Ordinance No. 191063

Council Bill No. 14436

Concerning inquiries by Seattle City officers and employees into immigration status, and activities designe to ascertain such status; and amending Seattle Municipal Code Chapter 4.18 in connection therewith.

The City of Seattl Council Bill/Ordina

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This file is complete and ready

Law Dept. Review

CF No.

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Date Introduced: BEC - 9 2002	
Date 1st Referred: BEE - \$ 2002	To: (committee) - Contracts, Arts & Con
Date Ro - Referred:	Te: (committee)
Data Re - Rotarrect:	To: (committee)
Date of Final Passage:	Full Council Vate:
1-22-02	9-0
Date Presented to Mayor:	Date Approved:
Date Returned to City Cleric:	Date Published: T.O
Data Vetoed by Mayor:	Date Veto Published:
Date Passed Over Veto:	Veto Sustained:

The City of Seattle - Legislative Department Council Bill/Ordinance sponsored by:



Councilmember





City Clerk

This file is complete and ready for presentation to Full Council.

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Committee:

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NL/LH/td 114436a.doc Date: January 27, 2003 V #4

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1 2 3	ORDINANCE <u>121063</u>
4 5 6 7	AN ORDINANCE concerning inquiries by Seattle City officers and employees into immigration status, and activities designed to ascertain such status; and amending Seattle Municipal Code Chapter 4.18 in connection therewith.
8 9 10 11	WHEREAS, the city of Seattle is comprised of immigrants from throughout the world who contribute to Seattle's social vivacity and cultural richness; and
12 13 14 15	WHEREAS, Seattle has been a city that traditionally respects the rights of and provides equal services to all individuals, regardless of race, ethnicity, or immigration status; and
16 17 18 19 20	WHEREAS, the September 11, 2001 attacks on the World Trade Center and the Pentagon have left immigrant communities of color afraid to access benefits to which they are entitled, for fear of being reported to the Immigration and Naturalization Service (INS); and
21 22 23 24 25	WHEREAS, the Seattle Police Department issued a Directive on June 6, 2002, providing guidelines stating, among other things, that Seattle Police officers may not request specific documents for the sole purpose of determining a person's civil immigration status, and may not initiate police action based solely on a person's civil immigration status; and
26 27 28	WHEREAS, all Seattle City officers and employees should be afforded analogous guidance with respect to inquiries into immigration status; and
29 30 31 32	WHEREAS, a number of other jurisdictions in the United States have enacted policies or laws recognizing that their officers and employees should properly play a limited role with respect to matters relating to immigration status; and
33 34 35 36 37	WHEREAS, these amendments to Seattle Municipal Code Ch. 4.18 are consistent with federal laws regarding localities' responsibilities to cooperate with federal immigration authorities; and
38	WHEREAS, this ordinance is not intended to interfere with the enforcement of laws.
39 40 41 42	WHEREAS, amending SMC Ch. 4.18.is an effective way to guide city officials and employees to adhere to federal law while helping to protect the safety and health of all members of our community.
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NOW THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. A new Section 4.18.015 is added to Seattle Municipal Code Chapter 4.18, as follows:

4.18.015 Inquiries into immigration status.

(A) Notwithstanding Seattle Municipal Code Section 4.18.010, unless otherwise required by law or by court order, no Seattle City officer or employee shall inquire into the immigration status of any person, or engage in activities designed to ascertain the immigration status of any person.

(B) Seattle Police officers are exempted from the limitations imposed by Subsection (A), above, with respect to a person whom the officer has reasonable suspicion to believe: (1) has previously been deported from the United States; (2) is again present in the United States; and (3) is committing or has committed a felony criminal-law violation.

Section 2. Seattle Municipal Code Section 4.18.020 is amended as follows:

4.18.020 Mayor reports to Council.

The Mayor shall report to the City Council and the people on a yearly basis as to the actions taken and being taken in support of this chapter.

Section 3. Seattle Municipal Code Section 4.18.030 is amended as follows:

4.18.030 City Attorney enforcement duties.

Consistent with and subject to Article XIII of the City Charter and the Code of Professional Responsibility, the City Attorney is requested to defend every action brought to declare invalid any section of this chapter, and maintain actions enforcing provisions of this chapter.

