To: Subst. Senate Bill No. 992       File No. 535       Cal. No. 244

"AN ACT CONCERNING THE TRUST ACT."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. Section 54-192h of the general statutes is repealed and the
4 following is substituted in lieu thereof (Effective October 1, 2019):

5 (a) For the purposes of this section:

6 (1) "Civil immigration detainer" means a [detainer request issued
7 pursuant to 8 CFR 287.7;] request from a federal immigration authority
8 to a local or state law enforcement agency for a purpose including, but
9 not limited to:
(A) Detaining an individual suspected of violating a federal immigration law or who has been issued a final order of removal;

(B) Facilitating the (i) arrest of an individual by a federal immigration authority, or (ii) transfer of an individual to the custody of a federal immigration authority;

(C) Providing notification of the release date and time of an individual in custody; and

(D) Notifying a law enforcement officer, through DHS Form I-247A, or any other form used by the United States Department of Homeland Security or any successor agency thereto, of the federal immigration authority's intent to take custody of an individual;

[(2) "Convicted of a felony" means that a person has been convicted of a felony, as defined in section 53a-25, pursuant to a final judgment of guilt entered by a court in this state or in a court of competent jurisdiction within the United States upon a plea of guilty, a plea of nolo contendere or a finding of guilty by a jury or the court notwithstanding any pending appeal or habeas corpus proceeding arising from such judgment;]

(2) "Confidential information" means any information obtained and maintained by a law enforcement agency relating to (A) an individual's (i) sexual orientation, (ii) status as a victim of domestic violence or sexual assault, or (iii) immigration status, (B) whether such individual is a (i) crime witness, or (ii) recipient of public assistance, or (C) an individual's income tax or other financial records, including, but not limited to, Social Security numbers;

(3) "Federal immigration authority" means any officer, employee or other person otherwise paid by or acting as an agent of [United States Immigration and Customs Enforcement] ICE or any division thereof or any officer, employee or other person otherwise paid by or acting as an agent of the United States Department of Homeland Security or any successor agency thereto who is charged with enforcement of the civil
provisions of the Immigration and Nationality Act; [and]

(4) "ICE" means United States Immigration and Customs Enforcement or any successor agency thereto;

(5) "ICE access" means any of the following actions taken by a law enforcement officer with respect to an individual who is stopped by a law enforcement officer with or without the individual's consent, arrested, detained or otherwise under the control of a law enforcement official or agency:

(A) Responding to a civil immigration detainer or request for notification pursuant to subparagraph (B) of this subdivision concerning such individual;

(B) Providing notification to a federal immigration authority that such individual is being or will be released at a certain date and time through data sharing or otherwise;

(C) Providing a federal immigration authority nonpublicly available information concerning such individual regarding release date or time, home address or work address, whether obtained through a computer database or otherwise;

(D) Allowing a federal immigration authority to interview such individual under the control of the law enforcement agency;

(E) Allowing a federal immigration authority to use a facility or resources in the control of a law enforcement agency to conduct interviews, administrative proceedings or other immigration enforcement activities concerning such individual; or

(F) Providing a federal immigration authority information regarding dates and times of probation or parole supervision or any other information related to such individual's compliance with the terms of probation or parole;

(6) "Law enforcement agency" means any agency for which a law
enforcement officer is an employee of or otherwise paid by or acting as
an agent of; and

[(4)] (7) "Law enforcement officer" means:

(A) Each officer, employee or other person otherwise paid by or
acting as an agent of the Department of Correction;

(B) Each officer, employee or other person otherwise paid by or
acting as an agent of a municipal police department;

(C) Each officer, employee or other person otherwise paid by or
acting as an agent of the Division of State Police within the
Department of Emergency Services and Public Protection; and

(D) Each judicial marshal, bail commissioner
and adult probation officer.

(b) No law enforcement officer who receives a civil immigration
detainer with respect to an individual who is in the custody of the law
enforcement officer shall detain such individual pursuant to such civil
immigration detainer unless the law enforcement official determines
that the individual [:]

(1) Has been convicted of a felony;

(2) Is subject to pending criminal charges in this state where bond
has not been posted;

(3) Has an outstanding arrest warrant in this state. [;]

[(4) Is identified as a known gang member in the database of the
National Crime Information Center or any similar database or is
designated as a Security Risk Group member or a Security Risk Group
Safety Threat member by the Department of Correction;

(5) Is identified as a possible match in the federal Terrorist Screening
Database or similar database;
(6) Is subject to a final order of deportation or removal issued by a federal immigration authority; or

(7) Presents an unacceptable risk to public safety, as determined by the law enforcement officer.

(c) Upon determination by the law enforcement officer that such individual is to be detained or released, the law enforcement officer shall immediately notify United States Immigration and Customs Enforcement. If the individual is to be detained, the law enforcement officer shall inform United States Immigration and Customs Enforcement that the individual will be held for a maximum of forty-eight hours, excluding Saturdays, Sundays and federal holidays. If United States Immigration and Customs Enforcement fails to take custody of the individual within such forty-eight-hour period, the law enforcement officer shall release the individual. In no event shall an individual be detained for longer than such forty-eight-hour period solely on the basis of a civil immigration detainer.

(d) Prior to responding to a request for notification of an individual's release date and time from custody of a law enforcement agency, the law enforcement officer shall forward the request to the head of the law enforcement agency for review.

(e) Any confidential information of an individual who comes into contact with a law enforcement officer may be disclosed to a federal immigration authority only if such disclosure is:

(1) Authorized in writing by the individual to whom the information pertains, or by the parent or guardian of such individual if the individual is a minor or not legally competent to consent to such disclosure;

(2) Necessary in furtherance of a criminal investigation of potential terrorism; or

(3) Otherwise required by law.
(f) (1) Upon receiving a civil immigration detainer, a law enforcement agency shall provide a copy of the detainer to the affected individual who is the subject of the detainer and inform the individual whether the law enforcement agency intends to comply with the detainer. If a law enforcement agency provides ICE with notification that an individual is being, or will be released on a certain date, the law enforcement agency shall promptly provide to the individual and to the individual's attorney or one other individual who the individual may designate, a copy of such notification as well as the reason, in writing, that such law enforcement agency is complying with the detainer.

(2) All records relating to ICE access maintained by law enforcement agencies shall be deemed public records under the Freedom of Information Act, as defined in section 1-200. Records relating to ICE access include, but are not limited to, data maintained by the law enforcement agency regarding the number and demographic data of individuals to whom the agency has provided ICE access, the date ICE access was provided to an individual, the type of ICE access provided to an individual, the amount of resources expended on providing ICE access and any communication between the law enforcement agency and any federal immigration authority.

(3) Beginning January 1, 2020, the legislative body of any municipality with a law enforcement agency that has provided ICE access to an individual during the prior month shall provide to the Office of Policy and Management, on an ongoing monthly basis, data regarding the number and demographic data of individuals to whom the law enforcement agency has provided ICE access, the date ICE access was provided to an individual and whether the ICE access was provided as part of compliance with a civil immigration detainer or through other means. Data may be provided in the form of statistics or, if statistics are not maintained, as individual records, provided personally identifiable information is redacted.

(g) The Office of Policy and Management shall ensure that the
requirements of this section are disseminated to, and appropriate
training is provided for, all affected law enforcement agencies and
school police or security departments and employees and agents of
such law enforcement agencies and school police or security
departments. Such training may entail how law enforcement officers
and other officials performing similar duties will adhere to the
provisions of this section and how they will interact with crime
victims, potential criminal suspects and individuals cooperating with
law enforcement officers."

| Section 1 | October 1, 2019 | 54-192h |