To amend, on an emergency basis, An Act To create a Department of Corrections in the District of Columbia to limit the District's cooperation with federal immigration agencies, including by complying with detainer requests, absent a judicial warrant or order.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the “Sanctuary Values Emergency Amendment Act of 2019”.

Sec. 2. Section 7 of An Act To create a Department of Corrections in the District of Columbia, effective December 11, 2012 (D.C. Law 19-194; D.C. Official Code § 24-211.07), is amended to read as follows:

“(a) Absent a judicial warrant or order, issued by a federal judge appointed pursuant to Article III of the United States Constitution or a federal magistrate judge appointed pursuant to 28 U.S.C. § 631, that authorizes a federal immigration agency to take into custody the person who is the subject of such warrant or order, the District of Columbia shall not:

“(1) Hold an individual in the District’s custody after that individual would have been otherwise released, except as provided in section 2a(c)(6);

“(2) Except as provided in Intergovernmental Agreement No. 16-00-0016, entered into between the Department of Corrections and the United States Marshals Service, provide to a federal immigration agency an individual’s date and time of release, location, address, or criminal case information;

“(3) Provide to any federal immigration agency an office, booth, or any facility or equipment for a generalized search of or inquiry about an individual in the District’s custody;

“(4) Permit any federal immigration agency to interview an individual in the District’s custody without giving the individual an opportunity to have counsel present; or

“(5) Except as provided in Intergovernmental Agreement No. 16-00-0016, entered into between the Department of Corrections and the United States Marshals Service, grant any federal immigration agency access to a District detention facility, including St. Elizabeths Hospital or a facility under the control of the Department of Corrections or the Department of Youth Rehabilitation Services, for the purpose of releasing an individual into federal custody.
“(b) The District shall not inquire into the immigration status of an individual in its custody.
“(c) Nothing in this section shall be construed to establish a right to counsel that does not otherwise exist in law.
“(d) Nothing in this section shall be construed to create a private right of action.”.

Sec. 3. Fiscal impact statement.

Sec. 4. Effective date.
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

[Signature]
Chairman
Council of the District of Columbia

[Signature]
Mayor
District of Columbia
APPROVED
October 23, 2019
COUNCIL OF THE DISTRICT OF COLUMBIA  
WASHINGTON, DC, 20004

Docket No. B23-0485

[ ] ITEM ON CONSENT CALENDAR  
[X] ACTION & DATE  
[X] VOICE VOTE  
RECORDED VOTE ON REQUEST  
ABSENT  
[ ] ROLL CALL VOTE - Result

FINAL READING, Oct 8, 2019

APPROVED

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X - Indicate Vote  
AB - Absent  
NV - Present, Not Voting

CERTIFICATION RECORD  
10.9.19

Secretary to the Council  
Date