

POLICE REFORM E0203

Laura Curran County Executive Patrick J. Ryder
Police Commissioner

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PUBLIC COMMENT COVER LETTER

The draft being presented for public comment follows a period of collaboration with community stakeholders and representatives. However, it is imperative that the County receive input on our plan for police reform and reinvention from as many Nassau County residents as we can reach.

Meaningful reform will only be accomplished if our citizens take the time to review this plan and submit any suggestions, comments or recommendations to the County for consideration. Please help spread the word that our draft police reform plan is now available for public review and comment. Let your neighbors, friends, co-workers, and family members know that Nassau County wants to hear from them on the important issue of police reform.

Comments and feedback can be submitted via email to EO203@NassauCountyNY.Gov and through the following link: https://forms.nassaucountyny.gov/contact/agencies/ce/203comment.php.

A link to this document and all reports generated by the Nassau County Police Department in accordance with NYS Executive Order 203 is available below:

https://www.nassaucountyny.gov/EO203

The public comment period has concluded on February 5th (see public announcements attached hereto as Exhibit A). The Nassau County Police Department has reviewed the suggestions from the community and added a Summary of Recommendation Section herein. This section lists the proposals and indicates the community group that submitted the recommendation. NCPD's response to the recommendations are classified by: accepted, considered, denied and existing policy modified with community input. Further details on the NCPD response are provided for the suggestion as well as a reference to any related topic for further information (when applicable).

ACKNOWLEDGMENT

Nassau County Executive Curran and Police Commissioner Ryder would like to acknowledge and thank the community stakeholders and representatives who participated in the collaboration with the NCPD that resulted in the formation of this plan.

An outline of the Executive Order 203 meetings is provided below. For further details on each meeting please refer to Exhibit A annexed hereto.

County Executive / Police Commissioner Community Meetings

June 8, 11, 16, 18, 19, 22, 23
July 1, 2, 7, 9, 16, 21, 22, 30
August 5, 6, 10, 11, 12, 18, 19, 20, 25, 26, 27
August 6

September 17 October 8, 22 November 12,19 December 2, 7, 17, 30 January 14, 2021

Community Collaborative Task Force (CCT)

October 22, 29 November 5, 12, 17 December 1, 15, 22, 28

EO 203 Listening Sessions

January 22, 29 February 2

Commissioner Community Council (CCC)

August 12, 19, 20, 26 September 24 October 20 December 8, 22

Virtual Town Halls

October 14, 21, 28 November 9, 18, 24 December 3, 9, 15, 22

Introduction

The Office of the Nassau County Executive and the Nassau County Police Department submits this plan pursuant to NYS Executive Order 203 (hereinafter "EO203"). This plan was developed after a comprehensive review of police force deployments, strategies, polices, procedures and practices through consultation with community stakeholders. This plan will enable the Nassau County Police Department to continue its robust community-oriented policing strategies while working towards further reducing racial disparities in policing.

In accordance with the mandates of EO203 and the guidance provided by NYS relating to the Executive Order, Nassau County engaged in a collaborative effort with community stakeholders through several different forums. First, Nassau County Executive Laura Curran established the Police and Community Trust initiative (PACT) and the Community Collaborative Task Force (CCT). Next, the County Executive hosted town halls to address issues related to police reform. Similarly, Nassau County Police Commissioner Patrick J. Ryder, through the Commissioner's Community Council (CCC) also addressed issues raised by the community which are now included in this plan. Nassau County also established an EO203 webpage which contains pertinent information, data and statistics. In accordance with EO203 and in acknowledgment of community requests, these reports will be posted on the Department webpage biannually. Additionally, the webpage contains a link to an email address which can be utilized by county residents to send suggestions, concerns or ideas relating to police reform. Each of these forums provided a means by which the County was able to gather valuable input from our residents for consideration when drafting this plan.

The NCPD participated in this collaborative effort while conducting a full review of department policies and procedures. As a result of the input from our community, the NCPD has made modifications to its policies and procedures as outlined herein. This plan reflects Nassau County and the NCPD's commitment to serving all the people of our community both equally and fairly. As reflected herein, the NCPD has, in many instances, addressed the issues presented in the NYS guidance relating to transparency and racial disparity prior to the promulgation of EO203. Nevertheless, although Nassau County has been in many ways ahead of other jurisdictions in regard to the relationships between the NCPD and our residents, we know we can do more. The County is committed to fostering trust, fairness, and legitimacy while working towards reducing racial disparities.

Recent events which have led to unrest in our country have made it clear that law enforcement, community members, and elected officials must work together to build mutual trust and respect. The County and the NCPD acknowledge that this important work does not end with the submission of this document but rather must be an ongoing effort to continuously improve relations between the NCPD and the communities the Department serves.

Legislative Hearings

On January 7, 2021, the County Executive released a Police Reform EO 203 Draft Plan for public comment and on February 15, 2021, filed an updated EO 203 Plan as Clerk Item 64-21, a Resolution to adopt the Nassau County Police Reform and Reinvention Plan.

The Nassau County Legislature commenced a Special Meeting on February 24, 2021 regarding the updated EO 203 Plan and received input from Long Island Advocates for Police Accountability ("LIAFPA"). Specifically, there was a full presentation of the LIAFPA's People's Plan, an alternative plan to the County's updated plan. The County Executive's Office addressed follow up questions with LIAFPA on March 10, 2021.

An additional PACT meeting was held on March 11, 2021 to review additional amendments to the County's EO 203 Plan. As a result of the ongoing community input process, on March 12, 2021 an amended Clerk Item 64-21 was filed for approval.

On March 15, 2021, the Public Safety Committee reconvened to hold a hearing on amended Clerk Item 64-21. The item was approved by Legislative Committees including Public Safety, Finance and Rules. After the hearing on March 15, 2021, the Nassau County Legislature filed with the Clerk of the Legislature its input on the EO 203 Plan.

The County Executive accepts these recommendations as set forth in the Clerk Item which follows and amends the EO 203 Plan that is to be approved by Clerk Item 64-21, a Resolution to adopt the amended Nassau County Police Reform and Reinvention Plan.

64-21 AMENDMENT 2



Amendment in the Nature of a Substitution – Clerk Item #64-21

Narrative Description of Additions of the Legislative Majority Delegation for the Nassau County Police Reform Plan

Executive Order 203 requires the Nassau County Police Department to review its policies, practices, strategies and procedures and develop a plan for improvement by working with the communities it serves to address racial bias and disproportionate policing in communities of color.

Pursuant to this order, the County Executive and the Commissioner of Police established the Police and Community Trust Initiative (PACT) and Community Collaborative Task Force (CCT), and worked with the Commissioner's Community Council (CCC) to provide forums for stakeholder participation and assist in the creation of police reform plan.

On January 7, 2021, the County Executive released a draft Police Reform plan for public comment and on February 15th filed Clerk Item 64-21, a Resolution to adopt the Nassau County Police Reform and Reinvention Plan.

After additional stakeholder meetings conducted by the Commissioner of Police and County Executive, on March 12, 2021 an amended Clerk Item 64-21 was filed for approval.

The following amendments are indicated in the nature of a substitution and shall append the "Police Reform EO203" plan that is to be approved by Clerk Item 64-21, a Resolution to adopt the Nassau County Police Reform and Reinvention Plan:

Staffing and Recruitment:

To assist those that are interested in pursuing a career in Nassau County law enforcement, the Nassau County Police Department (NCPD) shall offer free online or in person police and civilian exam preparatory courses. The NCPD shall develop practices and procedures to recruit a more diverse police force, which shall include a study of measures employed in other police departments. The commissioner shall present the plan to the Public Safety Committee within six months of adoption of the Police Reform EO203 plan.

Body Cameras:

Consistent with the legal obligation of Nassau County to collectively bargain the terms and conditions for the implementation of a body camera program, the NCPD shall review guidelines and protocols adopted by other municipalities that have implemented body cameras and shall provide a report to the Public Safety Committee within six months of adoption of the Police Reform EO203 plan.

Crime Prevention through Environmental Design:

The NCPD shall assess data as to locations of recurrent criminal activity and shall make recommendations for capital projects to enhance the safety of those areas.

A capital project shall be added to the Nassau County Capital Plan to provide funding and resources for the enhancement of public areas to reduce opportunities and incidences of crime.

Model Policies and Standards Review:

NCPD policies shall be annually reviewed and updated as necessary by the NCPD with summary updates on policy updates and changes reported to the Nassau County Legislature.

Community Contact and Resident Surveys:

Nassau County shall conduct surveys of the communities served by the NCPD and of victims and complainants that have had contact with the NCPD in the month prior to being surveyed.

Contact Surveys shall be designed to measure how satisfied people are with how they have been treated by police and how police responded to their issues. Such surveys shall also request data on an individual's experience with language assistance.

Language Access:

The NCPD shall take the following steps to improve services to Limited English Proficiency ("LEP") communities:

- Adopt policies and procedures to allow the NCPD to, as much as possible, provide timely and meaningful access to all LEP community member in encounters with the NCPD.
- Provide training and distribute policies to all department personnel on how to effectively communicate with LEP community members.
- Recruit, hire and train bilingual officers and test their proficiency level.
- Translate vital documents.
- Make forms available to residents in the languages spoken by substantial numbers of Nassau residents.

Nassau County Mobile Crisis Team and 911 Tiered Response:

The "EO203 Police Reform" plan adopts a tiered response model in concert with the Nassau County Mobile Crisis Response Team. The NCPD shall conduct a study to evaluate the structure of this tiered response, its efficacy, and make recommendations for improvement. The NCPD shall present its report to the Public Safety Committee within six months of adoption of the Police Reform EO203 plan.

Biannual Reporting: The Commissioner of Police shall, at a public hearing at least twice a year, brief the Legislature on the progress of the NCPD on its implementation of and compliance with the "EO203 Police Reform" plan. Such briefing shall include a presentation of all statistical data identified and gathered pursuant to the "EO203 Police Reform" plan. All information provided to the Legislature pursuant to this hearing shall be posted to the official website.

911 Call Center's: The county shall undertake the following steps:

- Evaluate current staffing to determine if it is sufficient to meet the needs.
- Implement specific training requirements and enhance the call script of 911 call-takers to elicit information relating to potential behavioral health crisis.
- Ensure that at all times there is available access to behavioral health professionals to provide guidance if necessary.
- Integrate bilingual dispatchers into 911 call centers.

NASSAU COUNTY POLICE DEPARTMENT

Established on April 16, 1925, the Nassau County Police Department began with fifty-five (55) Deputy Sheriffs and one (1) Fingerprint Expert. Servicing the citizens of Nassau County for nearly a century, the Department now has two-thousand five-hundred (2,500) sworn members and one-thousand two-hundred fifteen (1,215) civilian employees. The NCPD is comprised of three major divisions: Patrol Division, Support Division, and Detective Division.

It is important to note that within Nassau County there are two (2) cities and eighteen (18) villages which maintain their own police departments. Although the NCPD will assist those jurisdictions when needed (i.e. assistance is generally provided on most serious felonies), the day-to-day operations, which includes routine patrol and traffic enforcement, are the responsibility of those departments. Those departments are as follows:

Centre Island, Floral Park, Freeport, Garden City, Glen Cove, Great Neck Estates, Hempstead, Kensington, Kings Point, Lake Success, Long Beach, Lynbrook, Malverne, Muttontown, Old Brookville, Old Westbury, Oyster Bay Cove, Port Washington, Rockville Centre and Sands Point.

Considered one of the country's largest police agencies, with a territorial jurisdiction that covers approximately four-hundred fifty-six (456) square miles, the Nassau County Police Department safeguards a population of nearly one-million four-hundred thousand (1,400,000) people. Founded on the ideals of integrity, loyalty, fairness, and excellence, the NCPD is a service-oriented police department that places the concept of community at the heart of its philosophy.

Community Oriented Policing and Public Trust

As a service-oriented department, the NCPD has a long history of strong relationships with the communities it serves. The NCPD is proud of the work it does to develop and maintain these relationships as they are key in keeping an open line of communication between the Department and the members of the community.

The NCPD demonstrates its presence in our neighborhoods and the Department's commitments to our residents in many ways. Some examples include:

- NCPD Open House
- Backpack give-away
- Bicycle safety demonstrations
- School programs (anti-bullying, anti-gang initiative, Police Youth Academy, and the Police Activity League)
- Youth Police Initiative new 2020
- Informational seminars (scams directed at senior citizens, and holiday shopping)
- Young Adult Council (YAC) new 2020
- The GREAT Program reintroduced into CA educational course curriculum in 2019
- The Law Enforcement Explorer Program
- Drug awareness and prevention programs
- Citizens Police Academy (CPA)
- Commissioner's Community Council (CCC)

By engaging in these programs and activities, the NCPD is provided with an opportunity for positive interactions with various members of our community.

In 1968, famed sociologist and Harvard professor James Q. Wilson in his renowned book, *Varieties of Police Behavior: The Management of Law and Order in Eight Communities,* deemed the NCPD an exemplary force. Through the years, the NCPD has continued to strengthen and expand its community partnerships. In September 2020, U.S. News and World Report named Nassau County as the safest community in the United States.¹ The NCPD's Community Oriented Policing model is a key component in our county being honored with this designation. The NCPD is grateful for the assistance of community partners in keeping our county safe and our residents protected. The brave men and women of the NCPD are committed to ensuring that every community in Nassau County is a safe place to live and work.

E0203 Mandates

EO203 suggests the County considers several evidence-based policing reform strategies. In addition to these strategies, the NCPD recognized the need to reevaluate additional procedures as well as address additional topics mentioned in the NYS Reform and Reinvention Collaborative Guide. Each topic is listed below and discussed in subsequent sections.

- 1. Department Staffing and Recruitment
- 2. Officer Training
- 3. Use of Force Policies
- 4. Body Worn Cameras
- 5. Vehicle Stops
- 6. Procedural Justice, Systemic Racial Bias and Racial Justice in Policing
- 7. Implicit Bias Awareness
- 8. Hate Crimes
- 9. De-Escalation Training and Practices
- 10. Law Enforcement Assisted Diversion Programs
- 11. Restorative Justice Practices
- 12. Community-Based Outreach and Conflict Resolutions
- 13. Problem-Oriented and Hot Spot Policing
- 14. Focused Deterrence
- 15. Crime Prevention Through Environmental Design
- 16. Violence Prevention and Reduction Interventions
- 17. Model Policies and Standards
- 18. Complaint Tracking
- 19. Communications Bureau and 911
- 20. Mental Health and Homelessness
- 21. Crowd Control
- 22. Supporting Officer Well-Being
- 23. Transparency

¹ https://www.usnews.com/news/healthiest-communities/slideshows/safest-counties-in-america?slide=21

Pursuant to the directives of EO203 and following the subsequent guidance provided by New York State, the NCPD has conducted a comprehensive review of its policies and procedures. After collaborating with community stakeholders as described above, receiving input from members of our community, the NCPD has proposed several modifications to its policies and procedures. This plan contains a review of both the specific topics listed in EO203 as well as the additional topics suggested in the NYS guidance or identified by NCPD through self-evaluation and acknowledging the issues presented by community representatives at EO203 meetings.

The plan includes a "review" of current NCPD policies, procedures and strategies related to each topic. Following the "review", the plan will describe any "modifications, modernizations, and innovations", some of which were implemented prior to EO203, and others are a result of collaboration with community stakeholders. The topics were reviewed by the NCPD in an effort to strengthen its relationship with the communities and reduce racial disparities. Each section incorporates key questions and insights for consideration provided in the guidance issued by NYS relating to EO203. Many of the issues addressed in the NYS guidance are interwoven throughout different topics. Accordingly, where necessary, this plan will cross-reference information as needed.

Topic 1:

Department Staffing and Recruitment

Review:

The NCPD consists of two-thousand five-hundred (2,500) sworn members and one-thousand two-hundred fifteen (1,215) civilians. Of those civilians, four-hundred thirty-four (434) are school crossing guards. The NCPD has systematically decreased the number of sworn members for several years by using civilian employees in all areas where sworn members are not needed. Among the NCPD units which have civilianized positions are the following: Intelligence Section, Communications Bureau, Ambulance Bureau, Personnel and Accounting Bureau, and across all Divisions where clerical staff is needed for administrative duties. For the demographics of NCPD Department staffing, refer to Exhibit AI annexed hereto.

Promotions:

- The qualifications for Office of Commissioner of Police are contained in section 8-2.0 of the Nassau County Administrative Code. The Commissioner of Police is selected by the County Executive and confirmed by the Nassau County Legislature.
- The ranks below the Commissioner of Police are generally governed by Civil Service Lists. Nassau County Civil Service administers tests for the titles of Police Officer, Sergeant, Lieutenant, and Captain. Following those exams, Civil Service establishes a list based upon the scores, ranking the highest scoring candidate first on the list for selection.
- Above the rank of Captain, individuals are selected for higher ranks by the Commissioner of
 Police. These higher ranks include: Deputy Inspector, Inspector, Deputy Chief, Assistant Chief,
 Division Chief, Chief of Department, and Deputy Commissioner. Members holding these titles are
 considered the Commissioner's Executive Staff and are responsible for managing major

commands, precincts and divisions within the Police Department. The Commissioner, in accordance with section 8-4.0 of the Nassau County Administrative Code, has the ultimate authority in selecting his Executive Staff.

- The Commissioner bases his selection for these ranks upon the needs of the Department and the needs of the communities being served by the particular individual. The Commissioner consults with other members of his Executive Staff, community representatives and stakeholders depending on the particular position being filled.
- While productivity of a candidate is one factor considered for the promotion, there are no hard
 or fast numbers that are used for promotional purposes that would cause ticketing or arrests to
 be misused in the community in order to achieve promotion. The Commissioner endeavors to
 use community input especially when the promotion effects specific communities and their
 needs.

Recruitment:

- The Police Department and the Civil Service Commission continuously works with the communities in Nassau County (as well as adjoining counties) to recruit a diverse group of candidates, which represent the diverse population of Nassau County (see Topic 12, Community-Based Outreach).
- The County will commit to setting up meetings with the Nassau County Civil Service Commission
 over the course of the next six months to develop a plan for enhanced diversity and inclusion in
 the recruitment of applicants, which may require suggested amendments to Civil Service law,
 rules and regulations. Any reforms will be publicized.
- In an effort to create a more diverse Department, the NCPD has been promoting the Police Officer Civil Service Exam through the Police Department's website, distributing pamphlets, utilizing social media platforms, and engaging the youth in the community.
- Individuals interested in becoming a police officer may sign up to take the next police officer
 exam by calling 1-800-RECRUIT. A recorded message provides prospective applicants with
 additional information on upcoming tests and instructions on how to apply to take the test. The
 message also provides applicants to another phone number should they wish to speak with an
 NCPD officer about joining the Department.
- Interested individuals can also obtain information about upcoming tests through the NCPD website or by scanning the QR code provided on informational pamphlets distributed in the community.
- Community Affairs also handles the ongoing recruitment efforts undertaken by the Department.
 Members of Community Affairs partner with local schools and universities as well as large
 shopping/meeting centers throughout Nassau County and the surrounding areas in order to
 recruit candidates for various positions in the NCPD (i.e. police officer, crossing guard, explorer).
 The recruitment effort has a specific focus on diversifying the Department to mirror the
 community it serves.

- Community Affairs regularly hosts career day informational sessions. At these meetings,
 Community Affairs officers go into middle schools and high schools and talk about job
 opportunities within the NCPD. These career days allow the NCPD to interact with young people and answer any questions they may have about a career in law enforcement.
- Even when there is no entrance exam scheduled, Community Affairs continues its recruitment
 efforts for interested candidates (pre-registration) and maintains a database of individuals to
 contact when a test date is announced. The Department also announces all entrance exams on
 its social media accounts.
- Individuals who would like to pre-register for the next exam can scan the QR code provided in the "Meet the NCPD" paper (annexed hereto as Exhibit B).
- Community members of low-income communities who may not be able to afford exam registration and application fees are encouraged to apply for fee waivers. A waiver of application fee will be allowed if you are unemployed and primarily responsible for the support of a household. In addition, a waiver of application fee will be allowed if you are determined eligible for Medicaid, or receiving Supplemental Security Income payments, or public assistance (temporary assistance for needy families/family assistance or Safety Net Assistance) or are certified Job Training Partnership Act/Workforce Investment Act eligible through a state or local social service agency. When prompted to submit the application processing fee, choose the fee waiver option and follow the directions regarding downloading and submitting the required fee waiver form.

Evaluations and Awards:

- Officers are informed of commendation letters they receive from members of the public who
 contact the NCPD to express their gratitude for some action that was taken. Those letters are
 also added to the member's personnel file. This helps advance the NCPD's goals of being a
 service-oriented department.
- Officers do receive awards from various civic organizations.
- It is also important to note that additional points are added to promotional exams for certain lifesaving situations and meritorious actions. The NCPD Awards Committee convenes quarterly and reviews submissions of recommendations for these awards.
- Lesser awards, such as Command Recognition, which do not carry any additional promotional points, may also be awarded. Members are nominated for such awards by their supervisors.

Modifications, Modernizations and Innovations:

 The NCPD has implemented a mentoring program which matches applicants with mentors at the NCPD. This initiative is facilitated by the fraternal organizations of the NPCD which include: Nassau County Guardians Association, Nassau County Police Hispanic Society, LGBTQ of Nassau County, Columbia Police Association of Nassau, Nassau County Association of Women Police, Police Emerald Society of Nassau County, Holy Name Society and Shomrim Society of Nassau County. Applicants can contact the fraternal organization they feel will be best suited to provide guidance in their application process.

- The community recommended to add questions on department employment applications to determine racial bias or implicit bias. The NCPD accepted this suggestion and added two (2) questions related to biases to the application:
 - o Is there any race, religion, ethnicity, gender, gender identity, sexual orientation, or physical appearance that you consider inferior to you?
 - o Do you believe that racial profiling by law enforcement is a useful tool?
- In addition to the aforementioned questions, the Department has enhanced implicit bias awareness training for recruits and during in-service training, to identify and address any possible unconscious bias.
- In furtherance of our mission to serve and protect the people of Nassau County, and to provide safety and an improved quality of life in our communities through excellence in policing, we strive to create a department that contains a broad range of diversity including race, gender, religion, language, sexual orientation, life experience and social background. The Department has instituted a Diversity and Recruitment Team. This team consists of a Chairman, the NCPD Chief of Department and sixteen (16) members who represent each precinct, specialty squads, civilians and the Detective Division. The NCPD is committed to improving effectiveness and understanding in our interactions with all communities and providing police service that is fair, respectful, compassionate and promotes equality.

Topic 2:

Training

Review

NCPD Academy - Recruit Training

Specific areas of training will be addressed throughout this plan. This section will provide a general overview of the training provided to members of the NCPD and address training on topics specified in the NYS guidance:

- The Nassau County Police Department Academy is governed by the New York State Division of Criminal Justice Services Law Enforcement Agency Accreditation Program. The NCPD Academy staff utilizes NYS curriculum which requires six-hundred ninety-nine (699) hours in training, in addition to the NCPD's four-hundred (400) hours of supplemental training. NYS provides evidence-based curriculum and scenario training.
- The quality and efficacy of the Department's training programs is assured by utilizing state certified curricula and conducting an annual review by academy staff.

Use of Force

- New York State Department of Criminal Justice Services (DCJS) mandates that police academies
 provide eleven (11) hours of instruction on use of force. The NCPD exceeds that requirement by
 providing nineteen (19) hours of academy instruction, including eight (8) hours of reality-based
 training using "simunitions."
- "Simunition" rounds, which are akin to paintballs, are fired from guns to mimic scenarios where an officer may be confronted with an individual armed with a gun.
- In the 8-hour reality-based training, academy staff devises various training scenarios where officers are confronted with situations that may or may not require force. These scenarios allow the academy staff to assess whether the appropriate amount of force is applied given the situation. The academy staff base their scenarios off scenes the new officers will confront on a daily basis (i.e. traffic stops, domestic violence calls, and disturbances).
- Observing new officers in this environment during these scenarios allows the academy staff to
 evaluate the new officers' ability to balance both their safety and the individual's safety without
 resorting to unnecessary force.
- After use of force training, recruits take a Use of Force Exam. All recruits must receive a perfect score. If a perfect score is not achieved after three (3) retries the recruit's employment is terminated.

