California TRUST Act (AB 4)
Signed into law on Oct. 5, 2013
Effective date on Jan. 1, 2014

For full text of bill, click here or visit:
http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_0001-0050/ab_4_bill_20131005_chaptered.pdf

NOTES:
Wobbler: A crime that can be charged as a felony or as a misdemeanor.
Misdemeanor DUI: ICE holds can NOT be responded to for misdemeanor DUI, only for felony DUI.
Straight misdemeanors: Crimes that are not wobblers or felonies. ICE holds can NOT be responded to if involving only straight misdemeanors.
Juveniles: ICE hold can only be responded to if (1) 16 years of age and older and (2) convicted of a Cal. Wel. & Insti. 707(b) offense.

ICE holds can be responded to:
- Wobbler conviction in past 5 years?
- ICE hold CAN be responded to.
- ICE hold can NOT be responded to.

ICE hold can NOT be responded to:
- Probable cause hearing by judge (Penal Code 872)?
- Conviction for felony listed in TRUST Act?
- ICE hold CAN be responded to.
- ICE hold can NOT be responded to.