



FY2025 | JUNE

Monthly Encounter Report



287(g) Overview:

The U.S. Immigration and Customs Enforcement (ICE) 287(g) Program enhances the safety and security of communities by creating partnerships with state and local law enforcement agencies to identify and remove illegal aliens from the United States.

Section 287(g) of the Immigration and Nationality Act authorizes the Director of ICE to enter into agreements with state and local law enforcement agencies to designate officers toA perform certain immigration law enforcement functions. State and local officers who partnerA with ICE receive training and function under the supervision of ICE officers.A

The mutually beneficial agreements allow state and local law enforcement to act as a force multiplier in the identification, arrest, and service of warrants and detainers on foreign-born individuals arrested on local criminal charges.

Individuals deemed amenable to removal are identified while in state or local custody and then transferred to ICE custody in a

Arizona

On June 11, 2025, the Arizona Department of Corrections, Rehabilitation and Reentry 287(g) Program encountered a citizen of Guatemala convicted of manslaughter- reckless and sentenced to ten (10) years imprisonment and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

On June 11, 2025, a Designated Immigration Officer from the Arizona Department of A Corrections, Rehabilitation and Reentry 287(g) Program encountered a citizen of Honduras convicted of attempt to commit molestation of child (two counts), attempt to commit sexual secure law enforcement facility. Without a cooperative agreement, state and local law enforcement may not be aware of an inmate's unlawful immigration status and may release the individual back into the community. ICE may then only locate the individual via an at-large enforcement operation or after the individual is arrested by local law enforcement for a subsequent crime.

Federal, state, and local law enforcement working together creates efficiency while providing a tremendous benefit to public safety.

The 287(g) Program continues to receive overwhelmingly positive feedback from its partners. Law enforcement agencies interested in becoming a partner under the 287(g) Program should send an inquiry to their local ICE ERO Field Office at https://www.ice.gov/contact/ero.

The cases that follow are a sampling of criminal aliens recently identified by state or local law enforcement operating under the 287(g) Program. Each of these individuals will be processed for removal by ICE in accordance with federal law.

conduct with minor, and obscene materialfurnish to minor sentenced to ten (10) years imprisonment and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

On June 13, 2025, a Designated Immigration Officer from the Arizona Department ofA Corrections, Rehabilitation and Reentry 287(g) Program encountered a citizen of Mexico convicted of sexual conduct with minor, and attempt to commit sexual conduct with minor (two counts) sentenced to twenty-five (25)A years imprisonment and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

ENFORCEMENT AND REMOVAL OPERATIONS (ERO)A

On June 26, 2025, a Designated Immigration Officer from the Arizona Department of Corrections, Rehabilitation and Reentry 287(g) Program encountered a citizen of Mexico convicted of attempt to commit sexual exploitation of a minor (two counts) sentenced to nine (9) years imprisonment and placed an immigration detainer and warrant on the subject. Subject last entered the United States as a non-immigrant temporary agriculture worker and remained in the United States beyond the authorized time period.

Georgia

On June 19, 2025, a Designated Immigration Officer from the Whitfield County Sheriff's Office 287(g) Program, encountered a citizen of Mexico arrested for battery family violence and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

On June 24, 2025, a Designated Immigration Officer from Georgia Department of Corrections 287(g) program encountered a citizen of Mexico convicted of trafficking in methamphetamine sentenced to sixteen (16) years imprisonment and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection after having been previously removed.

Massachusetts

On June 23, 2025, a Designated Immigration Officer from the Massachusetts Department of Correction 287(g) Program at the Souza-Baranowski Correctional Center (Shirley MA) encountered a citizen of Guatemala convicted of aggravated rape of child five year age difference (3X) and rape of child with force sentenced to a term of fifteen to eighteen years imprisonment to run concurrently and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection and has a final order of removal.

North Carolina

On June 12, 2025, a Designated Immigration Officer from the Cabarrus County Sheriff's Office 287(g) Program encountered a citizen of Mexico arrested for solicitation of a child by computer and indecent liberties with a child and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection after having been previously removed on four separate occasions.

On June 16, 2025, a Designated Immigration Officer from the Henderson County Sheriff's Office 287(g) Program encountered a citizen of El Salvador arrested for failure to appear on prior charge and placed an immigration detainer and warrant on the subject. The subject is an MS-13 gang member with prior convictions for Robbery w/ dangerous weapon, discharging a firearm, driving under the influence, and assault with a deadly weapon. The subject last entered the United States without inspection after having been previously removed.

On June 23, 2025, a Designated Immigration Officer from the Gaston County Sheriff's Office 287(g) Program encountered a citizen of Mexico arrest for two counts of heroin trafficking and no operator's license and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

Oklahoma

On June 12, 2025, a Designated Immigration Officer from the Tulsa County Sheriff's Office 287(g) Program encountered a citizen of Guatemala arrested for rape by force or fear and two counts of lewd molestation and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

On June 16, 2025, a Designated Immigration Officer from the Tulsa County Sheriff's Office 287(g) Program encountered a citizen of Mexico arrested for two counts of lewd molestation and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

South Carolina

On June 5, 2025, a Designated Immigration Officer from the York County Sheriff's Office 287(g) Program encountered a citizen of Mexico arrested for driving under the influence and placed an immigration detainer and warrant on the subject. The subject also has a pending charge for possession of methamphetamine. The subject last entered the United States without inspection. On June 9, 2025, a Designated Immigration Officer from the Horry County Sheriff's Office 287(g) Program encountered a citizen of Mexico arrested for criminal sexual conduct with a minor, 3rd degree - victim under 16 and actor over 14 years of age and placed an immigration detainer and warrant on the subject. The subject last entered the United States without inspection.

Texas

On June 4, 2025, the Tarrant County Sheriff's Office 287(g) Program encountered a citizen of Venezuela arrested failing to appear for domestic violence - assault causes bodily injury family member case and placed an immigration detainer and warrant on the subject. The subject is currently in immigration proceedings and previously granted bond by an immigration judge. The subject will be held in ICE custody pending an immigration hearing. The subject last entered the United States without inspection.