Vehicle Stops

- Police officers are trained to conduct vehicle stops for many reasons. Primary among those are
 to prevent traffic accidents, allow for an orderly and expeditious flow of traffic, and for
 regulatory/administrative purposes (i.e. violations of the NYS Vehicle and Traffic Law).
- Types of traffic stops are for traffic or criminal offenses, high risk situations, or potential
 investigative stops that are initiated when there is reasonable suspicion that a felony or penal
 misdemeanor is being committed, has been committed, or is about to be committed. Officers
 are trained to never initiate based on race, gender, ethnic origin, age, sexual orientation, religion,
 or financial status.

Procedural Justice

- The police academy stresses the importance of enhancing trust in the community, the use of language skills, the study of police behavior and interaction with police and how mannerisms of interactions shape the public's view of police.
- The Nassau County Police Department's Procedural Justice Course is ten (10) hours long and exceeds the NYS DCJS' mandated two (2) hours. The Procedural Justice Course includes sections on de-escalation and professional communication.

- In order to make forward progress towards procedural justice and police legitimacy, the NCPD Academy instills the Four Pillars of Procedural Justice² in Officers. These four (4) principles are:
 - Fair in process
 - Transparent in actions
 - Providing opportunity for voice
 - o Being impartial in decision making
- The opportunity for the citizen to make arguments and present evidence should occur before the officer decides how they are going to resolve the encounter.
- It is imperative to remain neutral in order to achieve impartial decision making. Officers are trained in consistency in decision making and that decisions need to be reasoned, objective and factually driven.
- Officers are trained regarding transparency and openness with rules and procedures. Members are instructed to secure the situation, then explain the reason for their presence.
- As reviewed in many topics at the police academy, the importance of being sensitive to cultural differences and being empathetic to a person's situation is continuously emphasized.

Implicit Bias Awareness Training

- Training and exposing police officers to the existence of unconscious bias is believed to help reduce and manage implicit bias.
- The Nassau County Police Department educates our recruits about implicit bias for a total of sixteen (16) hours. NCPD exceeds the NYS DCJS mandate by three (3) hours.
 - Eight (8) hours are spent on decision making which incorporates concepts of implicit bias including how to reduce stereotypical ideology and subconscious biases.
 - o Eight (8) hours of training is spent on cultural diversity.
- Members of the community educate recruits about their culture and address common
 misconceptions or prejudices they experience in their everyday lives. These speakers address
 new recruits about their community's experience with police officers and the role these officers
 will be undertaking as guardians of that community. The following community groups
 represented during these lectures are: African American, Korean American, Hispanic, Sikh,
 Jewish, Islamic/Hindu/Muslim, and LGBTQ.
- Different scenarios are presented by means of roleplay to simulate potential community interactions.

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² https://cops.usdoj.gov/prodceduraljustice

- In response to the call for police reform, in June of 2020, the NCPD Police Academy added an additional eight (8) hours of newly expanded training addressing anti-bias, morality, ethical awareness and cultural diversity. This supplementary eight (8) hour training will occur just prior to recruit graduation. The academy staff stresses ethical and moral courage and the importance of holding each other accountable for their actions.
- African American studies (in partnership with NCCC), Black History in Policing, and Gender Studies

Hate Crimes

- The NCPD Academy complies with the NYS Guidelines for hate crime training. Hate crime curriculum is incorporated into several lesson plans throughout the academy.
- The Police Academy teaches officers that the NCPD has a have a zero-tolerance policy regarding hate crimes and bias incidents. Officers are instructed to identify these incidents, initiate proper reporting procedures, and make the necessary notifications to appropriate special units and, if necessary, members of the community that have a vested interest in these situations.
- All newly promoted supervisors are required to attend a refresher course on hate crimes.

De-Escalation

- Although DCJS does not specifically require training in de-escalation techniques, the NCPD provides an eight (8) hour course dedicated to de-escalation training. De-escalation is incorporated into other areas of recruit training. Topics included in de-escalation training are:
 - o active listening,
 - o the principle of impartiality,
 - the concept of verbal judo for effective communication (as discussed in the book Verbal Judo: The Gentle Art of Persuasion by George J. Thompson),
 - speaking persuasively,
 - o techniques on remaining calm and in control of situations.
- Although police recruits receive extensive de-escalation training in the academy, there is only so much that can be learned in a controlled environment. Accordingly, all new NCPD police officers are assigned to shadow an experienced officer. This experienced officer is carefully selected based on his/her length of service with the NCPD, past performance record, and the officer's ability to mentor and guide new officers. These Field Training Officers (FTO) take great pride in passing on their knowledge and experience to the next generation of officers. It is with these FTO where new police officers witness the real-world application of de-escalation techniques and the benefits it provides to both the officer and the individual. These new officers also get to see how experienced officers interact with individuals from diverse communities and gain their trust and respect. These FTO play a critical role in the shape and future of the NCPD.

Problem-Oriented and Hot Spot Policing

 The Nassau County Police Academy instructs recruits on the methods of Problem-Oriented Policing in a two (2) hour course encompassing the value of community-oriented policing and problem solving. • The NCPD incorporates the basic principles of hot spot policing into a three (3) hour course on intelligence-led policing.

Mental Health

- Recruits of the Nassau County Police Academy undergo twenty (20) hours of NYS DCJS Mental
 Health curriculum. This course trains recruits in identifying behavioral signs of emotional
 distress, how to effectively communicate with an emotionally disturbed/mentally ill person, and
 to help people with mental illnesses connect to resources. This curriculum uses roleplay for
 reality-based training by simulating scenarios involving people in crisis.
- In addition to the DCJS Mental Health course, the NCPD academy addresses mental health training in other courses such as: crisis intervention, de-escalation, professional communication, hostage negotiation, autism awareness, and interview and verbal skills.
- Members of Nassau County Police Department's Emergency Services Unit (ESU) receive an
 extensive five (5) day mental aided training in addition to the training described above. ESU
 Members train to subdue a mental aided with the minimal use of force necessary. ESU works in
 collaboration with other members present at the scene, which includes officers, supervisors,
 police medics, the Bureau of Special Operations (if the aided is armed with a firearm), and, when
 necessary, the Hostage Negotiation Team.

Modifications, Modernizations and Innovations:

New Annual In-Service Training

To ensure officers are aware of recent legislation and newly implemented department policies and procedures related to EO203 mandates, the Nassau County Police Department formulated an innovative in-service training curriculum. The new ten (10) hour in-service lesson plan is attached as Exhibit C for the public's reference. The core lessons are outlined below:

- Legal updates to include EO203 mandates, NYS Penal Law Aggravated Strangulation, disciplinary records repeal (NYS Civil Rights Law §50-a), NYS Civil Rights Law §79-p Right to Monitor, Establishment of the Law Enforcement Misconduct Office, as well as any other legal revisions or updates which must be brought to the attention of the Members of the NCPD.
- Use of force review, reaffirming the definition of reasonableness and necessity, misuse of force, use of force reporting and priority of life discussion
- De-escalation, maintaining control over oneself, the five universal truths to human interaction, communication, active listening, and the principles of impartiality
- Procedural justice, police legitimacy and the benefits thereof
- Ethical and moral courage and the duty to intercede/intervene
- Fundamental crisis intervention, indicators of emotional stress, communication, and treatment, recovery and resources
- Implicit bias, implicit/preference, explicit/conscious preference and confirmation bias

 Leadership, changing ourselves and our organization internally to assist in reflecting positive change on the interactions of those we serve

Community stakeholders have recommended bringing in outside instructors and speakers for in-service training. During implicit bias awareness recruit training, members of the community educate recruits about their culture and address common misconceptions or prejudices they experience in their everyday lives. It was suggested this training continue during in-service training. The NCPD Academy Staff will incorporate guest instructors and speakers into the yearly in-service training.

Pretextual traffic stops is a topic covered during NCPD academy instruction. As per community recommendation, a review of the pretextual stop laws will be added to the curriculum of in-service training to ensure this type of enforcement is being applied correctly and fairly.

The Department understands the importance of respectful communication and engagement with members of the community who have disabilities. The NCPD has added disability etiquette to the curriculum of recruit training and in-service training. By informing officers on how to respectfully interact with disabled community members, both parties will be more comfortable by avoiding awkward situations and reducing confusion.

Yearly Bias Training and Exam

Similar to the sexual harassment and hazardous materials training, all sworn and civilian members of the NCPD are now required to participate in yearly online anti-bias instruction. Immediately following the training, members must pass an exam exhibiting their understanding.

Topic 3:

Use of Force

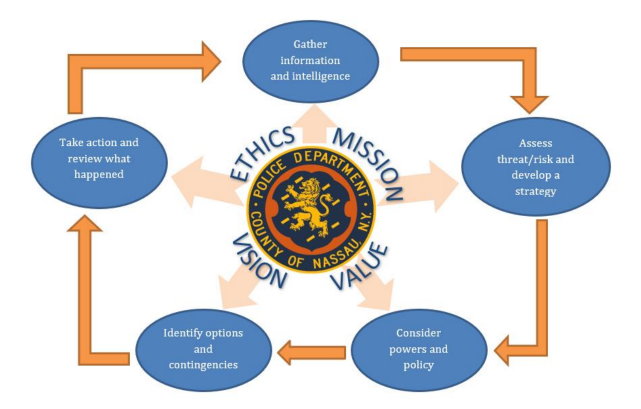
Review:

Use of Physical Force:

The use of force by members of law enforcement is a matter of utmost concern both to the public and the law enforcement community itself. When faced with a situation where the use of force is objectively reasonable under the circumstances, the guiding values of the Nassau County Police Department shall be those principles set forth, as well as the paramount objective of reverence for the sanctity of human life. In all cases, the primary duty of all Members of the Department is to protect human life and provide for the safety of the community. Force is authorized when reasonably believed to be necessary:

- to effect a lawful arrest or detention;
- to prevent the escape of a person from custody;
- or in defense of one's self or another.

The reasonableness of a particular use of force must be judged from the perspective of a reasonable officer on the scene. Whenever feasible and consistent with personal and public safety, members should de-escalate the use of force to dissipate a particular threat and/or resistance. Officers are trained to assess these fluid situations for totality of circumstances and determine the level of force necessary or appropriate for each instance and adjust the level of force accordingly.



To determine the objective reasonableness of force, members shall consider the following factors:

- 1. the severity of the crime or circumstances;
- 2. the level and immediacy of the threat or resistance posed by the suspect;
- 3. the potential for injury to citizens, officers, and suspects;
- 4. the risk or attempt of the suspect to escape;
- 5. the knowledge, training, and experience of the officer;
- 6. officer/suspect considerations such as age, size, relative strength, skill level, injury or exhaustion, and the number of officers and subjects;
- 7. other environmental conditions or exigent circumstances.

The Department recognizes the vital need for its Members to logically analyze situations, oftentimes rapidly and under tense circumstances, and to respond appropriately to the wide range of emergent incidents, threats and risks they are faced with. A Member's decision to use force in a particular situation, including the type and degree of force, should exhibit a rational and constructive thought process. The decision-making framework utilized in circumstances involving the use of force should incorporate the following:

- gathering of information;
- assessment of the overall situation;
- consideration of police powers and department policy;
- identification of available option;
- determination of a suitable course of action;
- continuous reassessment.

Members of the Department who witness another Member of the Department using force that he/she believes to be clearly beyond what is objectively reasonable are duty bound to intervene to prevent the use of unreasonable force if and when he/she has a realistic opportunity to prevent harm. Members of the Department who observe another member using force that exceeds the use of what is objectively reasonable shall promptly report these observations to his/her supervisor. In every situation, Members of the Department are expected to act with intelligence and employ sound judgment in furtherance of the spirit of this policy.

NCPD Policy 4000 states that members of law enforcement who use unreasonable force diminish
the confidence of the community they serve, expose their department and fellow officers to legal
and physical hazards, and violate the rights of individuals upon whom unreasonable force is used.

The NCPD prohibits the use of force except when legally authorized. Members of the Nassau County Police Department will only use force in accordance with existing law and Nassau County Police Department policy, rules and procedures. Therefore, the use of force for punitive or retaliatory reasons is strictly prohibited.

Force shall not be used by a Member of the Department against persons who are handcuffed or restrained unless used to prevent injury, escape, or otherwise overcome active or passive resistance posed by the subject.

Use of Deadly Physical Force:

A Member of the Department is only justified in using deadly force when it is to protect him/herself or another person from what the member reasonably believes is an imminent threat of serious physical injury or death, or to stop a fleeing suspect where:

- 1. the member has probable cause to believe the suspect has committed a felony involving the infliction or threat of serious physical injury,
- 2. and the member reasonably believes that the suspect poses an imminent threat of serious physical injury to the Member or to others.

The basis for such a determination depends on the totality of circumstances. A Member of the Department must be able to clearly explain his or her reason(s) for the use of deadly force, the external circumstances that formulated his or her decision to utilize deadly force, as well as the factors that led to the conclusion that the Member's life, the life of another Member of the Department, or the lives of the public, were in imminent peril and the use of deadly force was objectively reasonable. When feasible, Members of the Department shall provide a verbal warning prior to the use of deadly physical force.

The NCPD generally prohibits the firing of rounds at or from moving vehicles unless the deadly force being used against the officer is other than the vehicle itself. Every incident where an officer fires their weapon at a moving vehicle is fully investigated pursuant to the Department's use of force policy.

Reporting:

• Members of the Department shall notify their immediate supervisor as soon as possible of instances involving the use of force. Following involvement in any such incident, members are

- required to complete PDCN Form 258, the Use of Force Report (annexed hereto as Exhibit D). Use of force incidents are reviewed by the Deadly Use of Force Review Board.
- The Deadly Use of Force Review Board was established to evaluate and report findings on incidents involving the use of deadly force. This five (5) person board is comprised of the Chief of Department (chairman), Chief of Detectives, Chief of Patrol, the Counsel to the Commissioner, and Deputy Chief chosen by the chairman. This board is responsible for reviewing, investigating, evaluating and making recommendations to the Commissioner of Police for all incidents involving the following use of deadly force by a Member of the Department:
 - o An intentional firearm discharge at a human being, or
 - o An unintentional firearm discharge causing injury to another, or
 - The use of force, intentional or otherwise, causing serious physical injury or death to another, or
 - Any other incident involving the use of force for which the Chief of Department directs a review.
- A Deadly Use of Force Team was created and responds to all use of force incidents that meet the
 aforementioned criterion. The Deadly Use of Force Team conducts a full investigation into the
 circumstances surrounding the shooting and generate a report submitted to the Commissioner of
 Police. Thereafter, if warranted, discipline and/or retraining occur.
- In addition to the Deadly Use of Force Review Board, deadly use of force incidents are also reviewed by Division Chiefs, Commanding Officers and Police Academy Staff.
- The NCPD is cognizant of the importance of collecting and maintaining data related to use of
 force incidents in order to identify possible trends, identify areas where training may need to be
 expanded or supplemented, and have the ability to provide this information to the community.

Tracking:

- The use of force reports will be examined to determine trends in weapons used, outcomes, reasons for usage, and where and when force is being used.
- The NCPD requires the monitoring of any officer who has received three (3) or more civilian complaints within a twelve (12) month period.
- Nassau County Police Department's use of force reporting requirement is more rigorous than that required by New York State.
- Precinct Commanding Officers conduct a monthly review of use of force reports to determine if there appears to be any disparities.
- If an officer has a high number of use of force complaints, an internal review is conducted with possible disciplinary action. If the review deems the incident criminal, an external review is conducted by the District Attorney's Office. As of April 1, 2021, the Attorney General will have the right to review and investigate all matters of excessive force.

Modifications, Modernizations and Innovations:

- In 2016, the NCPD conducted a comprehensive review of its use of force policies and procedures
 and created the NCPD Use of Force Reference Guide. This guide compiles use of force policies,
 rules, procedures and forms into one source. Pursuant to EO203, the NCPD has self-audited the
 Use of Force Guide and made any necessary updates. (Use of Force Reference Guide annexed
 hereto as Exhibit E)
- On June 16, 2020 the NCPD issued Legal Bureau Bulletin 20-004 notifying our members of the
 new law, Aggravated Strangulation New York State Penal Law § 121.13-a. Department
 Administrative Order 20-015 was issued on June 25, 2020 which serves to remind department
 members that the Carotid Restraint or "Chokehold" is not an authorized use of force technique
 except in situations where deadly physical force is being used against a Member of the
 Department or another. (The Legal Bureau Bulletin and Administrative Order is annexed hereto
 as Exhibits F and G)
- The Department will issue a bi-annual Use of Force Report and will include statistics on event circumstances, demographics, type of force used, and a breakdown by community. The Use of Force Report is posted on the Nassau County's webpage available for public review.
 (https://www.nassaucountyny.gov/DocumentCenter/View/30664/Use-of-Force?bidId)
- As detailed in the succeeding section, the NCPD will be implementing a body worn camera
 program this year. This will be an additional tool used to evaluate incidents involving use of force
 and will offer an additional layer of transparency relating to interactions between NCPD
 members and members of the community.
- Members of the Commissioner's Executive Staff will be holding quarterly meetings with the
 Office of the County Attorney to discuss pending litigation, settlements and verdicts. Cases
 involving allegations of Use of Force will be included in these meetings. This will allow the NCPD
 to monitor these cases for any trends within a particular unit or bureau or by a specific officer.
- The new police academy will help to improve use of force training as the facility will allow for more hands-on training and role playing. The new academy is located in the center of the County on the campus of the diverse Nassau County Community College. The NCPD and the NCCC will partner and implement cross training with students in regards to implicit bias awareness and community engagement.
- As of April 1, 2021, the Attorney General's Law Enforcement Misconduct Office has the authority
 to investigate police department complaints concerning matters such as corruption, excessive
 force, criminal activity and other unlawful actions. Details of the creation of this Investigative
 Office can be found on NYS Executive Law Section 75 and 70-B (attached hereto as Exhibits AJ
 and AK respectively).
 - Senator Parker's justification for the law: The recent history of police disciplinary secrecy, discriminatory practices in policing, and the current widespread pattern of police violence have justifiably convinced a large segment of the public that significant improvements to police disciplinary transparency and police oversite are needed. A

strong, independent office with the power to monitor and investigate misconduct within law enforcement agencies is an important element to restore confidence in law enforcement and verify that the confidence is warranted. The Law Enforcement Misconduct Investigative Office improves the existing systems by providing broad jurisdiction, independence, and extra scrutiny where existing systems may be failing. Police agencies in New York State each have different internal affairs and civilian oversight bodies. These bodies' authority to act on different types of complaints vary as well. This can make it hard for civilians to know who to complain to, whether their complaint will be heard, or whether the agency they are complaining to is independent and can be trusted. The Office created in this law can handle complaints statewide about any agency because it exists independent of these agencies and the government units they answer to.

Topic 4:

Body Cameras

Review:

Nassau County has retained the services of a consultant, RedLand Strategies, to serve as an advisor to the Police Body-Worn Camera Program. RedLand will coordinate the concerns of key stakeholders such as our community, county departments, and our police unions to ensure the successful development and implementation of the overall program. The Nassau County Police Department and the Shared Services Department will work with the consultant to identify best practices for body-worn camera features and functionality to produce specifications for the procurement of body-worn camera equipment. The County intends to proceed with a formal solicitation from vendors registered on New York State Office of General Services (OGS) contract that meet Nassau's criteria for a Police Body-Worn Camera Program. Officer training and implementation of the Program are scheduled to begin in late 2021.

With the implementation of the Body Worn Camera Program, the NCPD will have the ability to audit a portion of encounters (such as transgender interactions, mental aided calls, traffic stops, etc.) to assess and ensure officers are acting in a manner consistent with the Department's mission and values.

Topic 5:

Vehicle Stops

The issue of traffic stops and associated data was the topic of much discussion during meetings with community stakeholders. A PACT member who attended CCT meetings expressed his concerns regarding vehicle stops by saying they are "not only...the single most frequent interaction that people on Long Island have with the police but it is vulnerable to discrimination both actual and implied". It is evident from our collaboration with the community, that this topic is of utmost importance to our residents. Accordingly, this section is dedicated to the issue.

Review:

Tracking and Reporting

The NCPD utilizes the NYS TraCS system when issuing traffic summonses. This application does not provide the necessary fields to record and collect demographic data. As a result, when community representatives requested a statistical analysis on historical data, the report was inconclusive. (Our neighboring jurisdiction, Suffolk County, has been collecting traffic stop demographic data pursuant to a court-ordered consent decree.)

Pretextual Car Stops

The Department's Legal Bureau issued Legal Bulletin 09-006 (attached hereto as Exhibit H) which provides an overview of car stops, including pretextual stops. This bulletin advises that pretextual car stops are held to be constitutional but officers must have probable cause of a Vehicle and Traffic Law (VTL) violation to do so. The NCPD uses pretextual stops in compliance with the Supreme Court. All stops are done with reasonable suspicion and probable cause and are initiated based on a Vehicle and Traffic Law Infraction. The collection of traffic stop data will be analyzed to ensure there are no racial disparities.

Informal Quotas

Quotas are illegal. The Nassau County Police Department does not hold its members to any sort of quota, informal or otherwise.

Failure to Pay Fees and/or Fines

The guidance provided by New York State suggests some police departments create debtors' prison and prioritize revenue-generation at the expense of civil rights. The Police Department does not issue arrest warrants for failure to pay fees or fines. This is a function of the courts (criminal or traffic). Officers have discretion to issue a ticket or warning based on a number of factors to include:

- nature of the infraction,
- the rate of violations and accidents at high frequency accident locations,
- complaints from the public regarding persistent traffic violations,
- other variables including enforcement efforts directed as a result of traffic analysis.

High Speed Pursuits

As per the NYS guidance, the community is concerned of the risks involved with high speed pursuits. The Nassau County Police Department has Department Policy OPS 6460 in regards to vehicle pursuits (annexed hereto as Exhibit I). NCPD recognizes that the vehicular pursuit of fleeing suspects poses a danger to the lives of the public, police officers, and the suspects involved in the pursuit. The Department also recognizes that in certain circumstances, the proper law enforcement response requires a pursuit. The policy of the Department is to minimize the risks of pursuit by limiting vehicle pursuits to only those situations where the escape of the suspect poses a greater risk of harm to the general public than does the pursuit itself.

No-Knock Warrants

No Knock Warrants are issued by the courts and signed by a Judge after sworn affidavits by law enforcement are reviewed and it is determined that the risk of giving notice prior to entry presents a

substantial risk to the safety of all involved in the execution of the warrant, including the public, subject and law enforcement. Internally, the NCPD requires a level of approval by the Chief of Department and the Police Commissioner. The Nassau County Police Department takes the use of No Knock Warrants very serious and provides members that would be involved in this type of entry with extensive training, instilling the need for a very high level of discipline. The Nassau County Police Department has a strict review process, at the level of the Chief of Department, which is completed prior to requesting a No Knock Warrant from the courts.

Modifications, Modernizations and Innovations:

- Recognizing the concern and aligning with the recommendations of our community stakeholders,
 the NCPD is making improvements to traffic summons recording and collection of demographics.
 - The NCPD Information Technology Unit in conjunction with New York State Police, implemented changes to the NYS TraCS system and race and ethnicity data will now be recorded to the NCPD Special Order discussed below.
- The NCPD was made aware of community concerns involving the questioning of ethnicity leading to immigration inquiries. The Department also acknowledges the importance of recording demographic data to address the community concern for proper transparency reporting. In recognizing both community concerns (immigrant confidentiality and demographic recording for fair policing), during traffic stops, field stops, and non-enforcement encounters, officers will not ask the public their race or ethnicity. Demographic data will be recorded based on an officer's observations (apparent race). As per Department Policy POL 4101 (attached hereto as Exhibit K), the Nassau County Police Department will not inquire into any person's immigration status.
- To demonstrate the Department's commitment to fair and equitable policing and to provide unbiased and professional police service to every member of the community, NCPD Department Special Order 20-047, Field Stop Data Collection was issued on September 25, 2020 (annexed herein as Exhibit J). This order commands officers to record the gender and race/ethnicity of the person(s) subject to field stops and traffic stops. Officers are also required to record a disposition code indicating if:
 - o summons(es) issued,
 - warning issued,
 - o no police action was taken,
 - interview conducted,
 - o a case report was generated,
 - an arrest was made.
- During community meetings, stakeholders suggested Nassau County record traffic and field stops in ways similar to Suffolk County. As of January 2021, the NCPD implemented the necessary changes to the records management system in order to record demographic data.
 - The Department has moved away from inputting demographic data as free text into the CAD system. The NCPD record management system, PremierOne, has been updated to include a traffic stop module. Department Notification 21-007 and Department

Procedure OPS 6452 were issued informing Department Members of the changes to PremierOne and proper traffic stop data collection (attached hereto as Exhibits AC and AD). This module has the ability to capture the following data:

- General stop data: Officer information, location, reason and duration of the stop, type of patrol, if summonses were issued to a corporation, date, and time.
- Summons and violation information: Number of equipment violation summonses issues, total number of summonses issued, note if the vehicle was searched, why it was searched and the outcome of the search, if force was used during the stop, if canine responded, if the individual was asked to exit the vehicle, if the individual was searched and the outcome of the search, if they were restrained, arrested or interviewed, and a disposition.
- Data collected on individual(s) stopped: Indicate if person(s) is driver or passenger, name, date of birth, age, gender and apparent race/ethnicity.
- After collecting the data as described above, the NCPD will release a bi-annual statistical report
 on summons. This report will include data on summonses issued by location, top summons
 categories, gender, and race/ethnicity. The Summons Report is posted on the Nassau County's
 webpage available for public review.
 (https://www.nassaucountyny.gov/DocumentCenter/View/30670/Nassau-County-PoliceDepartment-Summons-Reporting-and-Findings?bidId)
- By recording demographic data for summonses, the NCPD will be able to track and review any
 apparent disparity and address the same through retraining on implicit bias specifically related to
 car stops and reestablishing the notion of respect for all. Training will be an expansion on the
 courses already provided as outlined in the Training section (Topic 1) of this document.

