



Trump's 1st days in office



Guaranteeing the States Protection Against Invasion

- Invasion declared at the Southern Border
- No official entry permitted at the southern border
- Any “entry” that happens after 1/20 cannot seek protection under INA 208 (Asylum)
- Immigration Officer’s “shall” take any and all action to “repel, repatriate, or remove any alien”



Designating Cartels and Other Organizations as Foreign Terrorist Organization

- Designates “Certain Groups” like Tren de Aragua (Venezuela) and MS-13 (Central America) as FTOs
- Problematic because of materials support bar for asylum. Those who provide material support to a terrorist organization are ineligible for asylum.



Protecting the American People against Invasion

- Revokes the policy of going specifically after criminals and recent arrivals – everybody is now fair game
- Requires registration of “unregistered aliens”
- Allows the imposition of fines and penalties if here unlawfully
- Creates more detention facilities
- Deputizes local law enforcement to be immigration officers
- No longer allows the use of 212d5 (humanitarian parole) for large swaths of people.
- Watches TPS and Parole



Securing our Borders

- Allows the continued building of the wall
- Allows and calls for the detention and removal of non-citizens
- Allows and calls for criminal charges against non-citizens and those who facilitate their presence
- Migrant Protection Protocols (Remain in Mexico) is back
- No more use of CBP 1 mobile app
- CHNV (Cuban, Haitian, Nicaraguan, Venezuelan) parole is no longer available
- Use of DNA to “validate” familial relationships

Protecting the Meaning and Value of American Citizenship- **STAYED** By a **Federal Judge**



- Ending birthright citizenship for:
 - Mother unlawfully present and father not a US Citizen or LPR
 - Mother on temporary status (Visitors visa, student visa, others?) and father not a US Citizen or LPR
- Already challenged by the ACLU. - and stayed as of 1/23!
- Not retroactive
- Begins 30 days after 1/20

Realigning the US Refugee Admissions Program



- Suspended indefinitely (Begins 1/27/25 at 12:01 AM).
- States and local jurisdictions can and should have a role in determining placement and settlement of migrants (this was already knocked down in court last time by a CWS lawsuit)
- DHS shall suspend decisions on applications for refugee status.
- Reports from the Secretary of DHS (Kristi Noem – nominated) and Secretary of State (Marco Rubio- confirmed) every 90-days about whether resumption of refugees is in the “interests of the United States.” Requires a report every 90 days until resumption of the program.
- Revokes EO 14013 which focused on LGBT refugees and reunification of families. Also addressed climate refugees.

Administrative Warrant

This is issued by DHS, NOT a court

U.S. DEPARTMENT OF HOMELAND SECURITY Warrant for Arrest of Alien



File No. _____

Date: _____

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:

- the execution of a charging document to initiate removal proceedings against the subject;
- the pendency of ongoing removal proceedings against the subject;
- 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 is removable under U.S. immigration law.

YOU ARE COMMANDED to arrest and take into custody for removal proceedings under the Immigration and Nationality Act, the above-named alien.

Signed by an immigration officer, NOT a judge

(Signature of Authorized Immigration Officer)

(Printed Name and Title of Authorized Immigration Officer)

Certificate of Service

I hereby certify that the Warrant for Arrest of Alien was served by me at _____
(Location)

on _____ on _____, and the contents of this
(Name of Alien) (Date of Service)

notice were read to him or her in the _____ language.
(Language)

Name and Signature of Officer

Name or Number of Interpreter (if applicable)

This is an ICE administrative warrant. It does NOT authorize immigration agents to enter your home!

Form I-200 (Rev. 09/16)



UNITED STATES DISTRICT COURT

for the

[Empty box for court name]

United States of America
v.

Case No.

)
)
)
)
)

Defendant

ARREST WARRANT

To: Any authorized law enforcement officer

YOU ARE COMMANDED to arrest and bring before a United States magistrate judge without unnecessary delay
(name of person to be arrested)

who is accused of an offense or violation based on the following document filed with the court:

- Indictment Superseding Indictment Information Superseding Information Complaint
- Probation Violation Petition Supervised Release Violation Petition Violation Notice Order of the Court

This offense is briefly described as follows:

Date: _____

Issuing officer's signature

City and state: _____

Printed name and title

Return

This warrant was received on *(date)* _____, and the person was arrested on *(date)* _____
at *(city and state)* _____.

Date: _____

Arresting officer's signature

Printed name and title

Judicial Arrest Warrant



Judicial Search Warrant

Case 9:22-mj-08332-BER Document 17 Entered on FLSD Docket

Published 2022

AO 93 (Rev. 11/13) Search and Seizure Warrant

UNITED STATES DISTRICT COURT

for the
Southern District of Florida

In the Matter of the Search of)
(Briefly describe the property to be searched)
(or identify the person by name and address)) Case No. 22-mj-8332-BER
the Premises Located at 1100 S. Ocean Blvd., Palm)
Beach, FL 33480, as further described in Attachment A)
)

SEARCH AND SEIZURE WARRANT

To: Any authorized law enforcement officer

An application by a federal law enforcement officer or an attorney for the government requests the search of the following person or property located in the Southern District of Florida
(identify the person or describe the property to be searched and give its location):

See Attachment A



- Aila.org tracker:
 - <https://www.aila.org/library/tracking-notable-executive-branch-action-during-the-second-trump-administration>
- Immpolicytracking.org