Section 4. A new Section 4.18.035 is added to Seattle Municipal Code Chapter 4.18, as follows:

4.18.035. Required cooperation not prohibited.

Nothing in this Chapter shall be construed to prohibit any Seattle City officer or employee from cooperating with federal immigration authorities as required by law.

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Section 5. Nothing in this chapter is intended to create or form the basis for Liability, on the part of the City, or its officers, employees, or agents.

Section 6. This ordinance shall take effect and be in force thirty (30) days from and after its approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days after presentation, it shall take effect as provided by Municipal Code Section 1.04.020.

Section 7. This ordinance shall take effect and be in force thirty (30) days from and after its approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days after presentation, it shall take effect as provided by Municipal Code Section 1.04.020.

Passed by the City Council the 27^{th} day of <u>January</u>, 2003, and signed by me in open session in authentication of its passage this 27^{th} day of <u>January</u>, 2003.

President of the City Council

Approved by me this 5 day of February, 2003. Mayor Filed by me this 7th day of Pebrudy 2003. Cath City Clerk

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(SEAL)

STATE OF WASHINGTON - KING COUNTY --ss.

155052 City of Seattle, Clerk's Office

No. ORDINANCE IN FULL

Affidavit of Publication

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12th day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

CT:ORDINANCE 121063

was published on

2/20/2003

Subscribed and sworn to before me on VANNULL

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2/20/2003

Notary public for the State of Washington, residing in Seattle

Affidavit of Publication

State of Washington, King County

City of Seattle

ORDINANCE 121063

AN ORDINANCE concerning inquiries by Seattle City officers and employees into immi-gration status, and activities designed to accertain such status; and amending Seattle Manicipal Code Chapter 4.18 in connection therewith.

WHEREAS, the city of Seattle is com-prised of immigrants from throughout the world who contribute to Seattle's social vivac-ity and cultural richness, and

WHEREAS, Seattle has been a city that traditionally respects the rights of and pro-vides equal services to all individuals, regard-less of race, ethnicity, or immigration status; and

WHEREAS, the September 11, 2001 attacks on the World Trade center and the Pentagon have left immigrant communities of outor afraid to arcess benefits to which they are entitled, for fear of being report to the Immigration and Naturalization Service (INS); and

WHEREAS, the Seattle Police Department issued a Directive on June 6, 2002, providing guidelines stating, among other things, that Seattle Police officers may not request specific documents for the sole purpose of determining a person's civil immi-gration status, and may not initiate police action based solely on a person's civil immi-gration status; and

WHEREAS, all Scattle City officers and employees should be afforded analogous guid-ance with respect to inquiries into immigra-tion status; and

WHEREAS, a number of other jurisdic-tions in the United States have emacted poli-cies or laws recognizing that their officers and employees should properly play a limited role with respect to matters relating to immigra-tion status; and

WHEREAS, these amendments to Seattle Municipal Code Ch. 4.18 are consistent with federal laws regarding localities' responsibi-ities to cooperate with federal immigration authorities; and

WHEREAS, this ordinance is not intended to interfere with the enforcement of laws.

WHEREAS, amending SMC Ch. 4.18. is an effective way to guide city officials and employees to adhere to federal law while help-ing to protect the safety and health of all members of our community.

NOW THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. A new Section 4.18.015 is added to Seattle Municipal Code Chapter 4.18, as follows:

4.18.015 Inquiries into immigration sta-

tus.

(A) Notwithstanding Seattle Municipal Code Section 4.18.010, unless otherwise required by law or by court order, no Seattle City officer or smployee shall inquire into the immigration status of any person, or engage in artivities designed to ascertain the immi-gration status of any person.

(B) Seattle Police officers are exempted from the limitations imposed by Subsection (A), above, with respect to a person whom the officer has reasonable suspicion to believe, (a) has previously been deported from the United States, and (3) is committing or has commit-ted a felony criminal-law violation.

Section 2. Seattle Municipal Code Section 4.18-020 is amended as follows:

4.18.020 Mayor reports to Council.

The Mayor shall report to the City Council

AN ORDINANCE concerning inquiries by Seattle City officers and employees into immigration status, and activities designed to ascertain such status; and amending Seattle Municipal Code Chapter 4.18 in connection therewith.