Topic 6:

Procedural Justice, Systemic Racial Bias and Racial Justice in Policing

Review:

Procedural Justice

The Nassau County Police Department understands procedural justice and police legitimacy play an essential role in establishing a positive relationship with the community. NCPD has established long-lasting community partnerships to foster public confidence in the police and in its ability to safeguard the communities it serves.

 Police legitimacy exists when the public views the police as authorized to exercise power to maintain social order, manage conflicts, and solve problems in the community.

- The ability to maintain procedural justice directly impacts the public's willingness to defer to the
 authority of law enforcement and reaffirms their belief that police actions are morally justified
 and appropriate.
- When officers are perceived as legitimate, there is less resistance to their actions and greater potential for cooperation making officers more effective at policing.
- Officers reduce racial disparities and build trust by promoting engagement over enforcement.

Respect is an active process of engaging people from all backgrounds in a non-judgmental manner. Respectful treatment is practiced to increase our awareness and effectiveness. Individuals are sensitive to whether they are treated with dignity and politeness and to whether their rights are being respected.

Systemic Racial Bias and Racial Justice in Policing

NCPD Department Policy 4103 regarding racial profiling became a part of the Department's Police Operations Manual in 2002 (attached here to as Exhibit K).

- The NCPD does not condone racial profiling and Members of the Department will not engage in racial profiling.
- Racial profiling undermines the efforts of law enforcement by causing a loss of respect for the law and a loss of creditability for the Department.

Racial profiling occurs when a police officer relies on race or ethnicity as the primary basis for law enforcement action such as a traffic stop, pedestrian stop or request for a consent search. However, when an officer has information which links a specific criminal activity to an individual whose race, ethnicity or other identifying characteristic is known, that information may and should be appropriately used to identify and locate the individual.

Officers are trained in the inherent dangers of conscious and unconscious bias and prejudice that could affect decision-making. Discriminatory or bias-based stops, searches and arrests are strictly prohibited.

NCPD Policy 4403 was established to ensure respect for individual dignity (annexed hereto as Exhibit K).

- Individual dignity is highly valued in a free society and all persons have a right to dignified and respectful treatment under the law.
- Respect for individual dignity is an obligation that all Department Members must consider in their daily contacts with the community.
- The Police Department is committed to treat all persons with dignity and respect as individuals, and to exercise additional patience and understanding where language or cultural differences might be encountered.

Initial contact protocol is covered in the NCPD Article 5 (Standards of Conduct), Rule 6 (Respect) (attached here to as Exhibit L) which directs:

 Members of the Department to be respectful in their contact with Superior Officers and all other persons within and without the police department

- Members will give their rank, name, shield number, and command to any person who requests same
- Members will give the rank, name, shield number, and command of another Member of the
 Department to any person who appears personally and can demonstrate a legitimate interest in
 obtaining the same

Modifications, Modernizations and Innovations

Procedural Justice

Young Adult Council (YAC)

The community suggested the Nassau County Police Department engage young adults in their communities to build stronger relationships between adolescents, their neighborhoods and officers. The Department concurred and initiated a Young Adult Council (YAC) in every precinct.

- Each council will contain a minimum of six (6) members between the ages of seventeen (17) and twenty-three (23) with different social views such as community leaders, law enforcement explorers and other influencers who impact other young adults in their communities.
- These YACs contain members from a cross section of each of the diverse communities that make up each of Nassau's eight (8) precincts.
- The selection of the YAC guest speakers is determined at the precinct level. Members of the community who are invited to speak adequately represents the demographics of those precincts' respective jurisdictions.
- The YAC has been meeting monthly since October. These meetings will continue to aid the NCPD
 in understanding the needs of these individuals and how the NCPD can meet those needs. The
 YAC members are the future of our County and our country and it is imperative their voice is
 heard.

Language Access Plan

The NCPD ensures the members of our community with limited English proficiency have equal access to all services provided by the Department. In 2019, the Nassau County Police Department implemented the Language Access Plan. The Language Access Plan is annexed hereto as Exhibit M.

- In a continued effort to enhance communication with our community, all NCPD patrol cars were issued iPhones to create easy access to the Language Line.
- The Language Line Application gives the citizen an opportunity to video conference with an interpreter to ensure both parties can property articulate themselves and understand each other.
- During 2020, Language Line was called over seven-thousand six-hundred and fifty-nine times (7,659) to assist with communication. (Language Line statistics provided as Exhibit AH)
 - The top three languages utilized were Spanish, Mandarin and Creole.
- The Language Line provides a sign language option for residents who are hard of hearing.

- The NCPD will be publicizing a bi-annual Language Line report.
- It is Nassau Police Department Policy not to inquire about the immigration status of crime victims, crime witnesses and anyone who calls or approaches officers to seek assistance.
- The NCPD is also in the process of introducing a text-to-911 program.

Systemic Racial Bias and Racial Justice in Policing

Appearance Tickets in Lieu of Arrest for Marijuana Offenses and Petit Larcenies

Community representatives have expressed concerns over members of minority communities being incarcerated for petty offenses simply because they do not have the ability to post bail while individuals arrested for the same crimes from non-minority communities post bail and do not spend any time incarcerated for the same offense. This issue has been addressed in large part by the recent bail reform legislation. However, the NCPD has codified this policy by way of Department Policy OPS 2133, Marijuana/THC Offenses Field Processing and Department Policy, OPS 2132 (attached hereto as Exhibit N). This policy directs officers to issue an appearance ticket for a marijuana offense at the place of occurrence.

- Legal Bureau Bulletin 19-004 informed our Members of the changes in NYS law regarding Unlawful Possession of Marijuana. This bulletin is annexed hereto as Exhibit O.
- The NCPD decided to expound upon this process to include Petit Larcenies by issuing Department Policy, OPS 2132, Petit Larceny Field Processing (attached hereto as Exhibit P)
- It is NCPD policy to ensure the proper processing of both offenses in a safe and efficient manner.

Summons and Field Stop Tracking

As stated in the Vehicle Stop section (Topic 5), the NCPD is making improvements in our summons tracking policies to record demographics on the citizens stopped.

- Department Special Order was implemented and directs officers to collect demographic data during traffic and field stops. (Special Order 20-047, Field Stop Data Collection annexed hereto as Exhibit J).
- By tracking demographics in this capacity, the Department is taking steps to eliminate any biases and disparities in ticketing.

Implicit Bias Awareness Training

It is imperative NCPD Officers are more accepting and respectful to everyone's principles and lifestyles. Respectful language, thoughtful and intentional dialogue, and consistent involvement, both formal and informal, during community engagements helps to ensure relationships of trust between police and the communities we serve.

Review:

Diversity training that addresses implicit or unconscious bias can help individuals manage and minimize its effect by increasing awareness and ensuring respectful encounters both inside the organization and with communities.

- Members of the community educate recruits about their culture and address common misconceptions or prejudices they experience in their everyday lives. These speakers talk with new recruits about their community's experience with police officers and the role these officers will be undertaking as guardians of that community. These speakers include faith-based leaders and community activists. They emphasize to new officers the impact their actions have on those communities and ways to positively interact with residents. This insight helps NCPD Members to understand cultural differences and how an officer's actions might be perceived by a particular community. This interaction and discourse are invaluable in the training of NCPD's new officers.
- Citizens from the following community groups have attended this portion of training:
 - African American
 - o Korean American
 - o Hispanic
 - o Sikh
 - o Islamic/Hindu/Muslim
 - o LGBTQ
 - Gender Equality
- Suggestions presented by the aforementioned speakers are incorporated into the academy curriculum by a training coordinator.

The NCPD Community Affairs Unit assists in creating videos which are used for training NCPD Members in regards to implicit bias. These videos are also made available to the public.

• One video titled, "Every Contact Matters" is intended to guide police officers in their interactions with community members. The video also demonstrates how current interactions between officers and members of the community impact future police-community relations. This video is shown at the academy to the recruits and during in-service training. This video is accessible by utilizing this link: (https://www.pdcn.org/) and selecting "multimedia".

Another video created by Community Affairs titled, "Hate-Crossing the Line" is an anti-hate
educational program directed towards middle school age children. This was created with input
from law enforcement, human rights experts, as well as educators in the area of civil rights and
hate crimes. This video is accessible by utilizing this link: (https://www.pdcn.org/) and selecting
"multimedia".

Modifications, Modernizations and Innovations:

- As previously covered in the Training section of this document (Topic 1), all sworn and civilian
 members of the NCPD are now required to participate in yearly online anti-bias instruction.
 Immediately following the training, members must pass an exam exhibiting their understanding.
- In response to community concerns voiced during our EO203 engagements, Community Affairs is currently working on a new video titled, "Respect and Responsibility". This video is a community information project designed to demonstrate the effect of a perceived negative encounter with a police officer by a member of the community. The video also provides information on how the community can report these incidents. Once completed, this video will be shown to NCPD members during in-service training and is expected to be widely publicized in schools and on the NCPD's social media platforms.
- Through discussions with community stakeholders, the NCPD was made aware of the need to
 address police encounters with transgender residents. The Department has issued Department
 Procedure OPS 4245 titled "Encounters with Transgender Persons" (attached here to as Exhibit
 AE). This procedure specifically states officers are to be respectful during encounters with a
 person believed to be a transgender person.
 - The National Center for Transgender Equality issued a report on Nassau County "Failing to Protect and Serve" because the NCPD did not have any available Transgender policies. During the time of publication, the Department's transgender policies and procedures were in progress and not yet on-line. The above-mentioned Department Procedure has been ordered and 4 additional policies/procedure have been updated to be inclusive of our transgender communities.
 - The Department recognizes the importance of educating Members on proper and respectful treatment of transgender persons. A member of the transgender community has been lecturing recruits on this topic for over four (4) years.
 - Transgender Arrests:
 - The arrestee's gender, as per government identification, as well as the arrestee's gender identity, if stated, will be recorded in arrest paperwork.
 - If the arrestee states a preferred name, address the arrestee as such. The preferred name will be noted as an "aka".

- Officers are to inform arrestee that it is the policy of the Department to conduct same-sex searches as per the gender indicated on the government identification, unless the arrestee requests otherwise. If the arrestee requests an officer of a specific gender to conduct the search, the Desk Officer assigns a Member of the Force of the requested gender, if available.
- As outlined in many sections of this document, the NCPD will be expanding its community
 engagement programs. Participation in these programs not only strengthens the relationship
 between the police and community members but also serves as "hands-on" anti-bias training.

Topic 8:

Hate Crimes

Review:

The Nassau County Police Department is committed to identifying, investigating and prosecuting hate crimes.

- It is NCPD Policy that a supervisor is dispatched to any call where a hate crime is alleged to have occurred (refer to OPS 8130 annexed hereto as Exhibit Q). In Nassau County, even the lowest-level crime influenced by any type of bias or hate is recorded and investigated.
- The Office of Chief of Detectives assigns a control number to all bias incidents/hate crimes and maintains daily, weekly, monthly and annual statistics. These incidents are categorized by the type of bias:
 - Race and ethnicity
 - National origin and ancestry
 - Gender
 - Religion and religious practice
 - Age
 - Disability
 - Sexual orientation
- The bias incident/hate crime data is reviewed and monitored by the Department Bias Crime
 Coordinator within the Office of Chief of Detectives. This data is shared monthly with the Chief
 of Department, District Attorney's Office, New York State Division of Criminal Justice Services
 (DCJS) and Anti-Defamation League.
- Detectives investigating hate crimes will research prior bias incidents and hate crimes to determine if there is a discernable pattern or commonalities.
 - The Department emphasizes the importance of reporting crimes and acknowledges that discrepancies in hate crime data maintained by the Department compared to cases tracked by community stakeholders could occur due to the unwillingness of the victims to come forward. The NCPD will communicate with community representatives to address any instances in which victims may be afraid to report a crime.

- By engaging the public through positive community interactions, the NCPD hopes to further gain the public's confidence and trust to alert the Department of potential hate crimes. With the help of the community, the NCPD can respond quickly to hate crimes and apprehend suspects.
- Community Affairs consistently educates the community on bias incidents and hate crimes.
 Teenagers from throughout the County volunteer to participate in hate crime education and prevention activities under the guidance of the Community Affairs Unit.

- The NCPD has implemented a Precinct Bias Crime Coordinator in every precinct. Previously, the
 Department only had a Department Bias Crime Coordinator. The precinct-level coordinator will
 review all bias incidents and hate crimes to determine commonalities and trends specific to its
 jurisdiction. The precinct coordinator will report to and collaborate with the Department
 coordinator to determine any County-wide patterns.
- Reports containing hate crime data are released to DCJS on a monthly basis. The Department will
 be issuing a bi-annual Bias Incident and Hate Crime Report for public review. This report will
 breakdown bias incidents and hate crimes reported to the NCPD categorized by bias. A sample of
 this report is attached hereto as Exhibit R.
- The Department has updated the Bias Incidents/Hate Crime Department Procedure OPS 8130 (annexed hereto as Exhibit Q). Some of the implemented changes are outlined below:
 - Ethnicity and gender expression have been added as a type of bias and a human right.
 - In determining if a bias/hate crime has been committed, the Police Officer will consider the following (in addition to what was previously considered):
 - If an any of the following was found in possession of the suspect and/or near the scene of the incident which are indicative of or represent a hate group or other evidence of bias against the victim's group:
 - any offensive symbols or words,
 - tattoos, clothing, paraphernalia or jewelry suggesting identification by the suspect(s) with an organized hate group,
 - hate literature,
 - spray cans,
 - biased symbolic objects, such as swastikas and crosses
 - The presence of social media activity for evidence of bias motivation
 - Evidence that the victim is the only person of a particular group among others present or the victim is from a different racial, national origin, religious group than the suspect
 - If certain areas of the victim's body were target by the suspect(s)

- The existence of dual motivation by a suspect, such as a suspect looking to commit robberies but specifically targeting elderly victims
- Multiple incidents occurring in a short time period involving victims of the same identifiable group
- The proximity of the incident to an establishment that could be associated with one of the protected categories included in the hate crime law
- If evidence of an inflammatory nature cannot be physically removed, after it has been properly documented for investigatory purposes, the owner of the property will be contacted to ensure that the graffiti is removed as soon as possible.
- Hate crime offenses have been updated to include specified degrees of: Strangulation,
 Criminal Sexual Act and Coercion.

Prohibited Race-Based 911 Calls

Section 79-n subdivision 2 of the New York State Civil Rights Law was amended to establish civil penalties for a person who intentionally summons a Police Officer or Peace Officer without reason to suspect a violation of the penal law, any other criminal conduct, or an imminent threat to a person or property, in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of a person.

A person in violation of this law is liable in a civil action for injunction relief, damage, or any other appropriate relief in law or equity.

- Legal Bulletin 20-004 (attached hereto as Exhibit S), was issued notifying the Members of the
 Police Department of this new law. This information will be included during in-service training to
 further educate the Department members who may in turn educate members of the public who
 could fall victim to such conduct.
- Race-based 911 calls may be part of a course of conduct that is considered a hate crime or at the
 least, falsely reporting an incident. While a 911 call taker would be unable to establish if the call
 is a falsely reported incident, the police officer or detective assigned to the call will conduct an
 investigation to determine whether a crime has been committed.
- In an effort to eliminate race-based 911 calls, the NCPD has added the modus operandi code of
 "Race Based False 911". By adding this MO code, it permits an officer who takes a report, or an
 officer or detective who makes an arrest, to add this MO code if it applies to the incident thereby
 enabling the Department to track these incidents and easily research incidents should they occur.

De-Escalation Training and Practices

De-escalation practices are integral in NCPD's training and ideology. Through effective communication and techniques, officers are trained to resolve situations which might otherwise escalate towards violence, to a successful, non-violent conclusion. De-escalation enhances the safety of police officers and the public.

Review:

As articulated previously in the Training section of this document (Topic 1), the NCPD recognizes the importance of de-escalation in safeguarding citizens as well as officers. The NCPD Police Academy training includes an eight (8) hour course dedicated to de-escalation techniques. DCJS does not require the academy to have a specified de-escalation curriculum. In addition to the eight (8) hour course, de-escalation is interwoven into many topics covered throughout the NCPD Academy courses.

During the de-escalation course, recruits are taught Dr. George Thompson's Five Universal Truths of Human Interaction:

- People feel the need to be respected
- People would rather be asked than told
- People have a desire to know why
- People prefer to have options instead of threats
- People want to have a second chance

De-escalation requires the ability to be not only a persuasive speaker, but also an active and engaged listener. To be an active listener, an officer must:

- be open and unbiased,
- listen to all of what is conveyed (verbal and non-verbal),
- interpret the meaning,
- respond appropriately free of judgment

De-escalating situations into successful interactions requires officers to assess, engage, and resolve.

- Assessment of a situation is one of the most vital aspects of response to a situation. Officers are given very limited information prior to responding to a call and therefore, the initial assessment is extremely important.
- Engaging in a situation is the most critical part of conflict resolution. Officers must control themselves and free their minds of anger, fear, judgment and ego so they can respond without outside influence.
- Resolution is where the encounter will end, whether good or bad. If the officer can maintain
 control of the situation and themselves, a successful conclusion is a near guarantee. In all
 situations, it is imperative officers respond and not react.

Modifications, Modernization and Innovations:

- The Nassau County Police Department is ahead of the curve when it comes to de-escalation training and practices. All use of force incidents are reviewed to ensure de-escalation techniques were utilized if possible. The success of de-escalation training and practices is gauged though the review of use of force reports and heeding suggestions from the community.
- The NCPD will cross reference collaboration with community stakeholders to learn about cultural differences that may inadvertently lead to escalation. This input will be incorporated into future de-escalation training.
- De-escalation is a topic covered in the new in-service training curriculum. By reviewing deescalation annually, it ensures officers are trained in the most current and effective techniques.
- In situations where de-escalation was not successful and force is necessary, the data is collected and reported bi-annually, as discussed in the Use of Force section of this document (Topic 3).

Topic 10:

Law Enforcement Assisted Diversion Programs (LEADS)

As stated in the NYS Guidance, diversion programs recognize that incarceration or establishment of a criminal record may not be the most appropriate mechanism to address certain conduct. Indeed, education and/or drug or mental health treatment may provide a better alternative for both the individual and the community. LEADS assists in avoiding unnecessary justice system involvement of people who participate in these programs.

Review:

The NCPD Community Affairs Unit has many Law-Enforcement Assisted Diversion Programs:

- Bullying/Cyber Bullying Program: Community Affairs conducts trainings at schools and youth centers in regards to all forms of bullying.
- Bias Crime/Hate Crime Training: In Nassau County, even the lowest-level crime influenced by any
 type of bias or hate is recorded and investigated. Community Affairs consistently trains members
 of the community on bias and hate crimes. Teenagers from throughout the County volunteer to
 participate in hate crime education and prevention activities under the guidance of the
 Community Affairs Unit.
- Drug Awareness and Prevention Programs:
 - To address the crisis of alcohol and drug abuse in Nassau County, Community Affairs is a member of the Heroin Prevention Task Force. The task force's mission is to form partnerships with community and government agencies dedicated to reducing the demand for illicit drugs in our communities.

- To further NCPD's drug awareness and prevention efforts, Community Affairs presents thorough vaping and nicotine addiction presentations.
- Additional drug awareness and prevention programs are mentioned in the Community-Based Outreach and Conflict Resolution section (Topic 12).
- Bicycle Safety Demonstrations: Community Affairs hosts demonstrations for bicyclists to learn about the use of safety equipment when riding and the applicable laws.
- Other various crime prevention trainings include, but are not limited to, internet safety, identity theft, child safety, senior citizen safety, and scams targeting the elderly.

The success of these trainings and programs has led to a significant increase of community requests for additional training sessions. Community Affairs is continuously creating and updating our training presentations and tools to reflect the present concerns of the public.

The NCPD coordinates with the Nassau County District Attorney's Office with regard to alternative prosecutions and resources. The Nassau County District Attorney's Office offers the following diversion programs:

- mental health court,
- misdemeanor drug treatment court,
- Treatment Alternative Plea Part (TAPP),
- Drug Treatment Alternative to Prison (DTAP),
- Veteran's treatment court.

Diversion programs help the defendant rectify their behavior, which resulted in arrest, and provides the opportunity to avoid prosecution. To enhance diversion, the District Attorney's Office and the NCPD meet and discuss suggestions in arrest processing. ECAB's Early Case Assessment Bureau coordinates monthly and make recommendations based on their observations.

Modifications, Modernizations and Innovations:

Operation Natalie

The opioid epidemic reached its peak in Nassau County during 2016. The Nassau County Police Department identified the need for a strategy to combat the opioid epidemic and subsequently developed a multi-pronged approach, known as Operation Natalie:

- Awareness: identifying the communities most profoundly impacted by the opioid crisis and notifying residents about the Department's efforts to combat drug addiction and crime
- Education: informing the public about the ways they can protect themselves, how to recognize the signs of drug abuse, and what treatment resources are available
- Enforcement: deploying resources to communities experiencing the effects of the opioid crisis and increased property crime

- Diversion: coordinating with the District Attorney's Office to find comprehensive alternativeprosecution options for individuals who are arrested and suffer from substance abuse
- Treatment: providing residents with a list of county resources as well as access to treatment and recovery specialists
- After Care Visits: following up with individuals who have suffered an overdose and providing them with the opportunity to directly connect with treatment services

Communities hit hardest by the opioid epidemic are identified and resources are deployed to those locations, focusing on enforcement, education, and awareness. The primary goals of the initiative are to create an open dialogue with residents, reduce crime, and address the impact the opioid crisis has on the community. An alternative prosecution option is provided to those who are arrested and suffer from substance abuse. Alternative prosecution, through the aforementioned diversion programs, is an integral part of the NCPD and the Nassau County District Attorney's Office strategy because it created the potential for a more positive outcome from these arrests.

The Youth Police Initiative (YPI)

The Nassau County Police Department, in conjunction with community leaders, saw the opportunity for diversion by addressing the at-risk youth in the community. The Youth Police Initiative, (YPI) is focused on bringing together at-risk youth, who have a negative perception of police, with the local beat officers. The primary objectives of the program include:

- addressing misperceptions,
- repairing relationships,
- and reestablishing trust between youth and the police

YPI teach young adults the skills to constructively resolve conflicts with authority which require efforts from both youth and law enforcement. The YPI also teaches police officers to step out of their cars and have genuine conversations. By creating an open dialogue between the NCPD and the youth in our communities, the YPI will ultimately breakdown existing barriers, stereotypes, and biases. Through honest communication and positive experiences fostered by the YPI, the NCPD strengthens police-youth relations in lasting ways.

Topic 11:

Restorative Justice

Restorative justice seeks to change an offender's behavior by educating him/her on the deleterious consequences that his/her actions have on the community and the victim. The purpose of justice is to restore the victim, the community and the offender so that they all may be integrated back into, and enhance the community.

