1. How is a "sanctuary" city or county defined?

2. Does a local jurisdiction's "sanctuary" status differ from Oregon law (ORS 181.850) that prevents local law enforcement from enforcing federal immigration laws?

3. How has the 2014 Clackamas County court case influenced the relationship between ICE and Oregon counties?

4. Based on that court case, Marion County no longer holds people in jail solely on the basis of their immigration status. However, the jail still notifies ICE of foreign born people being held at the county jail. Have any probable cause holds or judicial warrants been issued since the Clackamas County court case based on that information?

5. Marion County Juvenile Department likewise notifies ICE about foreign born youth being held in juvenile detention. What is ICE's decision making practice that determines whether or not to pick up a youth who is being held in detention?

6. Do Oregon's law (ORS 181.850) and the Clackamas County court case make enforcing immigration laws in Oregon different than enforcement in surrounding states?

7. How does immigration policy influence family dynamics, especially if children are U.S. citizens, but their parents are not?

8. How will the recent Supreme Court ruling overturning President Obama's executive order affect ICE's enforcement of immigration laws?

9. What is being discussed in Congress with regard to changes in federal immigration policies?

10. Is there anything else that is different in 2016 than it was when the Marion County Public Safety Coordinating Council discussed ICE practices several years ago?

11. What activity is ICE involved in and how does ICE work in the Marion County area on a daily basis? Are agents in the area on a routine basis, or just when they are looking for a particular individual?

12. Is there a different procedure if you discover the detainee is a victim of domestic violence?