

COURT FACILITY EQUAL ACCESS POLICY

Government Code 7284.8(a)

CHRIS RUHL COURT EXECUTIVE OFFICER CLERK OF THE COURT

Superior Court of California County of Monterey 240 Church Street Salinas, California 93901 831-775-5400 Pursuant to Government Code section 7284.8(a) the Superior Court of California, County of Monterey (the Court) adopts the following policies:

1. Policies for State Court Facility Access

Protecting Access to Justice

- The Court permits wide access to justice through the use of pseudonyms, where feasible and appropriate to protect an individual's safety, and permitted or required by applicable state law or by Court order.
- Court personnel are not required to disclose citizenship or immigration status information about any person, unless the requirements of Evidence Code sections 351.2, 351.3, and 351.4 are met and such disclosure is specifically required by judicial warrant or order, or by state or federal law.
- Court personnel shall not inquire about the immigration status of an individual, including a crime victim or a witness, unless such inquiry is required for the performance of the court personnel's regular duties.
- Court policies reducing the frequency with which parties need to appear in court shall be implemented, where feasible, permitted under applicable state law or court order. For example, appearances may be waived for conferences where the parties' appearances are not required to make decisions or provide testimony at the discretion of the judicial officer. Technology may be used to permit remote appearances by phone or video when practicable and at the discretion of the judicial officer, as permitted under local rules, the California Rules of Court, and applicable state law or court order.
- > All Court staff shall be trained on these policies and receive a copy of the policies.

2. Protections for Specific Litigants

Protecting Children

- Unless otherwise determined by the Court, it is presumed that immigration enforcement does not have a direct and legitimate interest in individual dependency proceedings nor in the work of the court.
- Unless otherwise determined by the Court, in order to protect the best interests of children, arrests for immigration enforcement purposes are not to occur within juvenile courthouses or courtrooms unless there is an immediate risk to the safety and protection of the public.

Protecting Immigrant Crime Victims

- The Court, upon request, shall have all hearing officers complete U Nonimmigrant Status Certifications (Form I-918) for immigrant crime victims of criminal activity listed on Penal Code section 679.10, subdivision (c), who possess information about the qualifying criminal activity, unless the victim has refused or failed to provide information reasonably requested by law enforcement or unless otherwise ordered by the Court.
- The Court shall prohibit all hearing officers who have certified victim helpfulness on the Form I-918 from disclosing the immigration status of a victim or person requesting the Form I-918 Supplement B certification, except to comply with federal law or legal process, or if authorized by the victim or person requesting the Form I-918 Supplement B certification.

Responding to Immigration

Training Court Staff on Responding to Immigration Enforcement Activity

- The following protocols are established for use of Monterey Superior Court personnel likely to receive in person, written, telephonic, or electronic requests for information related to immigration enforcement.
- All areas of the Court requiring a perimeter access card are considered nonpublic and no person other than already authorized or approved by the Court is permitted in the nonpublic areas. All other areas of the Court are public.
- Monterey Superior Court personnel shall review the different type of warrants, subpoenas, and court orders that may be presented to effect an arrest or to obtain records in immigration enforcement actions, attached hereto to this policy. By referencing these examples, court staff will have the ability to distinguish between the following documents:
 - The ability to differentiate between administrative warrants and judicial warrants signed by a judge or magistrate.
 - The ability to differentiate between administrative and judicial subpoenas.
 - The procedure for responding to any warrant, subpoena, or order issued in connection with immigration enforcement activities.
- DHS administrative subpoenas and federal court subpoenas do not require immediate compliance despite the warning language that may be included on the form. Subpoenas shall be submitted for review and a decision (by the court executive officer, the presiding judge, their delegate, or court counsel) on whether to comply with or challenge the subpoena.
- Monterey Superior Court personnel are prohibited from assisting in immigration enforcement actions, including by engaging in any of the activities listed in Government Code section 7284.6, subdivision (a), unless the exceptions set forth in section 7284.6 (as applicable to law enforcement agencies) are applicable.

Responding to Requests for Access for Immigration Enforcement Purposes

- As soon as possible, court personnel shall notify the court executive officer, the presiding judge, or designee, of any request by officers engaged in immigration enforcement for access to nonpublic restricted areas of a courthouse or any requests for review of nonpublic court documents.
- In addition to notifying the court executive officer, the presiding judge or their designee, court personnel shall take the following steps in response to the service of a subpoena or a request for access to execute an administrative arrest warrant.
 - Advise the officer that before proceeding with his or her request court personnel must first notify and receive direction for the court executive officer, the presiding judge or their designee. Court staff may request the officer report directly to the Executive Officer or Presiding Judge.
 - Court personnel should ask to see, and make a copy of or note, the officer's credentials (name and badge number). Also ask for and copy or note the phone number of the officer's supervisor.
 - Court personnel should ask the officer for his/her reason for being at the courthouse and note the response.
 - Court personnel should ask the officer to produce any documentation that authorizes court access.
 - If the officer orders immediate access to court facilities, court personnel should not refuse the officer's orders and immediately contact the court executive officer, the presiding judge, or their designee.