Review:

Restorative justice can be achieved by utilizing diversion courts such as alcohol and drug diversion as well as after care visits and the SAFE program and center for victims of abuse.

- The Nassau County Special Victims Squad works in tandem with the Safe Center. The Safe Center
 is the Nassau County Advocacy Agency that serves children and adult victims of family violence
 and sexual abuse.
- Special Victim Detectives attend trauma-informed investigative training which teaches detectives
 how to not re-victimize survivors/victims of sexual assault during the course of their
 investigation.
- If feasible, when arresting perpetrators of domestic violence, victims are informed by officers of their ability to have the case seen concurrently in criminal and family court. Family court may allow mediation between the parties as part of a resolution to the case.
- All domestic case reports are reviewed. Cases that might require resources beyond law
 enforcement capabilities are referred to the Safe Center. A Safe Center Advocate may reach out
 to the victim and offer further assistance.

In recognition of offender rights and avoiding the tendency towards incarceration-minded policing, in 2016, the NCPD instituted a new Appearance Ticket Protocol as previously mentioned in the Procedural Justice, Systemic Racial Bias and Racial Justice in Policing section (Topic 6). In lieu of jailing offenders for offenses involving Marijuana and Larcenies, offenders are issued Appearance Tickets.

NCPD members have been extensively trained on alternative dispute resolutions. It is respectfully submitted that restorative justice is somewhat similar to arbitration; however, the focus in restorative justice is on the harm inflicted and holding the offender accountable for their actions.

- Although never formally labeled as restorative justice in training segments or discussed as such, the NCPD engages in restorative justice on a daily basis by acting as an arbitrator between parties.
- For example, the NCPD may receive a 911 call for a dispute involving neighbors. When arriving at the scene of the dispute, our officers are trained to defuse the situation and interview both neighbors separately to investigate what transpired and determine if any crime was committed. During the investigation, the NCPD makes sure to inform both parties of the allegations each have made against each other and the harm each of their corresponding actions are having on one another. A solution is then devised to avoid further disputes. Although not always successful, this type of mediation is generally beneficial in avoiding future conflict between the neighbors.

Modifications, Modernizations and Innovations:

The Nassau County Police Department participates in the NYS DCJS Gun Violence Elimination (GIVE) Program and Grant Incentive. One of the many GIVE initiatives is to assist in reintegrating individuals into society.

 Reintegrating is achieved through collaboration with state agencies such as Probation and the Department of Corrections as well as supporting the work of the Community Partnership Program (CPP).

- The CPP employs former gang members as outreach workers to engage with groups and individuals involved in gang related activities. CPP workers assist people with efforts such as tattoo removal, job training and parenting workshops for individuals who leave gang life and want to become more involved in the lives of their children.
- As a GIVE partner, the Nassau County District Attorney's Office requested funding through the GIVE Initiative to hire a social worker to meet with at-risk youth and individuals who are integrating into society after involvement in gang and gun violence. With the assistance of a social worker, these individuals will be aware of the availability and accessibility of services (educational, vocational, social and mental health) as well as the support needed to navigate through these services. Social workers will advocate for these individuals, supporting, protecting and encouraging them through times when they may feel vulnerable and alone.

Topic 12:

Community-Based Outreach and Conflict Resolution

Addressing the particular needs of the communities through the police department promotes community engagement to foster trust, fairness and legitimacy. Increasing the availability of police officers in the community puts a focus on growing and strengthening community relationships to provide more comprehensive services and responds to citizens in a geographic area. Community-based outreach and conflict resolution allows police agencies to provide education to the communities to increase crime awareness, advise of services offered, and enhance collaboration and trust through proactive outreach.

Review:

- Nassau County Police Department Policy 4410 (attached hereto as Exhibit K) was enacted in
 October 1998 and requires the Police Department to act as a liaison with community groups.
 Regular contact with the community is necessary in order to address local concerns and identify
 law enforcement needs. The NCPD maintains an active role in community affairs through
 frequent and regular contact between precinct commanding officers and various civic
 organizations, and community groups in the geographic area of the precinct.
- The Nassau County Police Department Community Affairs Unit plays a critical role in achieving the Department's goals against crime by strengthening community relationships and trust.
 - The NCPD Community Affairs unit is comprised of five (5) Supervisors, fifty (50) Police
 Officers and four (4) Civilians.
 - The main objective of the Community Affairs Unit is to promote and enhance collaborative decision making between the Department and the communities we serve regarding policing strategies.
 - This office is responsible for formulating projects to meet the special needs within each community and developing and maintaining programs specifically tailored to each community.

- Community Affairs assists and collaborates with precinct commands with respect to matters of community concern.
- The Community Oriented Police Enforcement Unit (COPE) uses crime data and information to guide their policing activities toward high-frequency offenders and locations.
 - COPE is comprised of two (2) Supervisors and twenty (20) Police Officers.
 - These members work closely with the community to enhance police-community relations, actively address problems in a community before a crime occurs, and improve the quality-of-life, and traffic safety in the communities we serve. These tasks are achieved through specialized patrols, activities, and initiatives all of which further the Department's mission.
- In April 2018, the Commissioner's Community Council (CCC) was developed. This council represents the nineteen (19) Nassau legislative districts. Each district is equally represented on the CCC. The CCC was formed in an effort to enhance the way communities' needs and concerns are addressed by the Department. The CCC works in collaboration with all of the Department's community policing models and evidence-based policing strategies, including Community Affairs, Problem-Oriented Police Officers (POP) and the COPE Unit. The objectives of the Commissioner's Community Council include the following:
 - recognizing the increasing societal challenges communities are facing throughout Nassau County,
 - o reinforcing trust and appreciation for our diverse population,
 - o and demonstrating police support of neighborhood needs and concerns.
- The Department further engages the community though bike patrols while riding through parks and preserves and with all-terrain vehicles while patrolling Nassau's beaches. While engaged in these activities, the officers will either look for individuals to interact with or respond when flagged down by an individual. These officers will then engage in a discussion with these individuals on the role the NCPD plays in their communities and will relay any concerns they have on a particular topic to the unit responsible for handling that issue.
- The GREAT Program is an evidence-based program that has been around for over 30 years. The goal of the program is to provide life skills to students to help them avoid in engaging in destructive and violent behavior. This program is targeted towards middle and elementary school children. Further information on the GREAT Program can be found in the Focused Deterrence section (Topic 14).
- The Law Enforcement Explorers Program enables young people between the ages of 14 and 21 to become responsible individuals by teaching positive character traits, career development, leadership, and life skills so they can make ethical choices and achieve their full potential.
 - Participants in the Law Enforcement Explorers program reside within Nassau County and reflect Nassau County's diverse community.
 - NCPD Explorers travel throughout the United States for competitions and events.

- The NCPD offers several drug awareness and prevention programs in addition to those discussed in the LEADS section of this document (Topic 10):
 - o The Too Good for Drugs Program is a school-based prevention program developed for all grade levels, kindergarten through high school. The main focus of the program is drug prevention. Kindergarteners through 8th graders are taught the following skills: emotional competency, resistance to peer pressure, goal setting, and good decision-making. High school students are taught how to reduce risk factors and enhance protective measures concerning alcohol, tobacco, and other drug use.
 - The Community Affairs Unit helped to produce a substance abuse video titled "Impact" in collaboration with public and private agencies. This video has been distributed to all public, private and parochial schools throughout Nassau County to address alcohol and substance abuse by trying to reach young people before they make destructive decisions.
 - Community Affairs also hosts events such as "The NCPD Takes Down Drugs". These
 events pair sports and athletics with drug awareness and prevention seminars. These
 events are always well attended and garner significant media coverage. To further
 NCPD's drug awareness and prevention efforts, Community Affairs presents thorough
 vaping and nicotine addiction presentations.
- Also mentioned in the LEADS section (Topic 10), the Youth Police Initiative (YPI), is a program
 designed to build trust between the NCPD and at-risk youth who may have a negative perception
 of police. The goal of this initiative is to engage in an open dialogue and to allow the at-risk
 youth to express their concerns with policing in their community as well as exposing them to
 positive role models.
- Another form of community-based outreach is the Nassau County Police Activity League (PAL). PAL's purpose is to operate youth clubs and provide team sports, crafts, educational and other programs for all boys and girls in Nassau County. The goal is to prevent juvenile delinquency and steer children clear from gang activity and aid in the positive interaction of police officers and youth. PAL seeks to create life-long friendships among the youth of Nassau's diverse communities. PAL believes in its creed that "it's better to build youth than mend adults". Nassau County's PAL is comprised of one (1) supervisor and twelve (12) police officers.
- Nassau County Police Department partners with our communities through the Citizens Police Academy (CPA). The goal of this program is to reduce crime through education and to educate the public on the role police officers serve within our diverse communities. The Citizens Police Academy is a fifteen (15) week program; each week is three (3) hours of interactive training for a total of forty-five (45) hours of instruction. By providing attendees with insight into the police department's policies and tactics, the NCPD hopes that these individuals will understand the vital role the NCPD plays in our society and the challenges the NCPD faces. This understanding will hopefully lead to strengthening our partnership with the communities we serve. The Citizens Police Academy is organized and hosted by the police academy staff. Topics taught in the CPA are:

- o deadly physical force,
- decision-making,
- o professional communications,
- Asset Forfeiture and Intelligence,
- investigative techniques,
- o department structure,
- defensive tactics,
- Bureau of Special Operations,
- and Mounted Unit.
- The Nassau County Police Academy hosts the Police Youth Academy (PYA). The PYA is an eight (8) hour course geared towards at-risk high school students. The PYA seeks to stop gang recruitment in high-risk communities through education. The course is designed to provide an indepth look into the NCPD. The majority of the students who attend the PYA are from school districts in socioeconomically challenged neighborhoods. Over one-thousand eight-hundred (1,800) students have successfully completed the PYA. The PYA is a means to foster enhanced communication and relationships through training and education. This course is also used to assist the NCPD with diversity in its recruitment efforts, as students report more favorable impressions of police officers after completing the course, and having a better understanding of department policies and procedures.
- The People's Plan requests the removal of School Resource Officers and all officer involvement from the Nassau County School Districts. The safety of our children is in the hands of the superintendents and school boards. The NCPD will not remove presence in schools unless instructed to do so by those responsible for our children's safety.
 - The NCPD has six (6) School Resource Officers. They are in three (3) districts at the request of the superintendents and school boards. The SRO's functions on school property is through the approval of the superintendents.
 - With the approval of all superintendents, Homeland Security, COPE and POP Officers work closely with all 56 districts. These officers are involved with matters of:
 - School Safety
 - Security Assessments
 - Education and Awareness Programs

- NCPD Patrol Division Administrative Order, PDAO 12-008, 002 (annexed hereto as Exhibit T) encourages police officers to engage with all members of the community through "Park, Walk and Talk." As the name implies, a "Park, Walk, and Talk" is when an officer exits their post car and walks through the community they patrol to get to know the members of that community and their concerns. The main objective is to build trust and communication with members of the community an officer might not otherwise encounter.
 - During some of these interactions, officers may request businesses and places of worship, to complete Infrastructure Forms (a sample form is attached hereto as Exhibit U). The information recorded on Infrastructure Forms is entered into a database

maintained by the NCPD Intelligence Section. In the event of an emergency, or if the Department needs to contact business owners for any reason, the NCPD uses the Infrastructure Database. By collecting and maintaining this database, the NCPD is able to demonstrate its commitment not only to the personal safety of our residents but also to their businesses and places of worship.

- As a result of a suggestion from a member of the CCC, the NCPD has realigned our Community
 Oriented Police Enforcement (COPE) Unit. Originally, COPE reported directly to the Office of the
 Commissioner of Police. As per Department Order 20-020 (annexed hereto as Exhibit V),
 effective on July 27, 2020, COPE is now a part of the Community Affairs Unit. This re-structuring
 reflects the NCPD's position that it is important to have COPE officers work alongside the
 members assigned to Community Affairs. These officers also work closely with precinct POP
 Officers.
- This year, as a result of input from the community, PAL programs were added to Lawrence, Elmont and Roosevelt.
- The members of PACT and CCT were given the opportunity to view a video created by the community group "Men of Elmont". In this video, young men provided insight on their interactions with the police. One young man pointed out that since he has never been in trouble or arrested, he has never had any interaction with the police. He stated that he should not have to break the law in order to get to know the officers who work in his community. A common suggestion at town hall meetings was for more positive interactions with the Department.
 - The NCPD agrees that increased interaction between the police and the community in positive situations is one of the strongest tools for building bridges and creating trust between officers and residents. Accordingly, subsequent to the opening of the new police academy this summer, the NCPD will host PAL sponsored community sporting events, barbeques, and additional education and awareness programs (provided COVID restrictions allow).
- As previously discussed in a town hall meeting, the NCPD will be implementing a new bike patrol
 program in Roosevelt referred to as "Cops on Bikes". Officers whose demographics parallel those in
 Roosevelt, have been selected and trained on patrolling while on bicycles. Increasing police presence
 in a non-enforcement capacity creates a more approachable environment to foster trust and build
 relationships.

Problem-Oriented and Hot Spot Policing

Problem-oriented policing (POP) replaces primarily reactive, incident-driven policies with strategies that proactively identify underlying issues that can be targeted to alleviate crime at its roots.

Review:

Problem-Oriented Policing

The concept of Problem-Oriented Policing (POP) has been successfully integrated into NCPD policing strategies for decades. Nassau County Police Department has twenty-four (24) designated POP Officers. These officers work with the community to identify and coordinate a response to problems that range from minor public nuisances and quality of life issues to serious criminal actions.

- POP Officers work with precinct Commanding Officers and attend community meetings. These
 meetings provide a forum for the community to address the Commanding Officer, POP Officers
 and Patrol Division Executive Staff.
- POP Officers are tasked with community outreach to civic groups, schools, community-based outreach associations and any other stakeholders within each command. These officers are an additional resource and steady point of contact for the community to address their concerns.
- The NCPD utilizes the "SARA" model (Scanning, Analysis, Response, and Assessment) to work with the community to develop a customized plan to address that community's problems. Using this model, POP officers will identify potential matters of concern for the community, analyze the issue using a variety of data sources, design and implement response strategies, and assess the success of those strategies. This model requires that officers work closely with citizens to address crime concerns and quality-of-life issues.³
- POP Officers look beyond traditional policing strategies and consider other possible approaches
 for addressing crime and community issues. The approaches POP Officers initiate can take on
 many different forms depending on community need and the crime being addressed.
- At this time, POP Officers do not have a permanent presence in schools, however, they are available to school districts and are in frequent and constant contact. At the beginning of each school year, POP officers meet with the principal of each school within their precinct and they introduce themselves and offer their services with any criminal matter the school may experience. POP officers generally wear soft uniforms when engaging in these interactions or assisting the school with a potentially criminal matter.

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³ https://cops.usdoj.gov/problemsolving

Hot Spot Policing

The NCPD has utilized the concept of hot spot policing as a basis for its model of "Intelligence-Led Policing", which model was studied and explained by Jerry H. Ratcliffe in his book *Intelligence-Led Policing*. In his book, Ratcliffe defines "Intelligence-Led Policing" as the effective and efficient use of resources driven by data. According to Ratcliffe, the premise of hot spot policing is a focus on "High Visibility Intermittent Random Policing" (HVIRP) of small geographical areas that are experiencing high volumes of crime. The Intelligence-Led Policing Model is at the core of the NCPD's commitment to community-oriented policing.

- The identification of "hot spots" is done through intelligence gathering and crime analysis. One of the components of Intelligence-Led Policing includes obtaining information (intelligence) from the community. In doing so, the NCPD is able to engage the community in its efforts to reduce crime in a particular area or neighborhood. This approach is taken so that members of the community will support the police presence as there is a mutual goal of addressing and eliminating specific criminal activity. Examples of how information is gathered from the community include:
 - Community meetings
 - o 911 Calls
 - Crime Stoppers
 - o Engaging the public on social media platforms
 - o Park, Walk, and Talk
 - Confidential informants
 - Community complaints
- Once intelligence is procured and analyzed, each precinct has a monthly meeting between the
 Commanding Officer and Intelligence Analyst to identify precinct hot spots. Once the
 geographical location and anticipated crime type is identified, the NCPD will deploy the resources
 needed based on the type of anticipated activity. The objective of this policing model is to
 prevent crime activity. In the event a crime does occur, the resources which were deployed to
 the community will assist the NCPD in its investigation.
 - The type of resources utilized may change depending on the type of crime. Some available resources are:
 - directed patrol assignments,
 - the use of license plate readers,
 - electronic signage,
 - vehicle and traffic law enforcement,
 - licensed premise checks,
 - social media notifications,
 - using Law Enforcement Explorers to distribute informative pamphlets to community members

- o For example, through analysis of firearm-related crime and the identification of a subset of underlying issues, the Intelligence Unit develops crime maps to include where violent crimes are committed and the residences of gang members. This information is then overlaid with other crime data such as the sale of narcotics (note: there has been an increased focus on the nexus between gun violence and narcotics sales). The key drivers of crime in these hot spot areas are gang-related violence, narco-trafficking, and the vicinity to the residence of impact players, which are individuals currently involved in gangs and gun crime that are directly involved in shootings and gang recruitment identified through intelligence analysis.
- Nassau County's steady reduction in violent crime trends and the low volume of community complaints is a direct result of its use of Intelligence-Led policing.
- To augment investigations, the NCPD utilizes various forms of technology such as cameras, license plate readers, and ShotSpotter units.
 - License plate readers are deployed in areas with high firearm activity. Data collected by the license plate readers can be used to help identify individuals that were in the vicinity of a shooting.
 - ShotSpotter technology detects, locates and alerts the Department to instances of gunfire in less than 60 seconds of its occurrence. ShotSpotter triangulates the location of gunfire and then alerts Communications Bureau to dispatch units to that location. A notification is also made to the Intelligence Unit. A sound clip of the shooting is recorded and played to confirm the presence of gunfire and helps in determining if automatic weapons were used and the number of shooters involved. The Gang Unit and the NCPD Executive staff have the ShotSpotter Application on their cell phones to ensure a Gang Unit Member responds to a shooting in gang-prone communities. Patrol cars have become mobile precincts, equipped with computers to allow immediate access to ShotSpotter and briefings as well as input intelligence and key information directly from the field.
- The NYS guidance brings to light the public's concern surrounding the use of technology and the maintenance of data it acquires.
 - The procurement and adoption of new technology is centralized through the Intelligence Section. An official request for the utilization of technology must be submitted to the Intelligence Unit. Only members of this unit have access to such technology. A case report number and the requestor's name and rank are recorded for every inquiry. Any results produced are returned to the requestor. The integrity of intelligence is key and the Intelligence Unit is held to a high standard.
 - The NCPD is aware of risks in using novel technologies. This is why the Department does not have a facial recognition program.
 - The effectiveness of each technology is studied by the Department and is analyzed for potential biases.

 Sensitive electronic data collected through the use of technology is protected by means congruent with industry standards by the Information Technology Unit.

Broken Windows and Stop, Question and Possibly Frisk

The NCPD has a long history of community policing. One of the most important components of community policing is enforcing a high standard for quality of life. By fixing and correcting smaller crimes and infractions (i.e. criminal mischief such as broken windows), it will in turn decrease and deter larger crimes from being committed. We teach our members the rules in conducting an investigative stop in accordance with the provisions provided in the Criminal Procedure Law (CPL) 140.50 (annexed hereto as Exhibit W).

- The Nassau County Police Department instructs officers to conduct investigational field stops. We operate on the standard of proof of reasonable suspicion.
 - Reasonable suspicion is defined as a quantum of knowledge sufficient to induce an
 ordinary prudent and cautious man under the circumstances to believe criminal activity is
 at hand. This standard is reached through an officers training and experience and is
 based on a number of factors that are observed by the officer to get him to conduct a
 field stop. Factors to establish suspicion for an evidence-based stop are:
 - high crime area,
 - time of day,
 - day of week,
 - season,
 - sights and sounds,
 - proximity to scene,
 - presence at scene,
 - carrying objects associated with criminal activity,
 - clothing or disguises,
 - description,
 - furtive gestures,
 - change of direction or flight,
 - unusual nervousness,
 - independent knowledge,
 - training and experience,
 - evasive, false and/or inconsistent statements
- In order for an officer to frisk a field stop subject, the officer must reasonably suspect he is in danger of physical injury. Officers can frisk for weapons and only weapons during this encounter unless the subject gives consent to search for evidence. Frisk of an individual is never automatic and only undertaken to pat down for items that can harm officers.
 - Any evidence that may be found at this stage, would be suppressed and not permitted into court and therefore not permitted to be used to arrest said individual.

All demographic data recorded during field stops is incorporated into a Field Stop Data Report.
 This report will be issued bi-annually detailing field stops by location, top summons categories, gender, and race. This report is available on Nassau County's website:
 https://www.nassaucountyny.gov/DocumentCenter/View/30670/Nassau-County-Police-Department-Summons-Reporting-and-Findings?bidld

- As discussed in previous sections, Vehicle Stops and Systemic Racial Bias (Topics 5 and 6),
 Department Special Order 20-047 Field Stop Data Collection was issued on September 25, 2020
 (attached hereto as Exhibit J). This order commands officers to record the gender and
 race/ethnicity of the person(s) subject to field stops and traffic stops in order for the department
 to review and investigate any potential biases and disparities in stops by an officer and take
 corrective action.
- In 2002, the NCPD initiated "Nass-Stat", which is based on the "CompStat" model used and created by the New York City Police Department. In 2012, Nass-Stat became "Strat-Com" (Strategic Communication).
 - Strat-Com is an evidence-based approach to crime fighting and addressing community conditions and quality-of-life concerns. This model incorporates many tenets of the Problem Oriented Policing evidence-based approach, as it looks at large scale problems rather than individual crimes. It also directly correlates to the integration of other evidence-based approaches, which allows the Nassau County Police Department to utilize civilian Intelligence Analysts to complete comprehensive in-depth analysis of the underlying problems and people involved in criminal activity.
 - Analysis conducted on a daily, weekly and monthly basis allows for focused strategic planning rather than general unfocused enforcement which is often intrusive to the involved communities.
 - o For example, Strat-Com might reveal that commercial burglaries of cell phone stores are occurring throughout Nassau County at around midnight. Specialized units will then be tasked with devising a plan to address this crime condition. Those units have the benefit of knowing the type of store being targeted and the time when it generally occurs. As such, they can carefully target their efforts at apprehending the suspects without ensnarling large segments of the community who are unconnected to this crime pattern.
- The NCPD has been utilizing evidenced-based approaches through Intelligence-Led policing, problem-oriented policing and hot spot policing models since 2010. The NCPD's success in safeguarding the residents of Nassau County through the implementation of these strategies is validated by the "Safest County in America" designation.
- The opening of the new NCPD Police Academy will enable the Department to better utilize technology and more effectively engage the public through events listed in the Community-Outreach section of this document (Topic 12).

Focused Deterrence

The state's guidance defines "focused deterrence" as a strategy whereby officers engage directly with offenders or groups of offenders based on their prior history, sometimes in partnership with community members. The purpose of focused deterrence is to alter the opportunities for crime in order to determotivated offenders.

Review:

- One of the ways the Nassau County Police Department participates in focused deterrence is through the Gang Resistance Education and Training Program (GREAT). This program, which is evidence-based and an effective gang and violence prevention tool, is built around the school system and is a law enforcement officer-instructed classroom curriculum.
 - GREAT is intended as an immunization against delinquency, youth violence, and gang membership for children in years immediately before the prime ages for gang inductions and aberrant behavior.
 - NCPD has thirty (30) officers trained to teach the GREAT Program syllabus. These lessons focus on providing life skills to students to help them avoid resorting to delinquent behavior and violence to solve problems.

- The Intelligence Unit began to identify known offenders for each precinct. An analysis of persistent offenders in high crime areas are considered along with other factors. Individuals who meet the criteria are designated top offenders for each jurisdiction. Other factors include:
 - numerous and/or recent felony arrests,
 - major crime arrests,
 - o arrests for crimes including weapons and reckless endangerment,
 - o and gang affiliations.
- In order to ensure focused deterrence practices are enforced equally in all communities, supervisory review of officer interactions will be conducted, followed by a review by the Commanding Officer of each precinct. Also, civilian complaint tracking will determine if the officer engaged in the improper application of focused deterrence.
- To involve the community in the NCPD's focused deterrence efforts, focused deterrence strategies will be added to the Civilian Police Academy and the Youth Police Academy. Any feedback from attendees will be incorporated into the focused deterrence segment of in-service training.
- To affirm NCPD Officers exercise the best practices in implementing proper focused deterrence, this topic will be covered during the newly expanded yearly in-service training outlined in the Training section (Topic 1).

