

Overview of Oregon's Sanctuary Laws for Law Enforcement

ORS 180.805, ORS 180.810, ORS 181A.820-181A.829

These prohibitions apply on or after July 19, 2021, to Oregon local and state law enforcement agencies, including county sheriffs, municipal and university police departments, Oregon State Police, corrections officers, and the officers of those entities regardless of whether they are contracted or employed, or on or off duty.

As law enforcement, can I...

Under Oregon's Sanctuary Laws

Make a civil arrest when a person is in a court facility, or traveling to/from court?

Prohibited, unless there is a judicial warrant or judicial order.

Establish traffic perimeters for the purpose of supporting or facilitating immigration enforcement?

Prohibited.

Investigate/interrogate individuals for immigration enforcement?

Prohibited.

Share someone's personal info with a federal agency (e.g.- national origin, immigration, citizenship information, contact info, appointment times, release date, home or work address)?

Prohibited, unless publicly available or as required by a judicial subpoena as part of a court proceeding.

Grant a federal immigration agency access to an area of a facility that is not normally open to the public for immigration enforcement purposes?

Prohibited.

Use public facilities, property, moneys, equipment, technology or personnel to enforce immigration laws?

Prohibited, unless there is a judicial warrant or judicial order.

Deny services, benefits, privileges or opportunities to an individual in custody or on parole, probation, or PPS based on their known or suspected national origin, immigration, citizenship information?

Prohibited, unless required by state or federal law that is unrelated to immigration enforcement.

Enter into or renew an agreement, contract, or memorandum of understanding that grants the law enforcement agency or its officers federal immigration enforcement powers?

Prohibited.

Enter into or renew an agreement, contract, or memorandum of understanding for detaining or housing someone for immigration enforcement purposes?

Prohibited.

Inquire into or collect information about an individual's national origin, immigration, or citizenship status?

Prohibited, unless:

- the information is *required* for your investigation into a state or local crime;
- the information is submitted to a court of this state, whether orally or in writing, in connection with a proceeding in that court;
- as necessary to determine the individual's eligibility for a benefit, such as U Visa or a T Visa for crime victims.

Arrest (not detain) a person if there's a warrant of arrest issued by a federal judge in an active federal criminal immigration enforcement case?

Permitted.

Note: the individual must be quickly transferred to a federal law enforcement agency for further detainment on the federal warrant.

Disclaimer: The links and information provided in this document are for information only, are not exhaustive, and do not constitute legal advice. To create agency policy or to obtain advice regarding a specific communication or request from a federal immigration authority, consult your agency counsel. For information about your rights and legal options, [consult an attorney](#)».