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ORDINANCE

2 AN ORDINANCE concerning inquiries by Seattle City officers and employees into immigration status, 3 and activities designed to ascertain such status; and amending Seattle Municipal Code Chapter 4.18 in connection therewith. 4 WHEREAS, the city of Seattle is comprised of immigrants from throughout the world who contribute to 5 Seattle's social vivacity and cultural richness; and 6 WHEREAS, Seattle has been a city that traditionally respects the rights of and provides equal services to all individuals, regardless of race, ethnicity, or immigration status; and 7 WHEREAS, the September 11, 2001 attacks on the World Trade Center and the Pentagon have left 8 immigrant communities of color afraid to access benefits to which they are entitled, for fear of being reported to the Immigration and Naturalization Service (INS); and 9 WHEREAS, the Seattle Police Department issued a Directive on June 6, 2002, providing guidelines 10stating, among other things, that Seattle Police officers may not request specific documents for the sole purpose of determining a person's civil immigration status, and may not initiate police 11 action based solely on a person's civil immigration status; and 12 WHEREAS, all Seattle City officers and employees should be afforded analogous guidance with respect to inquiries into immigration/status; and 13 WHEREAS, a number of other jurisdictions in the United States have enacted policies or laws 14 recognizing that their officers and employees should properly play a limited role with respect to matters relating to immigration status; and 15 WHEREAS, these amendments to Seattle Municipal Code Ch. 4.18 are consistent with federal laws 16 regarding localities'/responsibilities to cooperate with federal immigration authorities; and 17 WHEREAS, amending SMC Ch. 4.18 is an effective way to guide city officials and employees to adhere to federal law while helping to protect the safety and health of all members of our 18 community.

NOW, THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. A new Section 4.18.015 is added to Seattle Municipal Code Chapter 4.18, as

follows:

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4.18.015 Inquiries into immigration status.

(A) Notwithstanding Seattle Municipal Code Section 4.18.010, unless otherwise required by law or by court order, no Seattle City officer or employee shall inquire into the immigration status of any person, or engage in activities designed to ascertain the immigration status of any person.

(B) Seattle Police officers are exempted from the limitations imposed by Subsection (A),
above, with respect to a person whom the officer has reasonable suspicion to believe: (1) has previously
been deported from the United States; (2) is again present in the United States; and (3) is committing or
has committed a felony criminal-law violation.

9 Section 2. Seattle Municipal Code Section 4.18.029 is amended as follows:

10 4.18.020 Mayor reports to Council.

The Mayor shall report to the City Council and the people on a ((quarterly)) yearly basis ((;
 beginning thirty (30) days from November 4, 1986,)) as to the actions taken and being taken in support
 of ((the ordinance codified in)) this chapter ((and Initiative 30)).

Section 3. Seattle Municipal Code Section 4.18.030 is amended as follows:

15 4.18.030 City Attorney enforcement duties.

Consistent with and subject to Article XIII of the City Charter and the Code of Professional Responsibility, the City Attorney is requested to defend every action brought to declare invalid any section of ((Initiative 30 and the ordinance codified in)) this chapter, and maintain actions enforcing provisions of ((said Initiative 30/and)) this chapter.

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 Section 4.
 A new Section 4.18.035 is added to Seattle Municipal Code Chapter 4.18, as

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 follows:

4.18.035. Required cooperation not prohibited.

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	ImmigOrd12-09-02 final.doc (Ver. 3)
1	Nothing in this Chapter shall be construed to prohibit any Seattle City officer or employee from
2	cooperating with federal immigration authorities as required by law.
3	Section 5. This ordinance shall take effect and be in force thirty (30) days from and after its
4	approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days after
5	presentation, it shall take effect as provided by Municipal Code Section 1.04.020
6	Passed by the City Council the day of, 2002, and signed by me in open
7	session in authentication of its passage this day of, 2002.
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9	President of the City Council
10	Approved by me this day of , 2002.
11	Approved by me this day of, 2002.
12	Mayor
13	Nayor
14	Filed by me this day of, 2002.
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16	City Clerk
17	(Seal)
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