Crime Prevention Through Environmental Design (CPTED)

The concept of Crime Prevention Through Environmental Design (CPTED) is that crime is a man-made hazard which can be resisted through quality design.

Review:

- This strategy addresses the relationship between the physical environment and the incidence of crime. Crime prevention through environmental design considers the themes of:
 - o visibility,
 - o territoriality,
 - o cohesion,
 - o accessibility,
 - o attractiveness,
 - o connectivity,
 - o and community culture and their impact on crime.
- CPTED prevents crime by designing a physical environment which deters offenders.⁴
- The NCPD assesses and creates plans for various community locations to help reduce or prevent crimes from occurring. Included in these plans are environmental design considerations including but not limited to:
 - o lighting,
 - o landscaping,
 - o signs,
 - o sidewalks,
 - o ordinances,
 - o community cleanups,
 - and pathways.
- The Nassau County Police Department has strategically placed a total of sixty-two (62) police booths throughout Nassau County. The use of the booths assists in demonstrating a police presence within a community.

Modifications, Modernizations and Innovations:

In furtherance of its efforts to foster trust, fairness and legitimacy, the NCPD will work with community stakeholders to map and photograph CPTED concerns and present their findings to community members

 $^{^4} https://www.ncpc.org/resources/home-neighborhood-safety/crime-prevention-through-environmental-design-training-program/$

and coalition groups. Once community buy-in has been achieved, the NCPD can work with the public to correct the CPTED concerns.

Topic 16:

Violence Prevention and Reduction Interventions

Violence prevention and reduction interventions is the theory that focusing on prevention, intervention, and suppression, reduces crime. This model calls for police departments to proactively address potential criminal activity by facilitating or participating in community programs and connecting high risk individuals with needed services and other forms of community engagement.⁵

Review:

- The Nassau County Police Department believes one of the most effective ways to prevent violence is to address it with the youth in Nassau County communities. By guiding and mentoring young men and women, the NCPD hopes to help them become upstanding citizens who steer clear of criminal activity and violent behavior. Examples of these mentoring programs include: the GREAT Program, mentioned in the Focused Deterrence section (Topic 14), as well as the Community Affairs Anti-Bullying Program.
 - The NCPD Community Affairs Unit conducts presentations at local schools to discuss the
 different forms of bullying: name calling, physical harm, spreading bad rumors,
 ostracizing, teasing in a mean way, and ganging up on someone. These programs seek to
 increase awareness about bullying and decrease the number of bullying incidents
 through diversion and intervention.
- The Nassau County Police Department understands that victims of domestic violence are a
 vulnerable population who are susceptible to escalating levels of violence at the hands of their
 loved ones. As such, the NCPD has a zero-tolerance policy for any and all instances of domestic
 violence.
 - If it is determined that any misdemeanor crime has been committed in a domestic situation, an arrest must be made regardless of whether the victim requests such arrest.
 This policy is more restrictive than state law requires under Criminal Procedure Law § 140.10.
 - It is also worth noting that even in situations that do not arise to a level of arrest, any gun, including rifles and shotguns, that are found in the residence are temporarily removed by the NCPD until a full investigation can determine if it is safe to return them.
 - This proactive gun removal policy is also used in situations where a student makes a threat of violence in a school setting.

⁵https://everytownresearch.org/report/community-led-public-safety-strategies/

- When a shooting incident occurs in Nassau County, the Investigating Detective reports details of
 the shooting location, person(s) involved, possible subject descriptions, vehicles involved, and a
 descriptive narrative of the event to the Commissioner of Police, Executive Staff, Intelligence
 Unit, Gang Unit and other key units.
 - The Intelligence Unit produces a comprehensive workup on the location of the shooting event and individuals involved in order to quickly identify whether the location or persons are part of a pattern or a larger underlying criminal enterprise.
 - It is also imperative to determine if the individuals involved have gang affiliations or if the shooting location is a known gang location.
 - Knowledge, understanding and analysis of the people involved, conditions present at the shooting location, and events associated with the shooting is critical in solving the crime but also in preventing possible retaliation.
 - The intelligence and evidence gathered during the course of the investigation aids in enhancing prosecution, therefore, holds individuals responsible for their violent crimes while also impeding their ability to commit additional crimes in the future.
- In an effort to reduce gun violence in Nassau County, a gun buy back program was implemented. This program began in 2008 and continues today (limited with COVID restrictions). It provides the opportunity to get guns out of Nassau communities before they fall into the wrong hands. The gun buy back offers a cash incentive: \$200 for handguns, \$100 for rifles, \$400 for assault rifles, paid for by NCPD and NCDA Asset Forfeiture funds. No proof of ownership is required, no identification necessary, no questions asked. Nassau County wanted to offer the public opportunities to properly and safely remove firearms from their homes. Since 2008, twenty-one (21) gun buy back programs have been completed, and a total of four thousand five hundred nineteen (4,519) firearms have been recovered.

- The Nassau County District Attorney's Office has implemented an Intelligence Based Prosecution
 Initiative. The NCPD Intelligence Unit provides the NCDA's office with intelligence workups which
 identifies violent crime top offenders. These workups identify past violent criminal activity, selfadmitted criminal activity, gang affiliations, police contact and past drug use/sales.
 - Although these workups have limited value for the purposes of arraignment, they still
 provide tremendous investigatory value.
 - Results of these investigations continue to offer solid evidence, which could be used to apply for search warrants, develop probable cause for arrests and support the prosecution of violent offenders.
 - The NCPD and NCDA partnership uses statistical analysis, intelligence derived from precinct debriefings, confidential informants, field stops, and post-arraignment debriefings to determine the primary sources of the gun and gang violence.

- As mentioned in prior sections, the NCPD participates in the NYS DCJS Gun Involved Violence Elimination (GIVE) program and grant incentive. The GIVE initiative is integral in Nassau County's continued effort to prevent and reduce violent crime. This initiative focuses on an appropriate balance of street level enforcement, community engagement, youth education and intelligence-based strategies. The NCPD takes a proactive approach by identifying and targeting the underlying issues associated with Nassau County's violent crime through strategies that include the four (4) core elements of GIVE: people, places, alignment and engagement.
 - The NCPD collects a great deal of information, such as the identification of individuals who possess, sell or use illegal firearms, the location of gun stashes, the threat of gun violence by individuals or groups, and the proactive collection of ballistics and DNA for the purposes of pattern and/or offender identification.
 - The Department instituted a firearm tracking initiative entitled Tracking All Guns (TAG). This allows the Department to track cases, arrests, serial numbers, gun types, makes and models, dates, locations, circumstances and times of recoveries, crime guns, and other gun related data.
 - The GIVE Program and the NCPD violent crime strategy is reviewed regularly. This
 assessment is critical to ensure the Department is focusing resources in the right
 locations in the most effective and efficient way possible.
- In 2019, a physical altercation between minors gained national press coverage. This incident took place in Oceanside and two (2) participants were stabbed. In response, Community Affairs offers violence prevention and bystander responsibility trainings. There is empirical data that suggests bystander intervention campaigns are successful in increasing the notion that persons witnessing a crime or incident should get help from others and call 911.

Topic 17:

Model Policies and Standards

Review

- In cases where policies or procedures are determined to be outdated or deficient, IAU recommends review by the Procedure Development Unit of the Professional Standards Bureau.
- The Nassau County Police Department has entered into a Participation Agreement with New York State Division of Criminal Justice Services for the New York State Law Enforcement Agency Accreditation Program. The Nassau County Police Department, as part of the accreditation process, will have their policies, procedures and standards reviewed by this independent agency to ensure their policies, procedures and standards are up to date with the latest policing models.

Complaint Tracking

The Nassau County Police Department holds its members to a high standard of professionalism as reflected in Article 5 of the NCPD Department Rules, Standards of Conduct (annexed hereto as Exhibit L). In furtherance of its commitment to this mission, the Department established the Professional Standards Bureau, which reports directly to the Commissioner of Police.

Review:

The Internal Affairs Unit (IAU), within the Professional Standards Bureau, is responsible for the complete investigation of civilian complaints, which is an essential function to ensure compliance with established rules, ethical standards, and Department policies and procedures.

- All allegations of misconduct are investigated pursuant to NCPD ADM 1211 Civilian Complaint investigations (annexed hereto as Exhibit X). The complaint process is available on the NCPD Website and on printed materials available for distribution.
- Civilian complaints may be filed in several ways:
 - o through the NCPD website http://forms.nassaucountyny.gov/agencies/PD/compliment.php
 - o through email to precinct email addresses
 - by phone by directly calling the Internal Affairs Unit's 24/7 hotline at (516) 573-7120
 - o in person at any police precinct, twenty-four (24) hours a day, seven (7) days a week
 - the Nassau County Office of Crime Victim Advocate is developing a (24) hours a day,
 seven (7) days a week crime victim hotline, which will be (516)571-1598
- Anonymous complaints are accepted and complaints will be taken from anyone, with or without a connection or direct relationship to the incident.
- Civilian complaints are documented using the following categories: excessive use of force, false
 arrest, improper tactics/procedures, neglect of duty, police impersonator, racial/ethnic bias,
 unlawful conduct, unprofessional conduct, violation of department rules, and other.
- Complaints are provided with a civilian complaint number for their records and tracking purposes. Investigative findings are provided to complainants who choose to provide their contact information.
- Within three (3) business days of filing a complaint, complainants are contacted by a supervisor to acknowledge receipt of the complaint and establish contact information.
- If the complaint involves alleged criminality, the matter is referred to the District Attorney's
 Office for an investigation and possible criminal prosecution prior to any NCPD administrative
 proceeding.
- Investigative findings are categorized as follows:

- Founded- Substantial evidence exists to corroborate the allegations against an officer.
- Unfounded- Witnesses and evidence, clearly and unequivocally, establishes that the allegation by the complainant is untrue, fabricated, or a distortion of the facts.
- Undetermined- Insufficient evidence is available to either prove or disprove the allegation.
- Exonerated- The incident did occur; however, the actions of the member were justified, lawful and proper.
- The Commissioner of Police, pursuant to section 8-13.0 of the Nassau County Administrative Code has the authority to discipline a member of the force by:
 - 1. Reprimand/retrain;
 - 2. Fine;
 - 3. Suspension, with or without pay;
 - 4. Dismissal or removal from the force;
 - 5. Reducing him to a grade below that in which he was serving if he was above the rank of a police officer.
- IAU maintains the Department's Early Intervention System (EIS). This proactive system provides supervisors with data-based analysis to identify members who may need additional monitoring, supervisory involvement, or employee assistance. Members with a designated number of complaints within a twelve-month period trigger an automatic alert that requires mandatory follow-up by a supervisor within thirty (30) days.
- Nassau County Police Department Manual, Article 5, Standards of Conduct, Rule 1, Dedication to Duty (attached hereto as Exhibit L), addresses the reporting of officer misconduct by other officers.
 - Members of the Department will report, immediately, to a Superior Officer in the Command having jurisdiction, any delinquency, dereliction of duty, violation of the Department Rules, conduct disorder, and neglect to the prejudice of good order, efficiency, and discipline, which they observe or of which they have knowledge; they will immediately bring to the attention of a Superior Officer a case in which a Member of the Department becomes unfit for duty on account of careless, improper, vicious, or immoral conduct.
- Additionally, Rule 5, Keeping Supervisors Informed (annexed hereto as Exhibit L), from the same
 Article 5, articulates that Members of the Department will keep their Supervisors informed of
 every important matter and of any action taken pertaining to those matters. Important matters
 include the following:
 - o a Member of the Department who appears unfit for duty,
 - o a serious complaint against a Member of the Department,
 - o important messages,
 - o and matters that require the attention of a Supervisor.

- All recently promoted sergeants are required to attend a month-long training session at the
 academy. At this supervisor training, all new sergeants are informed of "respondeat superior"
 liability, which simply means that they will likely be held responsible for the actions of their
 subordinates. Accordingly, they are urged to respond to all calls where there is the potential for
 misconduct or risk personal liability and/or department discipline thereafter.
- As per Civilian Complaint Investigations Department Procedure 1211 (attached hereto as Exhibit
 X) officer who encounters a member of the community who wishes to file a complaint, must
 contact a supervisor who is to report to the scene. It is the supervisor's responsibility to inform
 the complainant of complaint filing procedures and provide them with the Department pamphlet
 containing instructions on submitting a compliment or complaint.
- All complaint investigations now have a thirty (30) day completion requirement unless a valid reason is given for an extension.

- The NCPD has updated its webpage to allow individuals to attach a video or other documentary evidence along with the submission of a complaint.
- The Department will be providing the complaint form in a variety of languages so that persons with limited English proficiency can more easily submit a civilian complaint. The Department webpage allows the submission of complaints in multiple languages. Community members who wish to call in a complaint in a language other than English can utilize language line.
- In accordance with the repeal of section 50-a of the New York State Civil Rights Law and the amendments to Article 6 of the New York State Public Officers Law (Freedom of Information Law), founded complaints and dispositions thereof will be made available to the public as required by law. Legal Bulletin 20-003 (attached hereto as Exhibit Y), was issued notifying the Members of the Department, the change to the law. The Police Department's Deputy Commanding Officer of Legal Bureau, as the Record Access Officer, has been tasked with providing the appropriate information to the public when requested.
- As a result of the repeal of Civil Rights Law 50-a and in the interest of transparency, the NCPD will issue a bi-annual report on civilian complaints. This report will include the number of complaints and allegations broken down by the nature of the complaint and the gender and race of the complainant, when provided. The details of founded findings will be included in the unlawful conduct category. Refer to the NCPD Complaint Reporting and Findings Report (annexed hereto as Exhibit Z).
- As mentioned previously in the Use of Force section (Topic 3), beginning April 1, 2021, the Attorney General's Law Enforcement Misconduct Office has the authority to investigate police department complaints concerning matters such as corruption, fraud, excessive force, criminal activity, conflicts and abuse. Details of the creation of this Investigative Office can be found on NYS Executive Law Section 75 and 70-B (attached hereto as Exhibits AJ and AK respectively).

- Community stakeholders recommended making complaint process cards to distribute to the public. In response, the NCPD has added complaint and compliment instructions to the Department pamphlet "What to Do When Stopped by Police" (attached hereto as Exhibit AF). These pamphlets provide instruction on multiple ways to file a complaint with the department. In the event a community member inquires in regards to filing a complaint, a supply of pamphlets in English and Spanish will be kept in every RMP and all county facilities. Civilian Complaint Investigation Department Procedure 1211 (annexed hereto as Exhibit X), commands officers to provide complainant with the aforementioned pamphlet. Pamphlets in additional languages will be available on the Department webpage.
- In accordance with a community recommendation, the NCPD Commissioner's Executive Staff and the Office of the County Attorney will coordinate and hold quarterly meetings to discuss pending litigation, settlements and verdicts.

Topic 19:

Communications Bureau and 911

Review:

- In 2019, the Nassau County Police Department received over four-hundred five-thousand (405,000) calls for service. Over fifty-five percent (55%) of calls were classified into the following categories:
 - medical assistance (including request for ambulance, aided calls and well checks): over ninety-five thousand (95,000) calls;
 - o auto accidents: over eighty-one thousand (81,000) calls;
 - o disturbances: over thirty-thousand (30,000) calls; and
 - o domestic incidents: over nineteen-thousand (19,000) calls.
- The NCPD Communications Bureau receives and dispatches calls for service relating to medical emergencies. Unlike most police departments, the NCPD employs one-hundred forty-one (141) full-time paramedics and has a fleet of ambulances ready to respond to all medical emergencies throughout Nassau County. An integral part of that response is the Nassau County Police Officers who are certified first responders and who respond alongside the paramedics to all medical emergency calls. Oftentimes, our police officers are the first ones to arrive at the scene of a medical emergency and are tasked with providing life-saving measures until the paramedic can arrive and the patient can be safely transported to a hospital.
- As a service-oriented department, the NCPD responds to any and all requests for assistance. For
 example, a request by an elderly individual to be lifted from the floor to the bed will be handled
 by a member of the NCPD. A neighbor having an issue with another neighbor will also be handled
 by the NCPD. Indeed, there is no assignment that is too big or small for the NCPD.

Modifications, Modernizations and Innovations:

 Communications Bureau will be attending additional training in regards to call intake and recognizing signs and symptoms of callers in crisis.

Topic 20:

Mental Health and Homelessness

Review:

Mental Health

- Nassau County Police Department Mental Aided Persons Department Policy OPS 1155 (attached hereto as Exhibit AA), state that the Nassau County Police Department is to assist mental aided persons who need assistance and to ensure officers render necessary aid in a humane and sensitive manner to persons who appear to be suffering from mental illness or disability.
- The "Mobile Crisis Outreach Team" (MCT) is notified of all instances involving a situation where a
 person is experiencing a mental health crisis. MCT is a unit composed of mental health
 professionals who provide on-site intervention and evaluation for community members and their
 families.
- The NCPD response to a mental aided call includes the responding police officer, a patrol
 supervisor, and a NCPD Ambulance at the scene. In situations where the mental aided exhibits
 violent behavior and the situation is likely to result in serious harm, personnel from the
 Emergency Services Unit (ESU) will respond as well.
- NCPD Officers are trained to assess situations involving individuals experiencing a mental health issue and obtain background information including:
 - o the individual's mental and medical history,
 - o prescription or illegal drug use
 - o The circumstances which led to the call to 911
 - The individual's behavior prior to police arrival
 - The individual's past violent behavior.
- If the officers at the scene reach a determination that the individual is a threat to himself/herself or others, the officers will transport the person, by ambulance, to a hospital for a medical evaluation and treatment.
- If it is determined that the individual is not a threat to himself/herself or others, and transport to a hospital is not necessary, the officers at the scene will reach out to or provide referrals to resources such as MCT, the National Alliance on Mental Illness, 211, and the National Suicide Prevention Lifeline.

Substance Abuse

• As certified first responders, Nassau County Police Officers are trained to respond to all opioid overdose requests for assistance. In most circumstances, our police officers are generally the

first members to respond to the scene of an overdose. Police Officers, in accordance with their training, render first aid, including the administration of NARCAN, to the overdose victim until the Police Medic arrives to the scene and takes over for the patient's care. All overdose calls require a supervisor to respond and an investigation to be conducted by a detective. Nassau County Health and Human Services is also apprised of each and every overdose call. It is worth noting that pursuant to New York's Good Samaritan Law (Penal Law § 220.78) all individuals and witnesses who request emergency assistance will not be arrested for possessing small amounts of drugs or drug paraphernalia. The NCPD always takes great care to inform all witnesses and, if possible, the aided of this provision and the necessity of knowing what drugs the aided ingested so that proper care and treatment can be administered.

Hostage Negotiation Team

- When an encounter with a mental aided involves a suicidal person, a barricaded individual, or
 persons held against their will, the Nassau County Police Department Hostage Negotiation Team
 (HNT) may be assigned. The role of the HNT is outlined in Hostage Incident/Barricaded Person
 Department Policy OPS 12600 (annexed hereto as Exhibit AB). The HNT will respond when a
 trained negotiator is needed at a scene.
- The HNT is comprised of experienced, specially trained members of the NCPD. The HNT is composed of members of different ranks assigned to various units/bureaus within the NCPD. The average law enforcement experience of a crisis/ hostage negotiator is currently twenty (20) years. Members assigned to the HNT undergo initial training with the Federal Bureau of Investigation's Crisis Negotiation Team and participate in mandated annual in-service training. Members of the HNT also attend training in other jurisdictions where they obtain up-to-date information, techniques, and strategies used to successfully diffuse and resolve crisis/hostage incidents. HNT Negotiators conduct department-wide in-service training with recruits, active force members, Communications Bureau Operators, and outside agencies on topics such as deescalation, crisis communication, rapport building, and verbal threat assessment.

Homelessness

- NCPD Members are trained on interacting with homeless persons and identifying those who
 require additional necessary treatment.
- During the winter months, all Department Members are reminded of the Nassau County
 Department of Health and Human Services' "Warm Bed" project, which is an outreach program
 offering anyone without shelter housing for a night without stipulation. Members are directed to
 apprise all homeless individuals they encounter of such services and, where appropriate,
 transport the homeless person to a shelter.

Modifications, Modernizations and Innovations

Nassau County Mobile Crisis Team

The Nassau County Mobile Crisis Team (MCT) was established in 1985 with the vision to be a community resource that is accessible and available to all Nassau County residents to assist in providing behavioral health crisis intervention services that are evidence based, trauma informed, and recovery oriented. The primary objective of the MCT is, whenever possible, to maintain clients in their natural environment via

the use of safety plans, crisis stabilization, emotional support, family support, etc. Therefore, the following recommendations are made to the police response on calls for assistance for a those in mental health crisis.

Tiered Response Model

There are many parallels between the People's Plan mental health section and Nassau County's Mental Health Response Plan. Some similarities include enhancing mental health training for communications bureau 911 call-takers, utilizing a script when a caller seems to be experiencing a mental health crisis, and the proposition of a stabilization plan with a recommendation for a Behavioral Health Crisis Stabilization Center. The Mental Health Response Plan was created with the input and consultation of mental health professionals from the Department of Human Services Office of Mental Health, the NCPD as well as community stakeholders. For further discussion on these topics, refer to the Mental Health Response Plan (Exhibit AG).

Review of the People's Plan revealed the proposal for a tiered response to calls for mental health. The NCPD recognizes and accepts this recommendation as an effective way to ensure an appropriate level of response. The Department will adapt a tiered response with some modifications:

Tier 1: Public education and awareness

Through informing the community of available mental health programs and call centers, members of the public experiencing mental crisis can seek direct and relevant assistance rather than calling 911. The NCPD will utilize social media, pamphleting, and other methods of dissemination to inform the community of outreach such as the Nassau C.A.R.E.S. Application, the 24/7 Mental Health and Substance Use Helpline, Nassau County Mobile Crisis Intervention Team, Long Island Crisis Center, and facilities equipped for mental health assistance.

If tier 1 is surpassed, and an individual decides to call 911 to assist with a mental health crisis, CB Operators will utilize protocols for identifying a "mental aided" call. The CB Operator training will build upon their existing protocols. The CB Operators will inquire;

- 1. Is the person in danger of hurting themselves or others right now?
- 2. Is the person violent or aggressive right now? (Ex. Physically assaulting another, threatening another, damaging property or hurting an animal)
- 3. Does the person have a weapon or have access to a weapon right now?
- Tier 2: CB telephonic referral to MCT, no police response

911 call-taker will link MCT to the 911 call. MCT will confirm they are on the line and CB call-taker will disconnect. MCT will provide CB with a disposition for the call: no further action required, or MCT will follow-up with appointment.

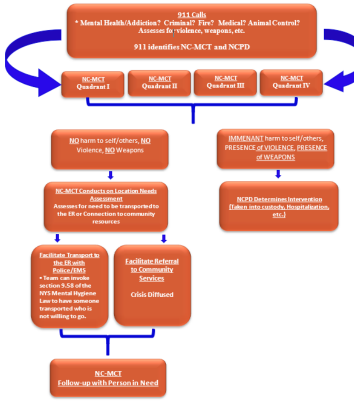
Tier 3: Dual Response, police and MCT simultaneous response

When it is apparent from the 911 call that that a person is **violent** or **aggressive** and has or has **access to a weapon**, NCPD will respond as is necessary to resolve the incident and the Mobile Crisis Team will respond for consultation. In *non-criminal* and *non-violent calls*, police officers will defer to the MCT, allow the MCT to assess the person in crisis and resolve the event in the best interest of the individual.

Clinical assessment of a person experiencing a mental health issue will not be made by law enforcement. Instead, it will be conducted by an experienced mental health professional from the Mobile Crisis Team. The Mobile Crisis Teams are staffed by professional mental health professionals from cooperating mental health agencies. They are Master's Level Clinicians, Care Coordinators and Clinical Coordinators. The MCT will make the mental health assessment and determine the level of care best suited; it will be in partnership with the person in need and their family.