- Court staff may contact the Sheriff's Office for assistance in dealing with requests for access.
- State that Monterey Superior Court does not consent to entry of Monterey Superior Court facilities or portions.
- Without expressing consent, court personnel shall respond as follows if presented with the following documentation:
 - An ICE administrative "warrant" (see Appendices A and B): Immediate compliance is *not* required. Court personnel shall inform the officer that he or she cannot consent to any request without first consulting with the court executive officer, the presiding judge, or their designee. Provide copy of the warrant to the court executive officer, the presiding judge or their designee (where possible, in consultation with legal counsel) as soon as possible.
 - A federal judicial warrant (either search and seizure warrant or arrest warrant; see Appendices C and D): Prompt compliance with such a warrant *is* usually legally required, but where feasible, consult with the court executive officer, the presiding judge or their designee, before providing the officer access to the person or materials specified in the warrant.
 - A subpoena for production of documents or other evidence (see Appendices E and F): Immediate compliance is *not* required. Inform the officer that court personnel cannot respond to the subpoena until after it has been reviewed by legal counsel for the court. Provide a copy of the subpoena to the court executive officer, the presiding judge, or their designee or legal counsel as soon as possible.
 - A notice to appear (see Appendix G): This document is not directed at the Monterey Superior Court. Court personnel are under no obligation to deliver or facilitate service of this document to the person named in the document. If you get a copy of the document, give it to the court executive office, the presiding judge, or their designee or legal counsel as soon as possible.
- If the officer orders staff to provide immediate access to facilities, court staff should not refuse the officer's order and immediately contact the court executive officer, the presiding judge, or their designee. Court personnel shall not attempt to physically interfere with the officer, even if the officer appears to be exceeding the authorization given under a warrant or other document. If an officer enters a restricted area without consent, court personnel shall document his or her actions.
- Court personnel shall document the officer's actions while in court premises in as much detail as possible, but without interfering with the officer's movements.
- Court personnel shall complete an incident report that includes the information gathered as described above and the officer's statements and actions.
- To the extent practicable, all court personnel who observe any immigration enforcement action taking place in, or in the immediate vicinity of, any court facility. Shall report the incident to the court executive officer, the presiding judge, or their designee.

4. Responding to Immigration Enforcement Activities

Collection and Dissemination of Personal Information

- Unless necessary to perform one's official duties, or required by law, court personnel shall not:
 - \circ $\;$ Inquire into an individual's immigration status;
 - Provide to an officer engaged in immigration enforcement, information regarding a person's release date unless; (1) the officer has a valid judicial warrant, subpoena, or court order; (2) the person subject to the search has a criminal history that meets the criteria of California Government Code section 7282.5, subdivisions (a) and (b); or (3) the information is available to the public; or
 - Provide to an officer engaged in immigration enforcement, personal information unless: (1) the officer has a valid judicial warrant, subpoena, or court order; or (2) the information is available to the public.
 - Personal information means any information that identifies or describes an individual, including, but not limited to, his or her name, social security number, physical description, home address, home telephone number, education, financial matters, and medical or employment history.
- > All other court personnel shall not:
 - Collect and maintain personal information, except as required by law or as necessary to perform one's official duties.
 - As an individual about his or her immigration status, except as required by law or as necessary to perform one's official duties.
- Court personnel shall not share information regarding any juvenile case file for the purposes of immigration enforcement unless specifically authorized to do so by a judicial order.

Responses to Requests for Information for Immigration Enforcement Purposes

- Court personnel shall not provide personal information to any person or entity for immigration enforcement purposes, unless (1) such information is available to the public; or (2) is subject to a valid judicial warrant, subpoena, or court order.
- Court personnel shall not provide information regarding a person's release date or respond to requests for notification by providing release dates or other information unless that information: (1) is available to the public; (2) is subject to a valid judicial warrant, subpoena, or court order; or (3) is in response to a notification request from immigration authorities in accordance with Government Code section 7282.5
- Court personnel shall not use immigration authorities as interpreters when an interpreter is necessary to conduct the court's business.
- Court personnel shall revise the terms and use policies that permit access to their case management systems or any other database that contains non-criminal history information as follows:

All users of the court's case management systems or any other database that contains non-criminal history information shall agree, as a condition to being provided access to the systems and databases, that they shall not access or use any information contained within these databases for immigration enforcement purposes, except that users are not restricted in the use of criminal history information and are not restricted in the use of information regarding a person's immigration or citizenship status pursuant to Sections 1373 and 1644 of title 8 of the United States Code.

