Records required to be produce a to inspect in			
-	Authorized Official		5
	(Signature)		
	(Printed Narr	e)	
	(Title)		
If you have any questions regarding this subpoena, contact the CBP, ICE, or USCIS Official identified in Block 3.	(Date)		
DHS Form I-138 (6/09)			

Appendix G Federal Judicial Subpoena (Form AO 88B)

for th	PISTRICT COURT e
) Plaintiff) V.) Defendant)	Civil Action No.
SUBPOENA TO PRODUCE DOCUMEN OR TO PERMIT INSPECTION OF P	
To:	
(Name of person to whom	n this subpoena is di sted)
Production: YOU ARE COMMANDED to produce a documents, electronically stored information, or objects, and to material:	o permit inspection, copying, testing, or sampling of the
Place:	. te and Time:
□ Inspection of Premises: YOU ARE COMMAN. ED other property possessed or controlled by you the time, a. e.	, and location set forth below, so that the requesting party
Place:	Date and Time:
Place:	Date and Time:
Place: The following provisions of Fed. R. Civ. P. 45 are atta Rule 45(d), relating to your protection as a person subject to a respond to this subpoena and the potential consequences of nor Date:	Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty to
Place: The following provisions of Fed. R. Civ. P. 45 are atta Rule 45(d), relating to your protection as a person subject to a respond to this subpoena and the potential consequences of nor	Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty to
Place: The following provisions of Fed. R. Civ. P. 45 are atta Rule 45(d), relating to your protection as a person subject to a respond to this subpoena and the potential consequences of nor Date:	Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty to t doing so.
Place: The following provisions of Fed. R. Civ. P. 45 are atta Rule 45(d), relating to your protection as a person subject to a respond to this subpoena and the potential consequences of nor Date: CLERK OF COURT	Date and Time: ched – Rule 45(c), relating to the place of compliance; subpoena; and Rule 45(e) and (g), relating to your duty to t doing so. OR Attorney's signature he attorney representing (name of party)

Appendix H DHS "Notice to Appear" (Form I-862)

	Notice to Appe	ar
tion 240 of the Immigration	and Nationality Act.	
	and Dationality Act.	
	File No:	
DOB:	Event No:	
	currently residi	ng at
mber, street, city and ZIP code)	(Area code and phone number)	
it l Chatan and a bar and barra a larith	d an analyd	
nited States, but are removable for the	a reasons stated below.	
eges that you:		
	•	
/ /		
asylum officer has found that the resp	condent has demonstrated a credible fear of persecu	ition
d pursuant to: SCFR 208.30(f)(2)	□8CFR 235.3(b)(5)(10)	
	*	
immigration judge of the United Sta	ites Department of Justice at:	
	not be removed from the United States based on the	
e)		2
		È
		2
(Signature an	nd Title of Issuing Officer)	2
(Signature an	nd Title of Issuing Officer)	•
	PINS: DOB: mber, street, city and ZIP code) nited States who has not been admitten inted States, but are removable for the eges that you: eges that you: sylum officer has found that the resp pursuant to: SCFR 208.30(f)(2) immigration judge of the United States address of Immigration Court, including Roc to show why you should a	DOB: