504.9 IMMIGRATION HOLDS - ICE REQUESTS

The purpose of this policy is to establish and maintain a systematic and consistent method of addressing requests by United States Immigration and Customs Enforcement ("ICE") to detain an individual currently incarcerated in the Kings County Sheriff's Detention Facilities.

504.9.1 PURPOSE

It is the policy of the Kings County Sheriff's Office to refrain from honoring detention requests from ICE ("ICE Holds") under Section 287.7 of Title 8 of the Code of Federal Regulations unless the request is accompanied by a valid and enforceable warrant signed by a judicial officer.

For purposes of this policy, a warrant is valid and enforceable if signed by a judicial officer holding a judicial office in a federal or state court, including a federal magistrate judge.

It is also the policy of the Kings County Sheriff's Office to cooperate with ICE officials in the performance of their duties by providing courtesy notifications to ICE of an individuals pending release date, if feasible, as well as provide any other assistance as offered to other law enforcement agencies as is consistent with State and Federal law.

Finally, it is the policy of the Kings County Sheriff's Office that an ICE Hold shall not result in the continued detention of an inmate or in the denial or delay of an inmate's release. This shall include, but not be limited to, releases on the inmate's own recognizance, following the posting of bail, being offered or placed on electronic monitoring or some other form of supervised release, compassionate release, Sheriff's parole, or being subject to release under an order of court, including any order concerning the population capacity in the detention facilities, or other Jail policy.