Designation of Non-Public Space

These areas are considered nonpublic and no person, other than someone authorized or approved by the Court, is permitted in the nonpublic areas:

- 1. In each Courthouse:
 - a. All areas of the courthouse accessible with a perimeter access card or a key;
 - b. All areas designated "no trespassing" or "staff only" or "emergency access only";
 - c. All judicial hallways and chambers;
 - d. All areas of the courthouse accessible with a cipher lock code;
 - e. All areas of the courthouse with a locked swinging half door;
 - f. All areas of the courthouse used as office space by court contractors;
 - g. All jury assembly areas of the courthouse, including areas used by court personnel to instruct those reporting for jury duty; and
 - h. All areas used by the public and managed by court personnel to view case files.
- 2. At the Greenfield City Council Chambers:
 - a. During the time when court personnel are present in the City Council Chambers and are using the area as a courtroom or court property, including all areas on the interior side of the court security screening/magnetometer device.

Appendix A Immigrations and Customs Enforcement "Arrest Warrant" (Form I-200)

	File No
	Date:
То:	Any immigration officer authorized pursuant to sections 236 and 287 of the Immigration and Nationality Act and part 287 of title 8, Code of Federal Regulations, to serve warrants of arrest for immigration violations
	e determined that there is probable cause to believe that
	☐ the execution of a charging document to initiate removal proceedings against the subject;
	□ the pendency of ongoing removal proceedings against the subject;
	\Box the failure to establish admissibility subsequent to deferred inspection.
	 biometric confirmation of the subject's identity and a records check of federal databases that affirmatively indicate, by themselves or in addition to other reliable information, that the subject either lacks immigration status or notwithstanding such status is removable under U.S. immigration law; and/or statements made voluntarily by the subject to an immigration officer and/or other reliable evidence that affirmatively indicate the subject either lacks immigration status or notwithstanding such status or notwithstanding such status is removable under U.S. immigration and/or other reliable evidence that affirmatively indicate the subject either lacks immigration status or notwithstanding such status is removable under U.S. immigration law.
	ARE COMMANDED to arrest and take into custody for removal proceedings under the igration and Nationality Act, the above-named alien.
	(Signature of Authorized Immigration Officer)
	(Printed Name and Title of Authorized Immigration Officer)
	Certificate of Service
ereby	certify that the Warrant for Arrest of Alien was served by me at(Location)
	, and the contents of this, and the contents of this
tice we	ere read to him or her in thelanguage. (Language)

Appendix B Immigrations and Customs Enforcement "Removal Warrant" (Form I-205)

U.S. Immigrat	tion and Customs Enforcement
WARRANT C	OF REMOVAL/DEPORTATION
	File No:
	Date:
To any immigration officer of the United States I	Department of Homeland Security:
	(Full name of alien)
who entered the United States at	on
(Place of entry) (Date of entry)
s subject to removal/deportation from the United St	ates, based upon a final order by:
an immigration judge in exclusion, dep	portation, or removal proceedings
a designated official	
the Board of Immigration Appeals	
a United States District or Magistrate	Court Judge
	rtue of the power and authority vested in the Secretary of Homel his or her direction, command you to take into custody and remo mant to law, at the expense of:
	(Signature of immigration officer)
	(Title of immigration officer)
	(Date and office location)

Appendix C Federal Search and Seizure Warrant (Form AO 93)

	UNITED STATES 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 AND SEIZURE WARRANT
Го:	Any authorized law enforcement officer
of the fo	An application by a federal law enforcement officer or an attorney for the governme requests the search allowing person or property located in theDistrict of be person or describe the property to be searched and give its location):
	YOU ARE COMMAND D to execute this was to nor before(not to exceed 14 days) in the daytime 6:00 a.m. to 10:00 p.m. at any tiple in the day or night because good cause has been established. Unless delayed noticeelow, ca must give a copy of the warrant and a receipt for the property taken to the
person f property	rom whom, or from whose premises, e property was taken, or leave the copy and receipt at the place where the was taken.
	The officer executing this warrant of an officer present during the execution of the warrant, must prepare an inventory red by law and promptly return this warrant and inventory to
_	(United States Magistrate Judge)
2705 (property	Pursuant to 18 U.S.C. § 3103a(b), I find that immediate notification may have an adverse result listed in 18 U.S.C. except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose will be searched or seized (check the appropriate box) for
2	
Date an	d time issued:
City and	
	Frintea name and title

Appendix D Federal Arrest Warrant (Form AO 442)

