

Febrero 2025

Un Boletín para Trabajadores Agrícolas e Inmigrantes

Cuidado de los Niños en Caso de Detención de los Padres

Aquí hay algunos consejos y recomendaciones para los padres de cosas que pueden hacer para estar preparados en caso de que un o dos de los padres de la familia son detenidos por agentes de inmigración.

- 1. Haga una lista de información de contacto de amigos y familiares que puedan ayudar en caso de que sea detenido.
 - Asegurar que las personas en esa lista saben que son contactas de emergencia para los niños y que esa informacion la tienen en las escuelas de los niños



- 2. Encuentre a alguien que cuide a su hijo o hijos en caso de que usted este detenido. Hable con esta persona sobre las responsabilidades de cuidar a sus hijos.
 - Es muy importante que esa persona sea de alguien de mucha confianza como un familiar o amigo cercano y muy conocido por los papas y los niños
- 3. Si alguien está dispuesto a cuidar a su hijo o hijos si no puede hacerlo, puede firmar un formulario de Poder Legal.
 - Siempre tener en mente que esto es un algo temporal, no permanente, y solo sirve para asegurar que hay otro persona que puede estar a cargo del cuidado de los niños si los papas son detenidos.
 - Si necesitas ayuda en llenar y/o notarizar un Poder Legal para los niños, llama a CATA al 856-881-2507
 - Es muy recomendable revisar estas decisiones y los documentos al menos cada tres meses. ¿Sigue dispuesto el cuidador/guardián legal a actuar como tal? Las situaciones pueden haber cambiado; puede que haya perdido su trabajo, se haya mudado, esté incapacitado o tenga una relación diferente con usted.
- 4. Si tiene hijos ciudadanos estadounidenses, asegúrese de que tengan pasaportes estadounidenses y que son registros con pasaportes del país de origen de sus papas en caso de que tienen que viajar.
 - Los pasaportes estadounidenses se puede tramitar en cualquier oficina de correo postal de los estados unidos
 - Hay que comunicar con el consulado del país de origen de los papas para saber como sacar la cita para registrara sus niños y que documentos necesitan

Si tiene mas preguntas o dudas, se puede llamar a la oficina de CATA al 856-881-2507. También tenemos mas informacion en nuestra pagina web: www.cata-farmworkers.org/conozcasusderechos



2 febrero 2025 SIEMBRA

ÓRDEN DE ARESTO

NITICIO D



"¿TIENE UNA ORDEN FIRMADA POR UN JUEZ?"

RESPUESTA: SÍ

DIGA: "¿PUEDES POR FAVOR, PASARLO POR DEBAJO DE LA PUERTA O MOSTRÁMELO A TRAVÉS DE LA VENTANA?"

IDENTIFICAR

ORDEN DE ICE Y UNA ORDEN DE

ARRESTO:

ORDEN NO VÁLIDA:
FIRMADA POR UN

AGENTE DE ICE, NO
POR UN JUEZ O
MAGISTRADO. DICE
"OFICIAL DE
INMIGRACIÓN
AUTORIZADO"
DEBAJO DE LA LÍNEA

DE FIRMA.

ORDEN VÁLIDA:
FIRMADA POR "JUEZ
MAGISTRADO DE LOS

ESTADOS UNIDOS" BAJO LA LÍNEA DE

FIRMA.

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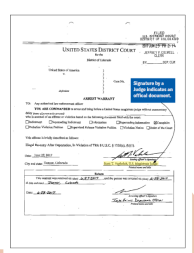
SI ES VÁLIDO

- 1. VERIFIQUE QUE SU NOMBRE ESTÉ EN LA ORDEN.
- 2. SI ES VÁLIDO, LA PERSONA NOMBRADA EN LA ORDEN DEBE SALIR DE LA CASA PARA HABLAR CON ICE. OTROS EN EL HOGAR DEBEN PERMANECER ADENTRO.