By expanding the prominence of the MCT, Nassau County residents will have improved chances of access to mental health and addiction treatment services. The NC-MCT will offer the following services:

- ✓ Crisis Counseling
- ✓ Mental Status Assessment
- ✓ Risk Assessment and Reduction
- ✓ Suicide Prevention
- ✓ Intervention



- ✓ Conflict Resolution
- ✓ Mediation
- ✓ Referral to community resources
- ✓ Coordination
- ✓ Follow-up
- The Nassau County Mobile Crisis Team will expand staff and the hours of operations. Based on the data provided by NCPD the hours of operations should change to (8am-12am) seven days a week as this is when most calls are made to 911. Nassau County will add an additional five teams to ensure that all non-violent "mental aided" calls have a team readily available to respond. Nassau County provides Mobile Crisis Team services through nonprofit providers. This modification offers the providers that are most familiar with the patient population and County resources the opportunity to provide expanded services hours.
 - Calls for assistance received after midnight will be handled by a non-profit Mental Health Provider. The County currently contracts with the Long Island Crisis Center for these services and will continue to use a non-profit organization for these services. The MCT will handle follow up care, referrals and care management as appropriate.
- Strengthened collaboration with the Psychiatric Emergency Department at NuHealth-Nassau University Medical Center and all other County hospitals is essential. Dialogue between NUMC and the Nassau County Office of MH, CD & DD has begun and will continue to discuss how best to improve discharge plans to include follow-up by the MCT.

The adjacent table reflects a budget proposal to expand the NC-MCT to ensure that response coverage is available throughout the County. It involves adding two additional staff to the 227-Talk Helpline. This staff would be added to the County workforce through the Civil Service hiring process. Expansion of the NC-MCT by adding five teams for a total of ten clinicians, two care coordinators and one Clinical Coordinator. Adding MCTs requires expanding existing provider contracts. Private Mental Health Providers currently staff the MCTs and this will continue. Lastly, the

Alternative Approaches to Mental Health Response Proposed Budget			
Partnerships	Current Budget	Expansion Budget Option	Comment
Nassau County Office of Mental Health, Chemical Dependency & Developmental Disabilities (227Talk Helpline)	OMH State Aid=\$202,186 County Fund=\$119,668	\$200,000.00	Expansion consists of 2 additional staff for 227-Talk Helpline
South Shore Child Guidance Center/EPIC	OMH State Aid=\$724,806	\$1,580,587 (Include travel and IT equipment)	Expansion consists of 5 additional Team with 2 clinicians each (10 clinicians), 2 care coordinators and 1 Clinical Coordinator. Total is 13 additional staff.
Long Island Crisis Center	OMH State Aid=101,278 County Fund=\$252,808	\$150,000	Expansion consists of 2 additional staff
Total Cost	\$1,400,746.00	\$1,930,587	

County will expand funding to the Long Island Crisis Center's existing contract for two additional staff to handle the evening and overnight calls.

Executive Order 203, has given Nassau County the opportunity to evaluate how to strengthen
collaborative partnerships with Nassau County Police. By instituting a dual 911 response protocol for
the mobile crisis team and police, expanding the MCTs and strengthening collaborations with hospitals,
Nassau County will provide appropriate crisis interventions services to a person experiencing a mental
health crisis, decrease re-traumatization, and improve a family's access to care.

Topic 21:

Crowd Control

It is the policy of the Nassau County Police Department to protect individual rights related to assembly and free speech, effectively manage crowds to prevent loss of life, injury, or property damage; and minimize disruption to persons who are not involved.

Review:

• This summer, in the wake of George Floyd's death, Nassau County experienced unprecedented protests. There were close to 300 protests that took place this year and the NCPD was responsible for ensuring and respecting protesters' First Amendment rights while maintaining public safety. The leadership of the NCPD reached out to all protest organizers and informed them of the measures the NCPD would take to ensure their safety and expressed the NCPD's commitment to keeping an open line of communication should the organizers experience any issues. This cooperative environment allowed the NCPD to handle these protests involving tens of thousands of protesters with fewer than fifteen (15) arrests and no intentional property damage.

- The Nassau County Police Department Members assigned to the protests exhibited professionalism and restraint due to their understanding and application of de-escalation techniques, utilizing verbal judo, active listening and persuasive speaking to maintain control.
- Specialized units such as the Mounted Unit, Bureau of Special Operations and Bike Units train together to more effectively manage large scale events.
 - The Nassau County Police Department's Bureau of Special Operations (BSO) is the Department's highly trained tactical team. BSO is responsible for selective crime enforcement in high incidence areas as well as specialized patrol and prevention activities to meet particular crime patterns. BSO is also the County's primary tactical unit. Members chosen for assignment to the BSO have consistently demonstrated high levels of self-initiated activity, the ability to be a leader, and use good judgment while assigned to other commands. Officers are expected to possess and maintain excellent physical fitness as well excellent firearms proficiency. Following an eight (8) week tactical and plainclothes patrol training course, BSO personnel are assigned to two-officer plainclothes patrol duties in unmarked, non-descript vehicles.
 - o BSO is responsible for Special Weapons and Tactics assignments. These include the execution of high-risk search warrants, search and apprehension of violent and armed perpetrators, response to armed and barricaded subjects and some hostage situations. Other tactical assignments may include assignments to special events, crowd control situations, dignitary protection and escorts, and tactical vigilance patrols.
 - The NCPD has a very conservative policy regarding the deployment of the BSO Tactical Team and search warrants. The number of court approved search warrant executions by our tactical unit in the last three (3) years have been minimal.
- The Nassau County Police Department does not utilize surplus military equipment for crowd control. The only surplus military equipment obtained through the NYS Military Program 1033 are the high-water vehicles used during natural disasters.

- Historically, crowd management techniques were based upon long standing tactical formations and riot control. While these methods are still legitimate when violence is occurring; today the NCPD prefers to rely upon pre-operational planning, communication and collaboration, when possible, to achieve public safety and protect civil liberties.
- It is the vision for the future of the Department and the community:
 - o to maintain and enhance the confidence and trust of the people we serve,
 - continually strengthen and expand the partnerships between the police and the community,
 - o maximize community participation in identifying problems, developing solutions, and establishing relevant Department priorities and policies and,

 strive to effectively resolve problems of the communities we serve while protecting life and property.

Topic 22:

Supporting NCPD Member Well-Being

As stated in the NYS Guidance, law enforcement is inherently a physically and emotionally dangerous job. Nassau County is committed to supporting and promoting the physical, emotional, and mental wellness of the men and women of the NCPD.

Review:

- The NCPD Office of Health and Welfare reports directly to the Commissioner of Police. Law Enforcement leadership is made aware of current trends, both physically and emotionally, of the department's members.
- Confidential meetings and counseling with licensed social workers are available to members of the NCPD through the Employee Assistance Office. At times, officers can be mandated to Employee Assistance by supervisors.
- The Department utilizes the Nassau Cares Application on all departmental phones and encourages officers to add the site to their personal phones to have instant access to references for help for a variety of concerns.
- During the course of a career in law enforcement, an officer will likely be exposed to a traumatic event (i.e. death of a child, mass casualty incident, etc.). Traumatic events are covered by the NCPD Peer Support Team who respond to scenes and/or hospitals and other locations as needed. This team is available twenty-four (24) hours a day, seven (7) days a week.
- The Department understands the stress level of an Officer could be correlated with the length of a shift. Nassau County Police Department's Officer Charts are negotiated by the unions and County. NCPD observes a nine (9) hour rule which states, once a Member signs off-duty, they are not permitted to sign on-duty for a minimum of nine (9) hours. This rule promotes officer wellness by ensuring NCPD members have adequate time to rest and recharge between tours.

- The Nassau County Police Department Wellness Committee was established in November of 2018 to coordinate the efforts of the Employee Assistance Office and Peer Support Group.
 - This committee consists of department representatives from Medical Administration
 Office, Legal Bureau, Employee Assistance Office, Police Benevolent Association, Superior
 Officers Association, Detectives Association, Police Academy and Pastor Derek Garcia.
 The Committee meets monthly to discuss and implement initiatives to support members'
 physical and mental wellbeing.

The Wellness committee hosts health-related voluntary seminars and training sessions.
 Additionally, they recommend current issues and topics to be covered during mandatory in-service training.

Topic 23:

Transparency

Review:

The community has expressed interest in various categories of police department reporting. Previously, the NCPD reported crime statistics on the Department webpage, all other request for statistics needed to be requested through a Freedom of Information Law (FOIL) request.

Nassau County Police Department Policy 4401 (annexed hereto as Exhibit K), discusses "Openness in Operations". The Department views openness in matters of public interest an issue of importance. The Police Department strives to disseminate accurate and factual accounts of occurrences of public interest, consistent with the protection of legal rights, the safety of persons involved, and with consideration for maintaining the confidentiality of certain department records. In addition, the Department strives to make known its policies and objectives.

- In recognition of fostering trust and fairness through police reform, as mentioned in prior sections and summarized below, NCPD will be publicizing data and issuing reports to be posted on the Department's website:
 - Use of Force- The NCPD will issue a bi-annual Use of Force Report and will include statistics on event circumstances, demographics, type of force used and a breakdown by community. The Use of Force Report is posted on the Nassau County's webpage available for public review: https://www.nassaucountyny.gov/DocumentCenter/View/30664/Use-of-Force?bidld
 - Civilian Complaints- Bi-annual report will include the percentage of civilian complaints for
 each of the following categories: excessive use of force, false arrest, improper
 tactics/procedures, neglect of duty, police impersonator, racial/ethnic bias, unlawful
 conduct, unprofessional conduct, violation of department rules and other. Statistical
 data for founded findings in the unlawful conduct category will be disclosed. This report
 is posted on the Nassau County website:
 https://www.nassaucountyny.gov/DocumentCenter/View/30496/IAU-Reporting-Data-?bidId
 - Crime Statistics- Monthly major crime statistics are posted on the Department's website.
 Data is available county-wide and broken down by precinct. Major crime categories are murder, rape, criminal sexual act, sexual abuse, robbery other, robbery commercial, assault felony, burglary residence, burglary other, stolen vehicle, grand larceny and all other crime reports. These statistics are available here:
 https://www.pdcn.org/DocumentCenter/View/556

- Arrest Statistics- Arrest data is disclosed in a bi-annual report on Nassau County's website. The report includes arrest demographics, top five crimes that result in arrest, and top arrest communities. This report is posted on the Nassau County website: https://www.nassaucountyny.gov/DocumentCenter/View/30754/Arrest-Data?bidld
- Summons and Field Stop Data- A report will be issued bi-annually detailing summonses issued by location, top summons categories, gender, and race. This report is available on Nassau County's website:
 https://www.nassaucountyny.gov/DocumentCenter/View/30670/Nassau-County-Police-Department-Summons-Reporting-and-Findings?bidld
- Bias Incidents/Hate Crimes- This bi-annual report will breakdown bias incidents and hate crimes reported to the NCPD categorized by bias. A sample of this report is attached hereto as Exhibit R.
- The NCPD has recently shared their in-service training curriculum with representatives from Nassau County Office of Minority Affairs and received positive feedback. The NCPD values community input and released the new in-service training lesson plan (attached hereto as Exhibit C).
- The People's Plan has requested the NCPD to report in compliance with the NYS STAT Act. STAT
 Act Legislature was passed requiring the NYS Courts to disclose the demographic of persons
 arrested for misdemeanors and violations. The Department agrees to report in conformity with
 the STAT Act.
- The People's Plan has suggested the Public Safety Committee become more active and engaged in the oversight of the Police Department. The Legislature can request private sessions with the Police Commissioner. To expand upon public safety oversight, and involving the community in policing, Precinct Commanding Officers or a designee attends hundreds of community meetings every year. The NCPD discloses community specific crime statistics at these meetings.

Summary of

Recommendations

Below is a review of recommendations posed by the community during meetings and forums. Each proposal indicates the community group that made the recommendation, NCPD's response to each recommendation, and details of action taken or plans to implement change.

Within the Summary of Recommendations, you will find 90 recommendations, broken down into ten (10) categories. Those ten (10) categories are listed below.

Of the 99 recommendations, a summary of the NCPD responses are as follows:

48- Accepted

29- Existing policy, modified with community input

16- Considered

6- Not accepted

In addition, to the community meetings and forums, Nassau County also received 154 emails, which were sent to the County EO 203 mailbox. Of those emails:

97 emails were positive remarks supporting the Nassau County EO 203 Reform Response.

15 emails were the identical emails sent by different people.

42 emails involved questions and recommendation, many of which are addressed below.

Diversity in Department Staffing and Recruitment

1. **Recommendation**: Mentoring program

Suggested by: Nassau County Fraternal Organizations

NCPD Response: Accepted and implemented

Details: Upon enrollment or pre-registration for the NCPD Police Exam,

applicants will receive a mentorship letter. This letter lists the fraternal organizations participating in the mentorship program. Applicants can contact the fraternal organization they feel will be best suited to provide guidance in their application process. For the list of participating fraternal organizations, refer to the Department Staffing and Recruitment Section (Topic 1).

2. **Recommendation**: Creation of Diversity Team

Suggested by: PACT, CCT and CCC

NCPD Response: Accepted and implemented

Details: In furtherance of our mission to serve and protect the people of Nassau County, and to provide safety and an improved quality of life in our communities through excellence in policing, we strive to create a department that contains a broad range of diversity including race, gender, religion, language, sexual orientation, life experience and social background. The Department has instituted a Diversity and Recruitment Team. This team consists of a Chairman, the NCPD Chief of Department and sixteen (16) members who represent each precinct, specialty squads, civilians and the Detective Division. The NCPD is committed to improving effectiveness and understanding in our interactions with all communities and providing police service that is fair, respectful, compassionate and promotes equality. For more information on improvements to NCPD recruitment efforts, refer to Department Staffing and Recruitment Section (Topic 1).

3. **Recommendation**: Civil service points awarded on police exam for proficiency in another

language

Suggested by: PACT

NCPD Response: Considered and under review with Civil Service Commission

Details: The NCPD has no authority to implement changes to Civil Service. To make changes to the Police Exam scoring system, the NCPD will discuss this recommendation with Civil Service. For more information on improvements to NCPD recruitment efforts, refer to Department Staffing and Recruitment Section (Topic 1).

4. **Recommendation**: Recruitment cadet program

Suggested by: PACT, NCPD Chiefs and community meetings

NCPD Response: Considered with modifications

Details: The NCPD does not have authority to reform Police Exam grading. At this

time, the NCPD is unable to award exam points for a cadet program. The Department can incorporate the benefits of a cadet program into the Law Enforcement Explorer Program to help familiarize participants with policing duties and operations. For further details on recruitment, refer to the Department Staffing and Recruitment Section (Topic 1).

5. **Recommendation**: Police exam early online registration QR code

Suggested by: NCPD Fraternal Organizations and community meetings

NCPD Response: Accepted and implemented

Details: A QR code has been added to recruitment informational pamphlets distributed in the community. The link provides the user with upcoming police exam information as well a form to pre-register for the exam. Further details on recruitment are available in the Department Staffing and Recruitment Section (Topic 1).

6. **Recommendation**: Have "police specialists", designated officers specialize in specific areas

of policing

Suggested by: Community member via County EO203 email

NCPD Response: Already implemented

Details: The Department has officers and detectives that specialize in particular areas of policing. At times, these officers receive focused training to enhance their expertise. Officers in specialized units and positions have expressed interest in working and/or have experience in these areas of enforcement.

7. **Recommendation**: NCPD has to diversify their officers (specifically: people of color,

Hispanic, Latinos, people who are bilingual, and females)

Suggested by: Community meetings, PACT, CCC, CCT, community members via County

EO203 email, community members at listening sessions, and the People's

Plan

NCPD Response: Accepted and implemented

Details: The NCPD has implemented several modifications and modernizations to the recruitment process in our endeavor to create a more diverse Department. These efforts include the mentoring program and the creation of the Diversity Team. Refer to Department Staffing Section (Topic 1) for further details on all newly initiated recruitment undertakings.

8. **Recommendation**: Application and exam fees should be waived for low income community

member who may not be able to afford the fees

Suggested by: Community member at listening session

NCPD Response: Already implemented

Details: A fee waiver may be requested under certain circumstances. A waiver of application fee will be allowed if you are unemployed and primarily responsible for the support of a household. In addition, a waiver of application fee will be allowed if you are determined eligible for Medicaid, or receiving Supplemental Security Income payments, or public assistance (temporary assistance for needy families/family assistance or Safety Net Assistance) or are certified Job Training Partnership Act/Workforce Investment Act eligible through a state or local social service agency. When prompted to submit the application processing fee, choose the fee waiver option and follow the directions regarding downloading and submitting the required fee waiver form.

9. **Recommendation**: There should be an auxiliary police program that leads to full

employment

Suggested by: Community members at listening session

NCPD Response: Accepted and under review

Details: Members of the NCPD Auxiliary Police Program are encouraged to take the police exam. Historically, some auxiliary officers have been hired by the Department. Currently, auxiliary officers are not offered any additional points on the police exam. This recommendation has been referred to Civil Service.

10. **Recommendation**: Police should inform the communities of color about all the special units

and details so that young people understand the opportunities within

the Department.

Suggested by: Community members at listening session

NCPD Response: Accepted and implemented

Details: The NCPD informs the public of Specialized Department Units and details through programs such as the Citizens Police Academy, NCPD Open House and the Police Youth

Academy. For further information, refer to the Community-Based Outreach and Conflict Resolution

Section (Topic 12).

11. **Recommendation**: Utilize BOCES to expose Latinos and African Americans to policing as a

career and implement a BOCES police officer introductory course and

use as points towards police exam

Suggested by: Community members at listening session

NCPD Response: Considered and modified

Details: Community Affairs reaches out to BOCES during recruitment efforts. Any

recommendations involving points on police exam will be forwarded to civil service.

12. **Recommendation**: Add a language proficiency test to the PD application to allow numerous

bilingual officers to be hired

Suggested by: Community members at listening session

NCPD Response: Considered and referred

Details: Changes to the Police Department Applications and Examinations must

be implemented by Civil Service. This recommendation has been referred to Civil Service.

13. **Recommendation**: Hiring bilingual staff must be a priority both in civilian aspects and police

officers

Suggested by: Community members at listening session

NCPD Response: Considered and referred

Details: This recommendation has been referred to Civil Service.

14. **Recommendation**: An outside consulting company should handle the entire applicant

processing procedure

Suggested by: CCT

NCPD Response: Considered for discussion with NCPD and Civil Service

Details: Exams are administered by Civil Service and hiring processes is done

collaboratively with the NCPD.

15. **Recommendation**: Creation of a joint Criminal Justice Associate degree that includes

civilian police training to encourage local students to apply to be a

police officer.

Suggested by: CCT

NCPD Response: Considered and under review

Details: The NCPD is working with Nassau County Community College towards creating this type of program. With the impending opening of the new police academy, the NCPD and the NCCC will partner and implement cross training with students in regards to implicit bias awareness and community engagement.

16. **Recommendation**: Discontinue the use of polygraph during hiring process

Suggested by: CCT

NCPD Response: Considered and referred

Details: The issuance of a polygraph during the hiring process is a matter of Civil

Service. This recommendation has been forwarded to Civil Service.

Training

17. **Recommendation**: Yearly online anti-bias training and exam

Suggested by: PACT, CCT, CCC

NCPD Response: Accepted and implemented

Details: All sworn and civilian members of the NCPD are now required to

participate in yearly online anti-bias instruction and must pass an exam.

18. **Recommendation**: Bring outside instructors and speakers for in-service training

Suggested by: PACT, People's Plan

NCPD Response: Existing policy, modified with community input

Details: During implicit bias awareness training, members of the community educate recruits about their culture and address common misconceptions or prejudices they experience in their everyday lives (as discussed in Topic 2, the Training Section). Community stakeholders feel as though this training should be reoccurring. The NCPD Academy Staff will incorporate guest instructors and speakers into the yearly in-service training curriculum.

19. **Recommendation**: Pre-textual stop training

Suggested by: PACT

NCPD Response: Accepted and implemented

Details: Pretextual traffic stops is a topic covered during NCPD academy

instruction. A review of the pretextual stop laws will be added to the curriculum of in-service training to ensure this type of enforcement is being applied correctly and fairly. Refer to Vehicle Stops

Section (Topic 5) for more information on Pretextual Car Stops.

20. **Recommendation**: New curriculum for yearly in-service training **Suggested by**: PACT, CCT, CCC and community meetings

NCPD Response: Accepted and implemented

Details: To ensure officers are aware of recent legislation and newly

implemented department policies and procedures related to EO203 mandates, the NCPD formulated an innovative in-service training curriculum. The lesson plan is attached hereto as Exhibit C. The core lessons are outlines in the Training Section (Topic 2).

21. **Recommendation**: To teach officers "disability etiquette" and how to handle

different situations involving those with disabilities. Police should be made aware and trained to interact better with disabled people, autistic

people and the hearing impaired.

Suggested by: Community member via County EO203 email, community members at

listening session

NCPD Response: Existing policy, modified with community input

Details: The Department understands the importance of respectful

communication and engagement with members of the community who have disabilities. The NCPD has added disability etiquette to the curriculum of recruit training and in-service training. Informing officers on how to respectfully interact with disabled community members will help reduce confusion and both parties will be more comfortable during interactions.

22. **Recommendation**: Police must increase implicit bias training and cultural awareness.

Officers need to learn and understand the cultures of the communities

they serve.

Suggested by:Community members at listening sessionNCPD Response:Existing policy, modified with community input

Details: The NCPD has implemented many modifications and modernizations in these areas during recruit training and in the newly expanded in-service training. For details on this training, refer to the Training Section (Topic 2).

23. **Recommendation**: Better management of Patrol Officers **Suggested by**: Community member at listening session

NCPD Response: Existing policy, modified with community input

Details: The NCPD Academy is continuously reviewing supervisor curriculum to ensure the most current training practices are being utilized. Self-auditing ensures the most modern curriculum is implemented and ensures supervisors are properly trained and hold their officers accountable.

24. **Recommendation**: Training on leadership should be made transparent to the community

Suggested by: Community members at listening session

NCPD Response: Accepted and in progress

Details: State training polices are public and available open source. Supervisor

training curriculum at NCPD Academy will be made public.

25. **Recommendation**: Realign the training division of the NCPD so it is entirely represented by

a civilian Deputy Commissioner

Suggested by: CCT

NCPD Response: Not accepted for inclusion in the plan

Details: The Nassau County Police Department Academy is governed by the New York State Division of Criminal Justice Services Law Enforcement Agency Accreditation Program. NYS DCJS Municipal Police Training Council (MPTC) certified all NYS Police Trainers.

26. **Recommendation**: Civilian trainers be brought in specifically in the areas of mental illness

to teach in the police academy

Suggested by: CCT

NCPD Response: Existing policy, modified with community input

Details: The NCPD Academy already has civilians, the Mobile Crisis Outreach

Team, to supplement the Mental Health curriculum.

Complaints

27. **Recommendation**: Complaint process card

Suggested by: PACT and community meetings NCPD Response: Accepted with modifications

Details: The NCPD has added complaint and compliment instructions to the Department pamphlet "What to Do When Stopped by the Police" (attached hereto as Exhibit AF). These pamphlets provide instruction on multiple ways to file a complaint with the department. In the event a community member inquires in regards to filing a complaint, a supply of pamphlets in English and Spanish will be kept in every RMP and all county facilities. Civilian Complaint Investigations Department Procedure 1211 (annexed hereto as Exhibit X), commands officers to

provide complainant with the aforementioned pamphlet. Pamphlets in additional languages will be available on the department webpage.

28. **Recommendation**: Update the NCPD webpage to allow attachments for video or other

documentary evidence along with the submission of a complaint

Suggested by: PACT and CCT

NCPD Response: Accepted and implemented

Details: When submitting a complaint on the department website, the filer is now able to add an attachment. For more details on filing complaints, refer to the Complaint Tracking Section (Topic 18)

29. **Recommendation**: Ability to make complaint in multiple languages

Suggested by: PACT and NCPD Hispanic Association

NCPD Response: Accepted and implemented

Details: The Department webpage allows the submission of complaints in multiple languages. Community members who wish to call in a complaint in a language other than English can utilize language line. See Complaint Tracking Section (Topic 18) for further details on filing complaints.

30. **Recommendation**: No matter where and when a complaint is made, a supervisor must

respond to take report.

