



U.S. DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW

Immigration Court
1000 Second Avenue, Suite 2500
Seattle, WA 98104

LIST OF FREE LEGAL SERVICE PROVIDERS
SEATTLE, WASHINGTON

Northwest Immigrant Rights Project - *Seattle Office**

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Seattle, Washington 98104

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Toll free: (800) 445-5771

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Operating Hours: Monday through Friday 9:00 a.m. – 5:00 p.m.
(Closed 12:00 noon - 1:00 p.m.)

Northwest Immigrant Rights Project - *Granger Office**

121 Sunnyside Avenue

P.O. Box 270

Granger, Washington 98932

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Toll free: (888) 756-3641

Operating Hours: Monday through Friday 8:30 a.m. - 4:30 p.m.
(Closed 12:00 noon - 1:00 p.m.)

*Will represent aliens in asylum cases

AVISO DE DERECHOS

Antes de que le hagamos cualquier pregunta, usted debe de comprender sus derechos:

Usted tiene el derecho de guardar silencio.

Cualquier cosa que usted diga puede ser usada en su contra en un juzgado de leyes, o en cualquier procedimiento administrativo o de inmigración.

Usted tiene el derecho de hablar con un abogado para que el lo aconseje antes de que le hagamos alguna pregunta, y de tenerlo presente con usted durante las preguntas.

Si usted no tiene el dinero para emplear a un abogado, se le puede proporcionar uno antes de que le hagamos alguna pregunta, si usted lo desea.

Si usted decide contestar nuestras preguntas ahora, sin tener a un abogado presente, siempre tendrá usted el derecho de dejar de contestar cuando guste. Usted también tiene el derecho de dejar de contestar cuando guste, hasta que pueda hablar con un abogado.

He leído (o me han leído) esta declaración sobre mis derechos, y comprendo cuales son.

(Firma) (Fecha y hora) (Lugar)

(Firma del funcionario inmigración) (Firma del testigo)

RENUNCIA

Estoy dispuesto a prestar declaraciones y a contestar preguntas. Por el momento no deseo tener un abogado. Comprendo y estoy consiente de lo que estoy haciendo. No he sido objeto de promesas, amenazas, presión, o coerción de ninguna clase.

(Firma) (Fecha y hora) (Lugar)

CERTIFICATION

HEREBY CERTIFY that the foregoing Warning, and Waiver were read by me to the above signatory, that he also read it and affixed his signature hereto in my presence

Immigration Officer Signature

Witness' Signature

Interpreter's Signature

Interpreter's Signature

Spanish
Language

INTERVIEW LOG

1. Person Interviewed _____
2. Officer(s) _____
3. Place (exact address and identity of room) _____
4. Date _____ 5. Exact Time/Place of encounter or arrest _____
6. If transported from place of encounter to interrogation point, show exact time involved _____
 **Note whether interrogation continued during transporting _____
7. Officer making arrest and/or transporting subject _____ 8. Time interview began _____
9. Time subject or suspect advised of right to remain silent and fact any statement could be used against him in court and name of officer furnishing advise _____
10. Time subject advised of right to presence of counsel, retained or appointed and name name of officer furnishing advise _____
11. Time questioning concluded _____
12. Time written statement commenced _____ 13. Person preparing statement _____
14. Time statement completed _____
15. Time statement reviewed by person interviewed _____ 16. Time statement signed _____
17. Record of requests and complaints of subject and actions taken thereon _____

(If any additional space required, continue on an attachment.)

(b)(6) (b)(7)(C)

From: (b)(6) (b)(7)(C)
Sent: Tuesday, April 03, 2012 6:11 PM
To: BLAINE POE SUPERVISORS; BLAINE OFO AREA MGT
Subject: Area Port of Blaine Attorney Muster
Attachments: Attorney Muster (2).doc

Please ensure that the attached muster is disseminated accordingly for discussion during musters highlighting that no applicant for admission, either during primary or secondary inspection has a right to be represented by an attorney - unless the applicant has become the focus of a criminal investigation and has been taken into custody. An attorney who attempts to impede in any way your inspection should be courteously advised of this regulation. This does not preclude you, as an inspecting officer, to permit a relative, friend, or representative access to the inspectional area to provide assistance when the situation warrants such action. A more comprehensive treatment of this topic is contained in the Adjudicator's Field Manual, Chapter 12, and 8 CFR 292.5(b).

If and when CBP Officers encounter an attorney during the course of an inspection, Officers shall remain professional. If an attorney is interfering or impeding the inspection process, the Officer should immediately notify a Supervisor. The Supervisor shall advise the attorney that they must cease and desist all interference or be subject to removal from the premises. It is the services discretion to allow the attorney to remain in the lobby area away from the point of inspection. If the attorney fails to cooperate with CBP's request, the attorney will be asked by a Supervisor or Chief to leave the Port of Entry.

