

Dear **Members of the Judiciary Committee,**

This testimony is being submitted by Showing Up for Racial Justice Baltimore, a group of individuals working to move white folks as part of a multi-racial movement for equity and racial justice in Baltimore City, Baltimore County, and Howard County. We are also working in collaboration with CASA de Maryland. I am a resident of **District 46**. **I am descended from immigrants who came to the US with nothing and worked their way through life. They made productive contributions to society. I am testifying in support of HB1431, the Maryland Data Privacy Act.**



Showing Up for Racial Justice

I am appalled to watch the current administration's treatment of immigrants. While people who have broken laws deserve consequences, our society must treat people politely. Our friends, our neighbors, hard-working people who help build our communities and don't deserve to live in fear. Federal immigration authorities have a history of abusing state-held databases containing personal information in order to help them target immigrants: after Maryland allowed undocumented immigrants to apply for driver's licenses in 2013, ICE began using MVA data in this way. In 2021, the General Assembly passed the Driver Privacy Act over the governor's veto to shut down this tactic. However, many other agencies in Maryland maintain databases of personal information that can include immigrants, and those databases are still open to ICE scrutiny. With the federal government on a mission to imprison as many immigrants as possible, we must act to close this loophole in our data privacy.

HB1431 would ban all Maryland state and local government agencies from sharing access to their databases of sensitive personal information, or information taken from those databases, with federal immigration authorities unless those authorities have a real warrant, signed by a judge, authorizing their access to private information. In addition, HB1431 seeks to fight back against the president's revocation of the "sensitive locations" policy by requiring government agencies to deny access to their buildings and facilities to immigration authorities unless they have a warrant signed by a judge. While this does not provide complete protection to people attempting to access resources and services, it at least makes it more difficult for ICE to target local and state government facilities for raids/general enforcement actions.

The law does not require us to freely lend the federal government our resources to help President Trump conduct his anti-immigrant campaign. We must stand up for our friends and neighbors by refusing to be complicit. It is for these reasons that I am encouraging you to vote **in support of HB1431, the Maryland Data Privacy Act.**

Thank you for your time, service, and consideration.

Sincerely,
Jan Kleinman
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Showing Up for Racial Justice Baltimore

Commented [Lindsay K1]: If you're unaware, ICE agents usually don't have real warrants. They have a document they call a warrant, which is just a document written by someone at ICE directing that an individual be arrested. A constitutionally valid warrant requires a finding of probable cause for a search or arrest, and it is signed by a magistrate or judge- ie a neutral party has to review it.