EXAMPLE OF A NON-VALID WARRANT SIGNED BY AN ICE OFFICIAL:

U.S. DEPARTMENT OF HOME	LAND SECURITY Warrant for Arrest of Alien
	File No
	Date:
Immigration and Nationali	sthorized pursuant to sections 236 and 287 of the ty Act and part 287 of title 8, Code of Federal
Regulations, to serve warrs	ents of arrest for immigration violations
I have determined that there is proba	
is removable from the United States	This determination is based upon:
the execution of a charging	document to initiate removal proceedings against the subject;
the pendency of ongoing res	noval proceedings against the subject;
the failure to establish admi	ssibility subsequent to deferred inspection;
☐ biometric confirmation of the	se subject's identity and a records check of federal
databases that affirmatively in-	licate, by themselves or in addition to other reliable
information, that the subject ei is removable under U.S. immi	ther lacks immigration status or notwithstanding such status gration law; and/or
statements made voluntarily	by the subject to an immigration officer and/or other
	vely indicate the subject either lacks immigration status or
notwithstanding such status is	removable under U.S. immigration law.
YOU ARE COMMANDED to are Immigration and Nationality Act, in	y and take into custody for removal proceedings under the above-named alien.
ignature of an	(Signature of Authorized Immigration Officer)
nmigration officer is not	(Printed Name and Title of Authorized Immigration Officer)
qual to that of a judge.	
	Certificate of Service
sereby certify that the Warrant for Am	est of Alien was served by me at
	on, and the contents of th
(Name of Alien)	(Date of Service)
tice were read to him or her in the	(Language.

EXAMPLE OF A VALID ORDER - SIGNED BY A JUDGE:



SI EL ICE ENTRA EN SU CASA

RECUERDA QUE TIENES
DERECHO A PERMANECER EN
SILENCIO. ASEGÚRESE DE QUE
LOS DEMÁS, ESPECIALMENTE
LOS NIÑOS, SEPAN QUE TIENEN
QUE GUARDAR SILENCIO.

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SI ICE LO DETIENE

- . TIENES DERECHO A PERMANECER EN SILENCIO
- 2. TIENE DERECHO A <u>NEGARSE A</u> <u>FIRMAR</u>
- USTED TIENE DERECHO A UN <u>ABOGADO</u>
- 4. USTED TIENE DERECHO A HACER <u>UNA LLAMADA</u> TELEFÓNICA
 - PUEDE SOLICITAR UNA AUDIENCIA DE FIANZA

Esta informacion viene proporcionada de otra organizacion que se llama COalicion de Derechos del Inmigrante de Colorado y se encuentra aqui: https://coloradoimmigrant.org/wp-content/uploads/2025/01/Warrants-101-CORRN-esp.png

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Esos son ejemplos de los documentos de arresto que se habla en mas detalles en la pagina anterior. Agentes de Inmigracio firmado de un juez

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Arresto	un J
rden De	por
Orc	

Orden De Arresto Firmado por un Juez	por un Agente de ICE
(O. 99). (Rev., 11/13). Search and Seizure Warrant.	U.S. DEPARTMENT OF HOMELAND SECURITY Warrant for Arrest of Alien
UNITED STATES DISTRICT COURT	File No.
for the	Date:
In the Matter of the Search of (Brighy describe the property to be searched) (are identify the person by name and address)) Case No.	To: 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
	I have determined that there is probable cause to believe that is removable from the United States. This determination is based upon:
SEARCH AND SEIZURE WARRANT (o: Any authorized law enforcement officer	☐ the execution of a charging document to initiate removal proceedings against the sub
ent officer or an attorney for	\square the pendency of ongoing removal proceedings against the subject;
If the person or describe the property to be searched and give its location);	\square 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 intuigration status or notwithstanding such six is removable under U.S. immigration law; and or
I find that the affidavit(s), or any recorded testimony, establish probable cause to scarch and seize the person or property lescribed above, and that such search will reveal (identify the person or describe the property to be seized):	☐ statements made voluntarily by the subject to an immigration officer and/or other reliable evidence that affirmatively indicate the subject either lacks immigration status notwithstanding such status is removable under U.S. immigration law.
	YOU ARE COMMANDED to arrest and take into custody for removal proceedings under t Immigration and Nationality Act, the above-named alien.
YOU ARE COMMANDED to execute this warrant on or before [in the daytime 6:00 a.m. to 10:00 p.m.] at any time in the day or night because good cause has been established.	(Signature of Authorized Immigration Officer)
Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property taken to the berson from whom, or from whose premises, the property was taken, or leave the copy and receipt at the place where the property was taken.	(Printed Name and Title of Authorized Immigration Off
The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an inventory is required by law and promptly return this warrant and inventory to	Certificate of Service
Contea states to 18 U.S.C. § 3103a(b), I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose	ereby certify that the Warrant for Airest of Alien was served by me at
oroperty, will be searched or seried (obsect the appropriate box) G for days (not to exceed 30) until, the facts justifying, the later specific date of	(Name of Alien) (Date of Service)
Date and time issued:	notice were read to him or her in the (Language)
entre les salants	
Ally alides:	Name and Signature of Officer Name or Number of Interpreter (if applicab