UNITED STAT	tes District Court
	for the
United States of America	
v.)) Case No.
)
)
Defendant)
·	
	EST WARRANT
To: Any authorized law enforcement officer	
YOU ARE COMMANDED to arrest and bring	before a Unit tes m. istrate judge without unnecessary delay
(name of person to be arrested)	
who is accused of an offense or violation based on the fol	llowin docun. I file d with the start:
· · ·	nformation 'Superseding Information 'Complaint
Probation Violation Petition 'Supervised R	se Violation Pottion Violation Notice 'Order of the Court
This offense is briefly described as follows:	
Date:	Issuing officer's signature
City and state:	Towning officer a substance of
	Printed name and title
	Return
This warrant was received on (<i>date</i>)	
This warrant was received on (date)	
at (city and state)	
at (city and state)	Arresting officer's signature
	Arresting officer's signature
at (city and state)	Arresting officer's signature Printed name and title

Appendix E Department of Homeland Security Immigration Enforcement Subpoena (Form I-138)

1. To (Name, Address, City, State, Zip Code)	DEPARTMENT OF HOMELAND SECURITY
	IMMIGRATION ENFORCEMENT SUBPOENA to Appear and/or Produce Records 8 U.S.C. § 1225(d), 8 C.F.R. § 287.4
Subpoena Number	
2. In Reference To	
(Title of Proceeding)	(File Number, if Applicable)
By the service of this subpoena upon you, YOU AR	E HEREBY SUMMONED AND FROUIRED TO:
Enforcement (ICE), or U.S. Citizenship at the place, date, and time specified, Block 2.	d Border Protection (CBP), U.S. mmigration and Customs p and Immigration Services (USC -) Official named in Block 3 to testify and give information relat. to one matter indicated in s, or other document, indicated in Block - to the UBP, ICE, or e place, date, and time - polified.
Your testimony and/or production of the indicated re	ecords is required, conn. tion with a investigation or ion laws 1. Jure to amply . In this Jubpoena may subject
3. (A) CBP, ICE or USCIS Official before whom you are	e require appear (B) Date
Name Title	
Address	(C) Time ⊠ a.m. □ p.m.
Telephone Number	(C) Time ⊠ a.m. □ p.m.
4. Records required to be produced for inspection	
	5. Authorized Official
	(Signature)
AND SECT	(Printed Name)
If you have any questions regarding	(Title)
this subpoena, contact the CBP, ICE, or USCIS Official identified in Block 3.	(Date)
DHS Form I-138 (6/09)	

Appendix F Federal Judicial Subpoena (Form AO 88B)

	UNITED STA	TES DISTI	rict Col	JRT	
Plai V Defen SUBDOL)	il Action No.	N OD OBJECTS	
	O PERMIT INSPECT				
To:					
	(Name of pe	rson to whom this sul	poena is direc. 1)		
documents, electronically si material: Place:	ored information, or obj		a and Time:	ppyne testing or samp	ling of the
other property possessed or may inspect, measure, surve	ises: YOU ARE COMM controlled by you at the sy, photograph, test, or	time, d. te, and pomple the property	cation set forth	below, so that the reque	esting party
The following prov Rule 45(d), relating to your respond to this subpoena an		bject to a subpoe	na; and Rule 45		
Date:					
(CLERK OF COURT				
			OR		
-	Signature of Clerk or D	eputy Clerk		Attorney's signature	
The name, address, e-mail a	ddress and telephone nu	umber of the attor	nev representing	(name of party)	
ine name, address, c-mail a	aaress, and terephone hu		• •	s or requests this subpo	ena, are:
If this subpoena commands inspection of premises befo it is served on the person to	re trial, a notice and a co	nents, electronica py of the subpoen	lly stored inform a must be serve	nation, or tangible thin	

Appendix G Notice to Appear Form (Form I-862)

U.S. Department of Homeland Security		Notice to Appear
In removal proceedings under	section 240 of the Immigration and Nation	nality Act
		File No:
In the Matter of:		
Respondent:		currently residing at:
()	Number, street, city, state and ZIP code)	(Area code and phone number)
1. You are an arriving alien.		
	Jnited States who has not been admitted or paroled. Jnited States, but are deportable for the reasons stated	below:
The Department of Homeland Security	aneges mat you.	
provision(s) of law:	ged that you are subject to removel from the onited St	
Section 235(b)(1) order was vacate	ed pursue at to : 8 CFR208.30(f)(2) 8 CFR23	5.3(b)(5)(iv)
	re an immigration judge of the United States Departm	nent of Justice at:
YOU ARE ORDERED to appear befor		
YOU ARE ORDERED to appear befor	(Complete Address of Immigration Court, Including Room Number, if an	y)
onat		yed from the United States based on the
onat	to show why you should not be remov	
onat	to show why you should not be remov	ved from the United States based on the