

ICE & Warrants: What Your School Leaders Need to Know

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Many have expressed concerns about responding to U.S. Immigration and Customs Enforcement (ICE) agents in the event they appear at schools. By now, most school administrators know that warrants are a critical item in determining whether access should be granted, what kind of access, and how much. And, by now, most school administrators are aware that only a “judicial warrant” entitles an ICE agent to access. But what is a judicial warrant exactly, and how can your administrators know if they are presented with one or something else? This alert aims to provide some clarity.

Broadly speaking, there are two types of warrants that ICE agents may present upon their arrival: administrative warrants and judicial warrants. These warrants differ in appearance and have vastly different implications.

Judicial Warrants

A judicial warrant is an official warrant issued **by a judge**. A judicial warrant will have the name of the issuing court at the top, e.g., “The Federal District Court of...,” and it must be signed by a federal judge, such as a United States District Judge or a United States Magistrate Judge. Typically, the corresponding abbreviation “U.S.D.J.” or “U.S.M.J.” will sit below the signature line. This court sanctioning is an important due process protection that comes from the Fourth Amendment to the Constitution, which guards against “*unreasonable* searches and seizures.” The Fourth Amendment requires government authorities, such as ICE, to establish reasonableness by demonstrating to a judge “probable cause” in connection with whatever they aim to search or seize. If a judge has signed the warrant, s/he has determined that there is “probable cause” for the authorities to execute the warrant by conducting a search or seizure, which itself is tempered with aspects of reasonableness.

A judicial warrant will specify whom the government may seize or what premises it may search. A search warrant will further indicate a timeframe within which the search must be conducted, a description of the search area, and the items to be searched for and seized. If ICE has a signed judicial warrant that, for example, specifies a place to be searched or a person to be arrested/detained, it is lawful for ICE to enter into the designated premises to search for and/or arrest/detain the individual identified in the warrant. Importantly, while the contents of a warrant authorize access, they also establish limitations. ICE is confined to the grants of the warrant; and ICE agents are not permitted to go beyond them. This means, for example, that ICE may only arrest/detain the individual named in the warrant or search the location specified in the warrant. Therefore, if ICE presents to a school with a signed judicial warrant, administration should take time to evaluate it, with the support and consultation of legal counsel, and prepare to cooperate in the manner specified if ICE is appropriately authorized to proceed. In the interim, personnel should avoid sharing student information, even in the face of a judicial warrant, as information sharing is not required.

Sample Judicial Warrant

(click to expand image)

DEPARTMENT OF HOMELAND SECURITY
U.S. Immigration and Customs Enforcement

WARRANT OF REMOVAL/DEPORTATION

This is a warrant for civil immigration violations, not a crime. It is generally not enforceable by local law enforcement officers.

File No: _____

Date: _____

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

This warrant is directed at federal immigration officers, not local law enforcement. Federal regulations only provide authority to ICE agents to execute an immigration warrant.

(Full name of alien)
who entered the United States at _____ on _____
(Place of entry) (Date of entry)

is subject to removal/deportation from the United States, based upon a final order by:

- an immigration judge in exclusion, deportation, or removal proceedings
- a designated official → Many removal orders are issued by ICE or CBP agents without a hearing before a judge. These include expedited removal orders, administrative removal orders, and stipulated removal orders.
- the Board of Immigration Appeals
- a United States District or Magistrate Court Judge

and pursuant to the following provisions of the Immigration and Nationality Act:

Although the underlying removal order may have been issued by a judge, this warrant for a new arrest still lacks any finding of probable cause by a neutral magistrate, which is the minimum standard for a constitutionally sufficient warrant.

I, the undersigned officer of the United States, by virtue of the power and authority vested in the Secretary of Homeland Security under the laws of the United States and by his or her direction, **command you to take into custody and remove from the United States the above-named alien, pursuant to law,** at the expense of:

This warrant directs ICE or CBP to arrest and deport the person without any further hearing or judicial review.

(Signature of immigration officer)

(Title of immigration officer)

(Date and office location)

School officials are advised to implement preparedness plans and ensure that employees are trained on how to handle a visit from ICE in the event this should occur. Porzio's Education attorneys are available to help guide you through these unprecedented times.