(b)(6) (b)(7)(C)

Assistant Port Director
Passenger Operations
Blaine, Washington
Work: 360-(b)(6) (b)(7)(C)
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Professionalism is a set of internalized character strengths and values directed toward high quality service to others through one's work.

WEEKLY MUSTER

Week of Muster: To commence on April 02, 2012

Topic: Dealing with Attorneys and Other Representatives at a Port of Entry

POC: Chief (b)(6) (b)(7)(C)

Office: Office of Field Operations
Blaine, Washington

The right of representation does not apply to a person who is being processed through primary or secondary inspection at a port of entry. . . . While the inspector has authority to admit an applicant for entry, he is not authorized to finally bar the alien (excluding Expedited Removal Proceedings, but the ER process under Sec. 235(b)(1) is reviewed and approved by a second line manager). Subsequent administrative proceedings (NTA) will determine whether or not an alien is admissible or excludable and it is at this point that the alien has the right to representation. (45 Fed Reg. 81732 (Dec. 12, 1980))

2.9 Dealing with Attorneys and Other Representatives (Inspectors Field Manual)

No applicant for admission, either during primary or secondary inspection has a right to be represented by an attorney - unless the applicant has become the focus of a criminal investigation and has been taken into custody. An attorney who attempts to impede in any way your inspection should be courteously advised of this regulation. This does not preclude you, as an inspecting officer, to permit a relative, friend, or representative access to the inspectional area to provide assistance when the situation warrants such action. A more comprehensive treatment of this topic is contained in the Adjudicator's Field Manual, Chapter 12, and 8 CFR 292.5(b).

Title 8: Aliens and Nationality

PART 292—REPRESENTATION AND APPEARANCES (Adjudicators Field Manual)

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§ 292.5 Service upon and action by attorney or representative of record.

(a) *Representative capacity.* Whenever a person is required by any of the provisions of this chapter to give or be given notice; to serve or be served with any paper other than a warrant of arrest or a subpoena; to make a motion; to file or submit an application or other document; or to perform or waive the performance of any act, such notice, service, motion, filing, submission, performance, or waiver shall be given by or to, served by or upon, made by, or requested of the attorney or representative of record, or the person himself if unrepresented.

(b) *Right to representation.* Whenever an examination is provided for in this chapter, the person involved shall have the right to be represented by an attorney or representative who shall be permitted to examine or cross-examine such person and witnesses, to introduce evidence, to make objections which shall be stated succinctly and entered on the record, and to submit briefs. **Provided, that nothing in this paragraph shall be construed to provide any applicant for admission in either primary or secondary inspection the right to representation, unless the applicant for admission has become the focus of a criminal investigation and has been taken into custody.**

[37 FR 11471, June 8, 1972 and 45 FR 81733, Dec. 12, 1980; 46 FR 2025, Jan. 8, 1981; 58 FR 49911, Sept. 24, 1993]

If and when CBP Officers encounter an attorney during the course of an inspection, Officers shall remain professional. If an attorney is interfering or impeding the inspection process, the Officer should immediately notify a Supervisor. The Supervisor shall advise the attorney that they must cease and desist all interference or be subject to removal from the premises. It is the services discretion to allow the attorney to remain in the lobby area away from the point of inspection. If the attorney fails to cooperate with CBP's request, the attorney will be asked by a Supervisor or Chief to leave the Port of Entry. The following two provisions of law may be applicable and the attorney may be advised of each if deemed applicable and necessary.

18 U.S.C. 111;

(a) In General. - Whoever –

(1) forcibly assaults, resists, opposes, impedes, intimidates, or interferes with any person designated in section 1114 of this title while engaged in or on account of the performance of official duties;

IA Security Policy excerpt. Part (d)

Section 11.15.2 references 41 CFR 102-74.450 and 41 CFR 102-74.390 as allowing for the fining and possible prosecution of individuals who do not conduct themselves appropriately in Federal buildings:

Prohibited from loitering, exhibiting disorderly conduct, or exhibit other conduct on property that:

- (a) Creates loud or unusual noise or a nuisance
- (b) Unreasonably obstructs the usual use of entrances, foyers, lobbies, corridors, officers, elevators, stairways or parking lots
- (c) Otherwise impedes or disrupts the performance of official duties by government employees

- (d) Prevents the general public from obtaining the administrative services provided on the property in a timely manner

Section 11.15.1 provides:

The authority of a CBP Designated Official or Security Officer (local position) to take reasonable, necessary and lawful measures to maintain law and order and to protect personnel and property shall include the authority to issue a Prohibited Entry Notice... That authority also includes the removal from or the denial of access to, any CBP facility, site or space of individuals who threaten the orderly administration of the installation or site.