Suggested by: PACT and Community suggestion

NCPD Response: Existing policy, modified with community input

Details: As per Civilian Complaint Investigations Department Procedure 1211 (attached hereto as Exhibit X) an officer who encounters a member of the community who wishes to file a complaint, must contact a supervisor who is to report to the scene. It is the supervisor's responsibility to inform the complainant of complaint filing procedures and must take report at scene unless civilian wants to review options, Supervisor provide them with the Department pamphlet containing instructions on submitting a compliment or complaint.

31. Recommendation: Civilian Complaint Review Board Suggested by: PACT, CCT and People's Plan Considered and under review

Details: NCPD has enhanced the ability to file a complaint. Complaints are reviewed at a supervisory level, by Professional Standards and Internal Affairs Bureau. If the allegations require further investigation, cases are also reviewed by the District Attorney Political Corruption Unit, and as of April 1, 2021, the Attorney General's Law Enforcement Misconduct Office. For further details on NCPD's civilian complaint procedures refer to the Complaint Tracking Section (Topic 18).

32. **Recommendation**: Commissioner's Executive Staff and Office of the County Attorney to

hold quarterly meetings to discuss pending litigation, settlements and

verdicts.

Suggested by: PACT

NCPD Response: Accepted and implemented

Details: NCPD and County Attorney will coordinate

33. **Recommendation**: There should be a way for residents to make anonymous complaints

against an officer

Suggested by: Community members at listening sessions
NCPD Response: Existing policy, modified with community input

Details: The NCPD will accept anonymous complaints in any form, written,

emailed and called in. Reports will also be taken from anyone whether or not they have a connection

or direct relationship to the incident.

34. **Recommendation**: The complaint website should be more user friendly

Suggested by: Community meetings

NCPD Response: Existing policy, modified with community input

Details: The NCPD civilian complaint webpage has been modernized to be more user friendly. The user is now able to add attachments to complaints and can make complaints in multiple languages. For more information on modifications made to civilian complaints, refer to the

Complaint Tracking Section (Topic 18)

35. **Recommendation**: Require officers to have personal liability insurance

Suggested by: People's Plan

NCPD Response: Not accepted for inclusion in the plan Details: This is not a topic mandated by EO203

Immigration and Limited English Proficiency

36. **Recommendation**: Officers to not inquire into the public's ethnicity or immigration status

Suggested by: PACT

NCPD Response: Accepted and implemented

Details: Community members have raised concerns regarding the inquiry of ethnicity leading to immigration status questioning. The recording of demographic data is imperative for proper transparency reporting. In recognizing both community concerns (immigrant confidentiality and demographic recording for fair policing), during traffic stops, field stops and non-enforcement encounters, officers will not ask the public their race or ethnicity. Demographic data will be recorded based on an officer's observations (apparent race). For more information on the recording of demographic data for traffic and field stop reporting, refer to the Vehicle Stops Section (Topic 5).

37. **Recommendation**: Addition of Police Activity League Programs in Elmont, Roosevelt, and

Lawrence

Suggested by: Lawrence, Elmont and Roosevelt Community Meetings and PACT

NCPD Response: Accepted and implemented

Details: The NCPD added PAL Programs in Elmont, Roosevelt and Lawrence as per community request. For information on PAL Programs refer to Community-Based Outreach and Conflict Resolution Section (Topic 12).

38. **Recommendation**: Language Access Plan

Suggested by: New York Civil Liberties Union (NYCLU)

NCPD Response: Existing policy, modified with community input

Details: The NCPD ensures the members of our community with limited English proficiency have equal access to all services provided by the Department. In 2019, the NCPD

implemented the Language Access Plan. To enhance communication with our community, all patrol cars were issued iPhones to create easy access to the Language Line. The Language Line Application allows the citizen to video conference with an interpreter to ensure both parties can properly

articulate themselves and understand each other. For more information on the Language Access Plan, refer to Procedural Justice, Systemic Racial Bias and Racial Justice in Policing Section (Topic 6).

39. **Recommendation**: Transparency with Language Line use **Suggested by**: Community members at listening session

NCPD Response: Accepted and implemented

Details: The NCPD will disclose language line use in a report issued to the public

bi-annually.

40. **Recommendation**: Issue small Spanish language weeklies to inform the community

Suggested by: Community members at listening session

NCPD Response: Considered and under review

Details: The NCPD is considering implementing a steady notification of current police events in Spanish language to the community. Content, frequency and method of delivery is under review.

41. **Recommendation**: There should be a follow-up survey to use the language line to assess

how the user was helped or not helped by language line

Suggested by: Community members at listening session

NCPD Response: Accepted with modifications

Details: The NCPD monitors and conducts monthly reviews of language line usage. The Department will be issuing a bi-annual language line report. If a community member has a complaint (or compliment) regarding Language Line, they can file a NCPD civilian complaint.

42. **Recommendation**: Language line should not take the place of utilizing bilingual police

officers or staff to interpret when a person calls police, especially in an

emergency.

Suggested by: Community members at listening session

NCPD Response: Accepted and implemented

Details: The NCPD uses bilingual officers as often we can, language line is used in routine scenarios and during emergent, time sensitive situations where waiting for an officer to reasons isn't appropriate.

43. **Recommendation**: There should be informational programs on police for communities

done in Spanish language on an ongoing basis to explain the role of police, certain local laws and also the rights of residents with regards to

interactions with police

Suggested by: Community members at listening sessions

NCPD Response: Accepted and implemented

Details: The NCPD will issue informative bulletins in both English and Spanish languages, such as the "What to Do When Stopped by Police" pamphlet posted on the department webpage. POP and COPE Officers and Community Affairs will coordinate these meetings.

Systemic Racial Bias and Implicit Bias

44. **Recommendation**: Additional questions on application for employment to determine racial

bias or implicit bias.

Suggested by: Nassau County Office of Minority Affairs, NCPD Guardians and PACT

NCPD Response: Accepted and implemented

Details: The NCPD has added two (2) questions related to bias on the application for employment. For a breakdown of the questions and additional information on recruitment, see

section on Department Staffing and Recruitment (Topic 1).

45. **Recommendation**: NCPD should cross reference collaboration with community

stakeholders to learn about cultural differences that may inadvertently

lead to escalation

Suggested by: LGBTQ Community, Nassau County Guardians, PACT and CCC

NCPD Response: Existing policy, modified with community input

Details: The Commanding Officers of each precinct have frequent (monthly at minimum) community meetings giving the public an opportunity to address these concerns. The Commanding Officers have been made aware of these community concerns and will be sure to open the floor for discussions on cultural differences.

46. **Recommendation**: LGTBQ domestic violence should be treated the same way as

heterosexual relationships

Suggested by: Community meetings

NCPD Response: Existing policy, modified with community input

Details: All calls for domestics are to be treated fairly and equally. To reinforce

this, this concern will be addressed during the newly expanded yearly in-service training.

47. **Recommendation**: To determine biases, officers should have to take a test via roleplay (not

written) because racist tendencies will come out during interactions

Suggested by: Community meetings

NCPD Response: Existing training, modified with community input

Details: Incorporated into both recruit and in-service training, a diversity of role play scenarios are utilized to assess individuals' abilities to tactically and professionally resolve the incident. During the assessment and review, any indications of inherent bias which may be observed are addressed and additional training on cultural sensitivity and conflict resolution are provided.

48. **Recommendation**: NCPD needs to make improvements in regards to their relationship with

the LGBTQ community as they feel as they are treated with a lack of sensitivity and victims of hate crimes are not considered with the fervor

as other biases.

Suggested by: Community meetings

NCPD Response: Existing policy, modified with community input

Details: In recognition of this recommendation, the NCPD has made many amendments to the Bias Incidents/Hate Crimes Department Procedure (attached hereto as Exhibit Q). Gender expression or identity has been added as a human right and a type of bias. Definitions have been added for gender, gender expression, gender identity and sexual orientation to educate officers on proper terminology. For an outline of all changes made in this Department Procedure, please refer to the Hate Crimes Section (Topic 8).

Transparency

49. **Recommendation**: Traffic stop data collection

Suggested by: PACT, CCT, CCC and People's Plan NCPD Response: Accepted and implemented

Details: The NCPD has made improvements to traffic summons recording and collection of demographics. A Department Order was issued ordering officers to record observed gender and race/ethnicity of the person(s) subject to field stops and traffic stops. A Department Procedure was issued instructing the proper recording of demographic data using NCPD's record management system. The demographics recorded will be used to create bi-annual reports on summons and field stop data. For more information on the recording and collection of demographic data, refer to the Vehicle Stop Section (Topic 5).

50. **Recommendation**: Body worn and dashboard cameras

Suggested by: PACT and CCT

NCPD Response: Accepted and in progress

Details: The County has committed to commencing a Body Worn Camera, and a

Dashboard Camera Program will be considered, allowing for complete transparency in police interactions. The Nassau County Police Department and the Shared Services Department will work with a consultant to identify the best practices for body worn and dashboard camera features and functionality to produce specifications for the procurement of body worn camera equipment. The NCPD will review body worn and dashboard cameras processes to ensure what is best for the public and officer safety is implemented. See the Body Cameras Section (Topic 4) for more information.

51. **Recommendation**: Officers should not get paid to wear body cameras

Suggested by: PACT
NCPD Response: Considered

Details: Any wages are subject to collective bargaining

52. **Recommendation**: NCPD to issue a bi-annual Use of Force Report

Suggested by: PACT, CCT and People's Plan **NCPD Response**: Accepted and implemented

Details: The Department will issue a bi-annual Use of Force Report which will include statistics on event circumstances, demographics, type of force used, and a breakdown by community. This report will be posted on the Department webpage. For more information on use of force tracking and reporting, refer to the Use of Force Section (Topic 3).

53. **Recommendation**: Have body worn camera footage made public, when available, unless it

affects or jeopardizes the investigation.

Suggested by: CCC

NCPD Response: Considered and under review

Details: Body Worn Camera program is in progress. Policies and procedures will

be developed before the program is implemented in late fall 2021.

54. **Recommendation**: Crime data to be broken-down down further by community

Suggested by: CCC

NCPD Response: Accepted with modifications

Details: Crime statistics are presented by precinct. For a crime data specific to a certain community, a Freedom of Information (FOIL) request can be made. Crime statistics by community are presented by precinct Commanding Officers and/or other precinct staff at community meetings.

55. **Recommendation**: FOIL Requests must be responded to in a timely fashion

Suggested by: Community members in listening session

NCPD Response: Already implemented

Details: FOIL requests are received, acknowledged, and processed in accordance with Article 6 of the New York State Public Officers Law (POL). As provided in POL § 89, requests are responded to in a reasonable time depending on the circumstances of the request. The NCPD will look into the FOIL expediting process to ensure requests are completed in an effective and timely manner.

56. **Recommendation**: Pass the Right to Know Act

Suggested by: People's Plan

NCPD Response: Accepted with modifications

Details: NCPD Officers clearly display their name and shield numbers on their outermost garments. Officers are trained to verbally provide their name, rank, and the reason for the traffic stop. Officers will provide civilians with the "What to Do When Stopped by Police" pamphlet. This pamphlet provides the community with phone numbers for headquarters, Internal Affairs, all precincts, the DA's office, the Human Rights Commissioner and the NYS Attorney General's Office. If the civilian wishes to file a complaint, instructions on doing so are also published on this flyer. Through the information provided on this pamphlet, the community will be able to reach out to the appropriate department/unit to answer any questions they may have. Through the implementation of the Body Worn Camera Program, any actions during a traffic stop that are challenged can be reviewed.

57. **Recommendation**: NCPD reporting to be in compliance with the NY STAT Act

Suggested by:People's PlanNCPD Response:Accepted

Details: The NCPD agrees to report in compliance with the STAT act. For further

details refer to Transparency Section (Topic 23).

58. **Recommendation**: Public Safety Committee Oversight

Suggested by: People's Plan

NCPD Response: Already existing, modified with community input

Details: The Legislature can request private sessions with the Police

Commissioner. To expand upon public safety oversight, and involving the community in policing, Precinct Commanding Officers or a designee attends hundreds of community meetings every year.

The NCPD discloses community specific crime statistics at these meetings.

59. **Recommendation**: Written consent for searches

Suggested by: People's Plan

NCPD Response: Existing policy, modified with community input

Details: The NCPD acknowledges this request and trains officers in proper laws of stop, question and possibly frisk. Officers obtain a signature for consent to search if circumstances allow and once the scene is secured. Through the implementation of the Body Worn Camera Program, verbal consents will be recorded.

60. **Recommendation**: Community surveys

Suggested by: People's Plan NCPD Response: Accepted

Details: The NCPD agrees surveying the community is a great idea. Orchestrating a survey on ourselves would be a conflict of interest. If the County implements a community survey program the Department is prepared for full cooperation.

Community Outreach

61. **Recommendation**: Realign the Community Oriented Police Enforcement (COPE) Unit to

report to Community Affairs.

Suggested by: NCPD Chiefs

NCPD Response: Existing policy, modified with community input

Details: As of July 2020, COPE is now a part of the Community Affairs Unit. This re-structuring reflects the NCPD's position that it is important to have COPE officers work alongside the members assigned to Community Affairs. For more information on the COPE Unit, refer to the Community-Based Outreach and Conflict Resolution Section (Topic 12).

62. **Recommendation**: Increase in non-enforcement, positive interactions and engagements

with the community. Have officers get out of their patrol cars and walk

the community.

Suggested by: Community meetings, community members at listening session

NCPD Response: Existing policy, modified with community input

Details: To help build stronger relationships between the community and the police, the Department concurs with this recommendation and the need to increase the number of positive interactions with the communities the NCPD serves. Through the enhancement of the POP Unit, the realignment of COPE, implementing Park, Walk and Talk, and the many community programs outlined in the Community-Based Outreach Section (Topic 12), the NCPD hopes to reach more community members in an informal, non-enforcement capacity.

63. **Recommendation**: Educate the public on the effect of a perceived negative encounter with

the police.

Suggested by: Community meetings
NCPD Response: Accepted and implemented

Details: Community Affairs is currently working on a new video titled, "Respect and Responsibility". This video is a community information project designed to demonstrate the effect of a perceived negative encounter with a police officer by a member of the community. The video also provides information on how the community can report these incidents. Once completed, this video will

be shown to NCPD members during in-service training and is expected to be widely publicized in schools and on the NCPD's social media platforms.

64. **Recommendation**: Young Adult Council (YAC)

Suggested by: Men of Elmont

NCPD Response: Accepted and implemented

Details: To build stronger relationships between adolescents, their neighborhoods, and officers, the NCPD formed a Young Adult Council in every precinct. YAC meetings aid the NCPD in understanding the needs of the youth in Nassau's communities and how the NCPD can meet those needs. Further details on YAC can be found in the Procedural Justice, Systemic Racial Bias and Racial Justice in Policing Section (Topic 6).

65. **Recommendation**: Bike patrol program in Roosevelt called "Cops on Bikes"

Suggested by: PACT and CCC

NCPD Response: Accepted and implemented

Details: Uniformed officers on bicycles will be patrolling Nassau County

communities, inclusive of Roosevelt neighborhoods. As requested, diverse, uniformed officers will patrol the Roosevelt neighborhood.

66. **Recommendation**: Focused deterrence strategies will be added to the Civilian Police

Academy and the Police Youth Academy

Suggested by: CCC

NCPD Response: Existing policy, modified with community input

Details: Focused deterrence is covered during police academy instruction. To educate the community, this topic will be covered during the Civilian Police Academy and the Youth

Police Academy.

67. **Recommendation**: More frequent meetings with precinct Commanding Officers and the

CCC

Suggested by:Community member via County EO203 emailNCPD Response:Existing policy, modified with community input

Details: The NCPD Precinct Commanding Officers are encouraged to attend CCC and Young Adult Council (YAC) meeting, as well as town halls and community meetings within their jurisdictions. Due to COVID restrictions, meetings have not been as frequent as years past, however once regular meetings are implemented again, Commanding Officers and precinct POP Officers will be in attendance, when possible.

68. **Recommendation**: Increase POP to forty (40) officers and eight (8) civilians

Suggested by: CCC

NCPD Response: Accepted with modifications

Details: The NCPD POP Unit has grown from eight (8) officers to twenty-four (24) in the last two (2) years. Now that COPE officers are assigned to Community Affairs, that adds a supplementary twenty (20) officers to assist with POP functions.

69. **Recommendation**: Police need to find more positive ways to interact with young people

Suggested by:Community members at listening sessionNCPD Response:Existing policy, modified with community input

Details: The NCPD has implemented many ways for officers to interact with the youth in the communities we serve. NCPD Open House, Backpack giveaways, Community Affairs school programs, Youth Police Initiative, Young Adult Council, Law Enforcement Explorer Program, Police Activity League, NCPD Takes Down drugs, Police Youth Academy, and other community events are all examples in which the NCPD engages our youth. For further details on the aforementioned programs, refer to section Community-Based Outreach and Conflict Resolution (Topic 12).

70. **Recommendation**: Police Officers should engage with the public in some of the community

Facebook groups

Suggested by: Community members at listening session

NCPD Response: Accepted and implemented

Details: The Department engages the community through many social media platforms, such as: Facebook, Instagram, Twitter and Neighbors by Ring. The Department's social media platforms will interact with community Facebook groups that are not private. At times, the NCPD will directly contact the administrators of private community Facebook groups when the Department wants to inform them of crime or issues that directly effect that community and request them to post flyers and bulletins to inform those particular communities.

71. **Recommendation**: Police officers should establish a program at the community Library and

read to kids once a month

Suggested by: Community members at listening session

NCPD Response: Accepted with modifications

Details: The Department will attend Children Library programs when requested. NCPD has participated in such programs in the past. POP Officers and the Commissioner of Police

have read to children during library programs.

72. **Recommendation**: Police should organize a community bike ride program and ride bikes

with young people through the communities they patrol

Suggested by: Community members at listening session

NCPD Response: Accepted with modifications

Details: During the school year, NCPD hosts a bike riding event at Safety Town. Safety Town is a fabricated town located in Eisenhower Park where teach children about bicycle

safety and traffic laws.

73. **Recommendation**: Police should organize [Sport] Tournaments and play games against

community teams. Non-profit organization and corporations could

sponsor events

Suggested by: Community member at listening session

NCPD Response: Accepted with modifications

Details: Similar events have taken place in the past involving the Commissioner of Police and the Police Activity League. If a community member is interested in hosting/organizing an

event, they can reach out to Community Affairs to make plans for future events.

74. **Recommendation**: National Night Out should be a more regular event and should be

attended by patrol officers

Suggested by: Community members at listening session

NCPD Response: Existing policy, modified with community input

Details: When requested by the community, the Department will host additional events. The event is hosted and attended by officers, local politicians and community members who volunteer their time.

75. **Recommendation**: Patrol Officers should attend High School Graduations and other school

events to show support for children's accomplishments

Suggested by: Community members at listening session

NCPD Response: Existing policy, modified with community input

Details: Moving forward, NCPD presence at high school graduations and other

school events in support of the youth in our communities will be increased.

76. **Recommendation**: Bringing PAL back to the community is a good thing and should be

continued

Suggested by: Community members at listening sessions

NCPD Response: Accepted and implemented

Details: The NCPD plans on continuing PAL Programs and has recently expanded to three (3) additional communities. For further information on what NCPD PAL programs offer, refer to Exhibit B, the Meet the NCPD.

77. **Recommendation**: Removal of SROs and prohibit all officer's interactions with schools.

Suggested by: People's Plan

NCPD Response: Not accepted for inclusion in the plan

Details: The safety of our children is in the hands of the superintendents and school boards. The NCPD will not remove presence in schools unless instructed to do so by those responsible for our children's safety.

Hate Crimes

78. **Recommendation**: Precinct Bias Crime Coordinator in every precinct

Suggested by: NCPD

NCPD Response: Existing policy, modified with community input

Details: The NCPD has implemented a Precinct Bias Crime Coordinator in every precinct. The precinct-level coordinator will review all bias incidents and hate crimes to determine commonalities and trends specific to its jurisdiction. The precinct coordinator will report to and collaborate with the Department Bias Crime Coordinator to determine any County-wide patterns. See Hate Crimes Section (Topic 8) for more information.

79. **Recommendation**: Bi-annual Bias Incident and Hate Crime Report for public review

Suggested by: Nassau County Minority Affairs, Jewish Community Relations and Jewish

Defense League

NCPD Response: Accepted and implemented

Details: The Department will be issuing a bi-annual Bias Incident and Hate Crime Report for public review. This report will breakdown bias incidents and hate crimes reported to the NCPD categorized by bias. See Hate Crimes Section (Topic 8) for more information.

Mental Health

80. **Recommendation**: Training for Communication Bureau on mental health call intake

Suggested by: PACT and CCC

NCPD Response: Accepted and in progress

Details: Communication Bureau Operators will receive additional training on fielding mental health calls. The Nassau County Mental Health Response is under review at the County Legislature. For more information on NCPD policies and procedures on mental health, refer to the Mental Health and Homelessness Section (Topic 20).

81. **Recommendation**: Supervisor to respond to all calls for person(s) experiencing mental

health crisis

Suggested by: PACT and CCC

NCPD Response: Existing policy, modified with community input

Details: The NCPD has updated the Department Policy in responding to calls for mental health. In addition to assigning two (2) police officers and a department ambulance, CB assigns a Patrol Supervisor as well. The Nassau County Mental Health Response is under review at the County Legislature. For more information on NCPD policies and procedures on mental health, refer to the Mental Health and Homelessness Section (Topic 20).

82. **Recommendation**: Communications Bureau Operations to utilize a script when a caller

appears to be under distress.

Suggested by: PACT

NCPD Response: Accepted and implemented

Details: 911 Call Takers have been provided with a script to guide them while communicating with a caller who appears to be under mental distress. The caller's response to the questions posed by CB Operators will determine the response required. For further script details and the Departments response procedure, refer to Mental Health and Homelessness Section (Topic 20). The Nassau County Mental Health Response is under review at the County Legislature.

83. **Recommendation**: Utilize a tiered response for mental health calls for service

Suggested by: People's Plan

NCPD Response: Accepted with modifications

Details: The NCPD recognizes this recommendation as an effective way to ensure an appropriate level of response. The Department will adapt a tiered response with some modifications: Tier 1 – Public Education and Awareness, Tier 2 – CB telephonic referral to MCT (no police response), Tier 3 – Dual Response (police and MCT simultaneous response). For further information on the tiered response, please refer to Mental Health and Homelessness Section (Topic 20).

Other Community Recommendations:

84. **Recommendation**: Monthly PACT meeting to monitor reforms

Suggested by: PACT

NCPD Response: Accepted and implemented

Details: To hold the NCPD accountable to the promised modifications, modernizations and innovations of police reform, the PACT will meet monthly to monitor reform progress and to ensure the Department is maintaining these changes.

85. **Recommendation**: To incorporate the word "equality" into the Department's mission

statement

Suggested by: NCPD Guardians

NCPD Response: Accepted and implemented

Details: The NCPD mission statement promotes the value of LIFE (loyalty, integrity, fairness and excellence) among all members in their interactions with the community. The NCPD Mission Statement has been revised to include "equality" and now reads: to serve the people of Nassau County and to provide safety, equality, and an improved quality of life in our communities through excellence in policing.

86. **Recommendation**: Expansion of Pact

Suggested by: Community members via County EO203 email

NCPD Response: Considered and under review

Details: The community feels as though PACT should be expanded to include more community members. This recommendation is under review by the Chair of the PACT Committee.

87. **Recommendation**: Charging should be the sole discretion of the DA

Suggested by: PACT

NCPD Response: Considered for further discussion

Details: The Early Case Assessment Bureau (ECAB) was started by former District Attorney Kathleen Rice and formed by NCPD Commissioner of Police James Lawrence in late 2006. ECAB's primary responsibility is to assess and analyze charges at the arrest stage of a criminal prosecution. ECAB coordinates with the Nassau County Police Department to ensure that every arrest made is legally sufficient and proper charges are filed with the court. ECAB is a twenty-four (24) hour staffed desk collocated at NCPD headquarters. This allows for around-the-clock communication between the District Attorney's staff and members of the Department. The NCPD has decided to continue with this hybrid approach. The initial observations and assessment of the officers at the scene are imperative in helping to determine a proper charge.

88. **Recommendation**: Victims of crimes should be immediately directed to Safe Haven and

away from the community where crime occurred. Mental health councilors should be made available to crime victims and witnesses

Suggested by: Community members at listening session

NCPD Response: Accepted and implemented

Details: Victims of violent crimes, such as domestic assaults and sexual assaults are directed to Safe Haven and are encouraged to utilize Nassau C.A.R.E.S. for available mental health resources.

