ALERT: Rikers Transfers and Non-Citizens

The Immigrant Defense Project has shared the below information with 18B defense counsel in New York City so that they may request that non-citizen clients currently at Rikers not be transferred to New York State facilities due to the immigration risks. If any immigration attorneys have clients currently at the Rose M. Singer Center on Rikers Island, we encourage you to reach out to your client’s defense counsel right away to make a plan.

On October 13, 2021, Governor Hochul and Mayor De Blasio announced a plan to transfer the majority of women and Transgender, Gender Non-Conforming, NonBinary, and Intersex (TGNCNBI) people who are incarcerated by DOC at Rose M. Singer Center (RMSC) on Rikers Island to New York State DOCCS facilities (the Bedford Hills Correctional Facility and the Taconic Correctional Facility). The Immigrant Defense Project joins public defenders, organizers and directly impacted people currently at RMSC in condemning this plan and in calling for the Governor and City government to use their existing authority to decarcerate by releasing people from Rikers.

DOCCS has long collaborated with ICE to facilitate deportation and the State laws governing communication with ICE are different from the City laws. For this reason, there may be significant negative impacts for non-citizens if transferred to DOCCS custody. Counsel will not be notified in advance of a transfer and therefore, must take affirmative steps to protect clients who may face negative consequences as a result of transfer. While transfers have been scheduled, written guidance from DOC has not yet been made publicly available.

Below is a summary of what advocates have learned through conversations with DOC.

Will non-citizens at RMSC be transferred to New York State DOCCS facilities?
The announcement stated that “no current detainees with any pending immigration-related matters will be transferred.” However, DOC is unable to identify all individuals in custody to whom this may apply. While DOC has stated that they will not transfer people who currently have an ICE detainer lodged against them, they are relying on notification from counsel to fully identify people who may face collateral consequences as a result of transfer.

What do I do if my client is a non-citizen at risk of transfer?
Counsel may contact DOC to request that non-citizen clients not be transferred. These requests may be sent to Daniel Ades at daniel.ades@doc.nyc.gov and should include the client’s name, and identifying information such as the NYSID and Book & Case. The request does not need to include confidential information about the client’s immigration status but should identify that the client is at risk of experiencing adverse immigration and/or other collateral consequences. Counsel who do not wish to put their client’s information in e-mail may contact Daniel Ades to inquire about alternative options.

Should I make a no-transfer request for EVERY non-citizen client?
Due to the gravity of the immigration consequences clients may experience if transferred, we recommend making an affirmative request for every non-citizen client, including those who have a lodged detainer. Counsel should not rely on an indication of a foreign place of birth or a lodged detainer in the NYC DOC Inmate Lookup Service to assume their clients will not be transferred. In the past, this public database has erroneously indicated that a detainer is lodged even when DOC records do not show a lodged detainer. In addition, DOC has stated it will not rely on the place of birth (“nativity”) information it keeps to determine who should not be transferred.

If your client is transferred despite their non-citizen status or your client has expressed they want to be transferred despite being a non-citizen, reach out to IDP for technical assistance. You can reach us at attorneyadvice@immdefense.org or by leaving a message at 212-725-6422.

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