Orden De Arresto Firmado

Name or Number of Interpreter (if applicable)	Name and Signature of Officer
[Language]	notice were read to him or her in the
(Date of Service), and the contents of this	on (Name of Alien) on
(Location)	
of Alien was served by me at	I hereby certify that the Warrant for Arrest of Alien was served by me at
Certificate of Service	
(Printed Name and Title of Authorized Immigration Officer)	
(Signature of Authorized Immigration Officer)	Ò
YOU ARE COMMANDED to arrest and take into custody for removal proceedings under the Immigration and Nationality Act, the above-named alien.	YOU ARE COMMANDED to arrest and take into custc Immigration and Nationality Act, the above-named alien.
■ 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 is removable under U.S. immigration law.	☐ statements made voluntarily by reliable evidence that affirmative notwithstanding such status is ren
□ 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	□ biometric confirmation of the subject's identity databases that affirmatively indicate, by themselv information, that the subject either lacks immigra is removable under U.S. immigration law; and or
■ the pendency of ongoing removal proceedings against the subject; ■ the failure to establish admissibility subsequent to deferred inspection;	 In pendency of ongoing remonths In the failure to establish admissit
☐ the execution of a charging document to initiate removal proceedings against the subject;	☐ the execution of a charging doc
e cause to believe that	I have determined that there is probable cause to believe that is removable from the United States. This determination is based upon:
Regulations, to serve warrants of arrest for immigration violations	Regulations, to serve warrant



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Current Resident or:

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CATA - El Comité de Apoyo a los Trabajadores Agrícolas

CATA es una organización sin fines de lucro, compuesta de trabajadores inmigrantes quienes están luchando para mejores condiciones de vida y trabajo.

¡Conéctate con CATA!

Facebook: @catafarmworkers Instagram: @catamigrantes Twitter: @catamigrantes

www.cata-farmworkers.org

Oficinas de CATA:

P.O. Box 510 4 South Delsea Drive Glassboro, NJ 08028 (856) 881-2507 cata@cata-farmworkers.org

> 66 Atlantic St. Bridgeton, NJ 08302 (856) 575-5511

312 West State St. #210 Kennett Square, PA 19348 (610) 444-9696

200 East Church St. Cuarto B Salisbury, MD 21801 (410) 572-5959

Coordinadora General:

Jessica Culley

Administradora: Marge Niedda Organizadores: José Manuel Guzmán

Leila Borrero-Krouse Edgar Aquino Huerta Copelia Morales

Coordinador de Justicia Alimentaria

Jose Spellman-Lopez Kathia Ramirez

Coordinador de Estudio de Vivienda: Dr. Jean-Frandy Philogene

Organizadora de Activismo Social: Meghan Hurley

Asistente de Radio: Jorge Rangel Comunicaciones: Diana Méndez Asistente Administrativa: Katherin Zepeda