89. **Recommendation**: 911 Data should be audited and reported **Suggested by**: Community members at listening session

NCPD Response: Accepted with modifications

Details: NCPD 911 call data is collected, analyzed and audited and reported internally. In recognition of privacy concerns, only statistical data will be publicized bi-annually.

90. **Recommendation**: The Department should offer mental health counseling for its officers in

a manner that doesn't stigmatize an officer seeking counseling

Suggested by: Community members at listening session

NCPD Response: Existing policy, modified with community input

Details: NCPD Employee Assistance Office holds confidential meetings and counseling with licensed social workers for member of the NCPD (sworn and civilian) and their families. The NCPD has implemented a Wellness Committee to coordinate efforts with Employee Assistance and the Peer Support Group. For more information on mental health resources available to NCPD Members, refer to section Supporting NCPD Member Well-Being (Topic 22).

91. **Recommendation**: Zoom recordings should be made available to the Legislature

Suggested by: Community members at listening session NCPD Response: Not accepted for inclusion in the plan

Details: The zoom recording of community meetings are private closed sessions.

Due to individuals' right to privacy, these meetings cannot be made public.

92. **Recommendation**: More sensitivity on how young people who make mistakes are treated

by police when an arrest must be made. There need to be a different process for immigrant youth. There needs to be more formal youth

intervention partnerships with police for troubled youth.

Suggested by: Community members at listening session

NCPD Response: Considered and modified

Details: The NCPD focuses on educating the youth to avoid these situations. The NCPD offers many programs in which police can interact with the youth in our communities. The

programs include and are not limited to: Police Youth Academy, Youth Police Initiative, Young Adult Council, and Law Enforcement Explorer Program. Further details on these programs is available in the Community-Based Outreach and Conflict Resolution Section (Topic 12).

93. **Recommendation**: Police officer involvement in evictions **Suggested by**: Community members at listening sessions

NCPD Response: Accepted and referred

Details: The NCPD understands the frustrations community members face during the eviction process. It's important for the community to know, evictions are not a function of the Nassau County Police Department, it is the responsibility of the Sheriff's department. The NCPD may be called to the scene of tenant/landlord disputes in which the disposition is a referral to Landlord Tenant Court for resolution. The Department ensures the community that landlords have no right to turn off power or heat in an occupied rental property. Any recommendations from the community in regards to evictions have been referred to the Sheriff's department.

94. **Recommendation**: Equal distribution of traffic cameras in all communities

Suggested by: CCT

NCPD Response: Not accepted for inclusion in the plan

Details: Nassau County utilizes only red-light cameras, not speed cameras. All red-light cameras locations are chosen by the Department of Traffic Management and is determined by high traffic areas.

95. **Recommendation**: Majority of traffic stops are benign and do not require an armed law

enforcement officer to engage and escalate a situation. Summonses

should be done through an unarmed civilian agency.

Suggested by: CCT

NCPD Response: Not accepted for inclusion in the plan

Details: The most dangerous responsibility a police officer has is to conduct traffic stops. There is no way to know if a traffic stop can become something more than a traffic violation.

96. **Recommendation**: The use of uniformed and armed police officers is considered

intimidating to people in a mental health crisis as it implies criminal

behavior.

Suggested by: Community meetings
NCPD Response: Accepted and implemented

Details: The NCPD is aware of the value of having a mental health professional at these scenes and is working on establishing a "dual response" model with the Mobile Crisis Unit. 911 Call takers will utilize a script while communicating with someone in mental crisis. Based on the answers provided by the caller, the CB Operator may conference in Mobile Crisis. Mobile Crisis can tell the 911 call taker to hang up and Mobile Crisis will assume control of the call. For further details refer to Mental Health and Homeless Section (Topic 20).

97. **Recommendation**: Nassau does not devote enough resources from the HHS Budget to

prevent acute issue and incidents of mental health that end up in a 911

call.

Suggested by: Community meetings

NCPD Response: Considered and under review

Details: In June of 2020, Legislation was passed to form a committee to review best practices in response to mental health in Nassau County. The committee is comprised of members of the NCPD, Department of Human Services Office of Mental Health and Community Stakeholders. This committee presented their proposal to the County Legislature and is awaiting

their review. For more information on this topic, please refer to the proposal annexed hereto as Exhibit AG.

98. **Recommendation**: Use of force or tasers needs to be evaluated when it comes time for an

Officer's promotion

Suggested by: Community meetings

NCPD Response: Existing policy, modified with community input

Details: When considering an officer for promotion, all of their reports are

considered, inclusive of use of force reports.

99. **Recommendation**: Staffing and Recruitment, Body Cameras, Crime Prevention through

Environmental Design, Model Policies and Standards Review, Community Contact and Resident Surveys, Language Access, Nassau County Mobile Crisis Team and 911 Tiered Response, Biannual Reporting and 911 Call

Centers

Suggested by: Nassau County Legislature

NCPD Response: Accepted, policies to be modified based upon input

Details: Recommendations suggested based upon Legislative Hearings that

included community input. See page of Plan for further details.

Conclusion

The NYS Guidance asked that the Department plan include how success is measured. In many ways, the NCPD has achieved success through the engagement with our community stakeholders. Nassau County and the NCPD will continue to monitor and measure the success of this plan by reviewing data, expanding and modifying our training and by listening to the community.

To hold the NCPD accountable to the promised modifications, modernizations and innovations of police reform, the PACT will continue to meet monthly to monitor reform progress and to ensure the Department is maintaining these changes. PACT will continue to keep the community dialogue open and address concerns.

Following its comprehensive review of policies and procedures while engaging with members of the community on issues which relate to police reform and strengthening trust, the NCPD has re-defined its definition of duty and the Department's Mission to read as follows (*changes in bold print*):

With equity before the law, it is the Nassau County Police Department's duty, at all times of the day and night, to uphold trust, fairness and sustained legitimacy, protect life and property, prevent crime, detect and arrest offenders, preserve the public peace, and enforce all laws and ordinances over which the Police Department has jurisdiction.

It is Nassau County Police Department's mission to serve the people of Nassau County and to provide safety, equality, and an improved quality of life in our communities through excellence in policing.

Executive Summary

Pursuant to the directives of EO203 and following the subsequent guidance provided by New York State, the NCPD has conducted a comprehensive review of its policies and procedures. After collaborating with community stakeholders as described above, receiving input from members of our community, the NCPD has proposed several modifications to its policies and procedures.

Department Staffing:

- The NCPD has implemented a mentoring program which matches applicants with mentors at the NCPD. This initiative is facilitated by the fraternal organizations of the NPCD which include: Nassau County Guardians Association, Nassau County Police Hispanic Society, LGBTQ of Nassau County, Columbia Police Association of Nassau, Nassau County Association of Women Police, Police Emerald Society of Nassau County, Holy Name Society, and Shomrim Society of Nassau County. Applicants can contact the fraternal organization they feel will be best suited to provide guidance in their application process.
- The community recommended to add questions on department employment applications to determine racial bias or implicit bias. The NCPD accepted this suggestion and added eight (8) questions related to biases to the application:
 - o Is there any race, religion, ethnicity, gender, gender identity, sexual orientation, or physical appearance that you consider inferior to you?
 - o Do you believe that racial profiling by law enforcement is a useful tool?
- In addition to the aforementioned questions, the Department has enhanced implicit bias awareness training in recruits and during in-service training, to identify and address any possible unconscious bias.
- In furtherance of our mission to serve and protect the people of Nassau County, and to provide safety and an improved quality of life in our communities through excellence in policing, we strive to create a department that contains a broad range of diversity including race, gender, religion, language, sexual orientation, life experience and social background. The Department has instituted a Diversity and Recruitment Team. This team consists of a Chairman, the NCPD Chief of Department and sixteen (16) members who represent each precinct, specialty squads, civilians and the Detective Division. The NCPD is committed to improving effectiveness and understanding in our interactions with all communities and providing police service that is fair, respectful, compassionate and promotes equality.
- The County will commit to setting up meetings with the Nassau County Civil Service Commission
 over the course of the next six months to develop a plan for enhanced diversity and inclusion in
 the recruitment of applicants, which may require suggested amendments to Civil Service law,
 rules and regulations. Any reforms will be publicized.

Training:

New Annual In-Service Training

To ensure officers are aware of recent legislation and newly implemented department policies and procedures related to EO203 mandates, the Nassau County Police Department formulated an innovative in-service training curriculum.

- Legal updates to include EO203 mandates, NYS Penal Law Aggravated Strangulation, disciplinary records repeal (NYS Civil Rights Law §50-a), NYS Civil Rights Law §79-p Right to Monitor, Establishment of the Law Enforcement Misconduct Office, as well as any other legal revisions or updates which must be brought to the attention of the Members of the NCPD.
- Use of force review, reaffirming the definition of reasonableness and necessity, misuse of force, use of force reporting and priority of life discussion
- De-escalation, maintaining control over oneself, the five universal truths to human interaction, communication, active listening, and the principles of impartiality
- Procedural justice, police legitimacy and the benefits thereof
- Ethical and moral courage and the duty to intercede/intervene
- Fundamental crisis intervention, indicators of emotional stress, communication, and treatment, recovery and resources
- Implicit bias, implicit/preference, explicit/conscious preference and confirmation bias
- Leadership, changing ourselves and our organization internally to assist in reflecting positive change on the interactions of those we serve

Community stakeholders have recommended bringing in outside instructors and speakers for in-service training. During implicit bias awareness recruit training, members of the community educate recruits about their culture and address common misconceptions or prejudices they experience in their everyday lives. It was suggested this training continue during in-service training. The NCPD Academy Staff will incorporate guest instructors and speakers into the yearly in-service training.

Pretextual traffic stops is a topic covered during NCPD academy instruction. As per community recommendation, a review of the pretextual stop laws will be added to the curriculum of in-service training to ensure this type of enforcement is being applied correctly and fairly.

Yearly Bias Training and Exam

Similar to the sexual harassment and hazardous materials training, all sworn and civilian members of the NCPD are now required to participate in yearly online anti-bias instruction. Immediately following the training, members must pass an exam exhibiting their understanding.

Use of Force

- The NCPD has self-audited the Use of Force Reference Guide and made any necessary updates.
- Department Administrative Order 20-015 was issued on June 25, 2020 to remind department members that the Carotid Restraint or "Chokehold" is not an authorized use of force technique except in situations where deadly physical force is being asserted to a Member of the Department or another.
- The department will issue a bi-annual Use of Force Report and will include statistics on event circumstances, demographics, type of force used, and a breakdown by community. The Use of Force Report is posted on the Nassau County's webpage available for public review.
- The NCPD will be implementing a body worn camera program this year. This will be an additional
 tool used to evaluate incidents involving use of force and will offer an additional layer of
 transparency relating to interactions between NCPD members and members of the community.
- Members of the Commissioner's Executive Staff will be holding quarterly meetings with the
 Office of the County Attorney to discuss pending litigation, settlements and verdicts. Cases
 involving allegations of Use of Force will be included in these meetings. This will allow the NCPD
 to monitor these cases for any trends within a particular unit or bureau or by a specific officer.
- The new police academy will help to improve use of force training as the facility will allow for more hands-on training and role playing. The new academy is located in the center of the County on the campus of the diverse Nassau County Community College. The NCPD and the NCCC will partner and implement cross training with students in regards to implicit bias awareness and community engagement.
- As of April 1, 2021, the Attorney General's Law Enforcement Misconduct Office has the authority
 to investigate police department complaints concerning matters such as corruption, excessive
 force, criminal activity and other unlawful actions.

Body Cameras

- It is anticipated that the NCPD will be implementing a body worm camera program this year. Nassau County and the NCPD has contracted with an advisor to assist with the implementation of this program. The County is still reviewing vendors and contacting other law enforcement agencies to obtain further insight on their experiences with their vendors.
- The Department, in conjunction with the advisor, will review all best practices provided by the Major Cities Chiefs Association and adapt those practices to implement a program that best serves the police department and the residents of Nassau County.
- With the implementation of the Body Worn Camera Program, the NCPD will have the ability to audit a portion of encounters (such as transgender interactions, mental aided calls, traffic stops,

etc.) to assess and ensure officers are acting in a manner consistent with the Department's mission and values.

Vehicle Stops

- The NCPD is making improvements to traffic summons recording and collection of demographics.
 The NCPD Information Technology Unit in conjunction with New York State Police, implemented changes to the NYS TraCS system and race and ethnicity data will now be recorded.
- The NCPD was made aware of community concerns involving the questioning of ethnicity leading to immigration inquiries. The Department also acknowledges the importance of recording demographic data to address the community concern for proper transparency reporting. In recognizing both community concerns (immigrant confidentiality and demographic recording for fair policing), during traffic stops, field stops, and non-enforcement encounters, officers will not ask the public their race or ethnicity. Demographic data will be recorded based on an officer's observations (apparent race). As per Department Policy POL 4101 (attached hereto as Exhibit K), the Nassau County Police Department will not inquire into any person's immigration status".
- NCPD Department Special Order 20-047, Field Stop Data Collection was issued on September 25, 2020 commanding officers to record the gender and race/ethnicity of the person(s) subject to field stops and traffic stops. Officers are also required to record a disposition code indicating if the person(s) stopped were:
 - o summons(es) issued,
 - warning issued,
 - no police action was taken,
 - interview conducted,
 - o a case report was generated,
 - o an arrest was made.
- During community meetings, stakeholders suggested Nassau County record traffic and field stops in ways similar to Suffolk County. As of January 2021, the NCPD implemented the necessary changes to the records management system in order to record demographic data.
 - The Department has moved away from inputting demographic data as free text into the CAD system. The NCPD record management system, PremierOne, has been updated to include a traffic stop module. Department Notification 21-007 and Department Procedure OPS 6452 were issued informing Department Members of the changes to PremierOne and proper traffic stop data collection (attached hereto as Exhibits AC and AD). This module has the ability to capture the following data:
 - General stop data: Officer information, location, reason and duration of the stop, type of patrol, if summonses were issued to a corporation, date, and time.
 - Summons and violation information: Number of equipment violation summonses issues, total number of summonses issued, note if the vehicle was searched, why it was searched and the outcome of the search, if force was used during the stop, if canine responded, if the individual was asked to exit the vehicle, if the

- individual was searched and the outcome of the search, if they were restrained, arrested or interviewed, and a disposition.
- Date collected on individual(s) stopped: Indicate if person(s) is driver or passenger, name, date of birth, age, gender and apparent race/ethnicity.
- After collecting the data as described above, the NCPD will release a bi-annual statistical report
 on summons. This report will include data on summonses issued by location, top summons
 categories, gender, and race/ethnicity. The Summons Report is posted on the Nassau County's
 webpage available for public review.
- By recording demographic data for summonses, the NCPD will be able to track and review any
 apparent disparity and address the same through retraining on implicit bias specifically related to
 car stops and reestablishing the notion of respect for all.

Procedural Justice, Systemic Racial Bias and Racial Justice in Policing Procedural Justice

Young Adult Council (YAC)

- The initiated a Young Adult Council (YAC) in every precinct.
 - Each council will contain a minimum of six (6) members between the ages of seventeen (17) and twenty-three (23) with different social views such as community leaders, law enforcement explorers and other influencers who impact other young adults in their communities.
 - These YACs contain members from a cross section of each of the diverse communities that make up each of Nassau's eight (8) precincts.
 - The selection of the YAC guest speakers is determined at the precinct level. Members of the community who are invited to speak adequately represents the demographics of those precincts' respective jurisdictions.
 - The YAC has been meeting monthly since October. These meetings will continue to aid the NCPD in understanding the needs of these individuals and how the NCPD can meet those needs. The YAC members are the future of our County and our country and it is imperative their voice is heard.

Language Access Plan

In 2019, the Nassau County Police Department implemented the Language Access Plan.

- In a continued effort to enhance communication with our community, all NCPD patrol cars were issued iPhones to create easy access to the language line.
- The Language Line Application gives the citizen an opportunity to video conference with an interpreter to ensure both parties can property articulate themselves and understand each other.
- The Language Line provides a sign language option for residents who are hard of hearing.
- The Department will be publicizing a bi-annual Language Line report.

• The NCPD is also in the process of introducing a text-to-911 program.

Systemic Racial Bias and Racial Justice in Policing

Appearance Tickets in Lieu of Arrest for Marijuana Offenses and Petit Larcenies

 One of NCPD's law enforcement strategies is to reduce racial disparities is to issue appearance tickets in lieu of arrests for marijuana offenses. NCPD Department Policy OPS 2133
 Marijuana/THC Offenses Field Processing and OPS 2132 Petit Larceny Field Processing, directs officers to issue an appearance ticket for a marijuana and petit larceny offenses at the place of occurrence.

Summons and Field Stop Tracking

- The NCPD is making improvements in our summons tracking policies to record demographics on the citizens stopped.
 - Department Special Order 20-047, Field Stop Data Collection was implemented and directs officers to collect demographic data during traffic and field stops.
 - By tracking demographics in this capacity, the Department is taking steps to eliminate any biases and disparities in ticketing.

Implicit Bias Awareness Training

- All sworn and civilian members of the NCPD are now required to participate in yearly online antibias instruction. Immediately following the training, members must pass an exam exhibiting their understanding.
- Community Affairs is currently working on a new video titled, "Respect and Responsibility". This video is a community information project designed to demonstrate the effect of a perceived negative encounter with a police officer by a member of the community. The video also provides information on how the community can report these incidents. Once completed, this video will be shown to NCPD members during in-service training and is expected to be widely publicized in schools and on the NCPD's social media platforms.
- Through discussions with community stakeholders, the NCPD was made aware of the need to address police encounters with transgender residents. The Department has issued Department Procedure OPS 4245 titled "Encounters with Transgender Persons" (attached here to as Exhibit AE). This procedure specifically states officers are to be respectful during encounters with a person believed to be a transgender person.
 - The National Center for Transgender Equality issued a report on Nassau County "Failing to Protect and Serve" because the NCPD did not have any available Transgender policies. During the time of publication, the Department's transgender policies and procedures were in progress and not yet on-line. The above-mentioned Department Procedure has been ordered and 4 additional policies/procedure have been updated to be inclusive of our transgender communities.

- The Department recognizes the importance of educating Members on proper and respectful treatment of transgender persons. A member of the transgender community has been lecturing recruits on this topic for over four (4) years.
- Transgender Arrests:
 - The arrestee's gender, as per government identification, as well as the arrestee's gender identity, if stated, will be recorded in arrest paperwork.
 - If the arrestee states a preferred name, address the arrestee as such. The preferred name will be noted as an "aka".
 - Officers are to inform arrestee that it is the policy of the Department to conduct same-sex searches as per the gender indicated on the government identification, unless the arrestee requests otherwise. If the arrestee requests an officer of a specific gender to conduct the search, the Desk Officer assigns a Member of the Force of the requested gender, if available.
- The NCPD will be expanding its community engagement programs. Participation in these programs not only strengthens the relationship between the police and community members but also serves as "hands-on" anti-bias training.

Hate Crimes

- The NCPD has implemented a Precinct Bias Crime Coordinator in every precinct. Previously, the
 Department only had a Department Bias Crime Coordinator. The precinct-level coordinator will
 review all bias incidents and hate crimes to determine commonalities and trends specific to its
 jurisdiction. The precinct coordinator will report to and collaborate with the Department
 coordinator to determine any County-wide patterns.
- The Department has updated the Bias Incidents/Hate Crime Department Procedure OPS 8130 (annexed hereto as Exhibit Q). Some of the implemented changes are outlined below:
 - o Ethnicity and gender expression have been added as a type of bias and a human right.
 - In determining if a bias/hate crime has been committed, the Police Officer will consider the following (in addition to what was previously considered):
 - If an any of the following was found in possession of the suspect and/or near the scene of the incident which are indicative of or represent a hate group or other evidence of bias against the victim's group:
 - any offensive symbols or words,
 - tattoos, clothing, paraphernalia or jewelry suggesting identification by the suspect(s) with an organized hate group,
 - hate literature,
 - spray cans,
 - biased symbolic objects, such as swastikas and crosses

- The presence of social media activity for evidence of bias motivation
- Evidence that the victim is the only person of a particular group among others present or the victim is from a different racial, national origin, religious group than the suspect
- If certain areas of the victim's body were target by the suspect(s)
- The existence of dual motivation by a suspect, such as a suspect looking to commit robberies but specifically targeting elderly victims
- Multiple incidents occurring in a short time period involving victims of the same identifiable group
- The proximity of the incident to an establishment that could be associated with one of the protected categories included in the hate crime law
- If evidence of an inflammatory nature cannot be physically removed, after it has been properly documented for investigatory purposes, the owner of the property will be contacted to ensure that the graffiti is removed as soon as possible.
- Hate crime offenses have been updated to include specified degrees of: Strangulation,
 Criminal Sexual Act and Coercion.

Prohibited Race-Based 911 Calls

- Section 79-n subdivision 2 of the New York State Civil Rights Law was amended to establish civil penalties for a person who intentionally summons a Police Officer or Peace Officer without reason to suspect a violation of the penal law, any other criminal conduct, or an imminent threat to a person or property, in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of a person.
- A person in violation of this law is liable in a civil action for injunction relief, damage, or any other appropriate relieve in law or equity.
 - Legal Bulletin 20-004 was issued notifying the Members of the Police Department of this new law.
 - In an effort to eliminate race-based 911 calls, the NCPD has added the modus operandi code of "Race Based False 911". By adding this MO code, it permits an officer who takes a report, or an officer or detective who makes an arrest, to add this MO code if it applies to the incident thereby enabling the Department to track these incidents and easily research incidents should they occur.

De-Escalation Training and Practices

All use of force incidents are reviewed to ensure de-escalation techniques were utilized if
possible. The success of de-escalation training and practices is gauged though the review of use
of force reports and heeding suggestions from the community.

- The NCPD will cross reference collaboration with community stakeholders to learn about cultural differences that may inadvertently lead to escalation. This input will be incorporated into future de-escalation training.
- De-escalation is a topic covered in the new in-service training curriculum. By reviewing deescalation annually, it ensures officers are trained in the most current and effective techniques.
- In situations where de-escalation was not successful and force is necessary, the data is collected and reported bi-annually.

Law-Enforcement Assisted Diversion Programs (LEADS)

- The Nassau County Police Department, in conjunction with community leaders, saw the opportunity for diversion by addressing the at-risk youth in the community. The Youth Police Initiative, (YPI) is focused on bringing together at-risk youth, who have a negative perception of police, with the local beat officers.
- The Nassau County Police Department recognized the need for a strategy to combat the opioid epidemic. The multi-faceted, five-prong approach known as Operation Natalie was created. Through awareness, education, enforcement, diversion, treatment and after care visits concentrated in the communities hardest hit by the opioid epidemic, the County began to see a decrease in fatal and non-fatal overdoses. The primary goals of this initiative is to create an open dialogue with residents, reduce crime, and address the impact the opioid crisis has on the community.

Restorative Justice Practices

- The Nassau County Police Department participates in the NYS DCJS Gun Violence Elimination (GIVE) Program and Grant Incentive. One of the many GIVE initiatives is to assist in reintegrating individuals into society.
 - Reintegrating is achieved through collaboration with state agencies such as Probation and the Department of Corrections as well as supporting the work of the Community Partnership Program (CPP).
 - The CPP employs former gang members as outreach workers to engage with groups and individuals involved in gang related activities. CPP workers assist people with efforts such as tattoo removal, job training and parenting workshops for individuals who leave gang life and want become more involved in the lives of their children.
 - As a GIVE partner, the Nassau County District Attorney's Office requested funding through the GIVE Initiative to hire a social worker to meet with at-risk youth and individuals who are integrating into society after involvement in gang and gun violence. With the assistance of a social worker, these individuals will be aware of the availability and accessibility of services (educational, vocational, social and mental health) as well as the support needed to navigate through these services. Social workers will advocate for these individuals, supporting, protecting and encouraging them through times when they may feel vulnerable and alone.

Community-Based Outreach and Conflict Resolution

- NCPD Patrol Division Administrative Order, PDAO 12-008, 002 encourages police officers to
 engage with all members of the community through "Park, Walk and Talk." The main objective is
 to build trust and communication with members of the community an officer might not
 otherwise encounter.
 - O During some of these interactions, officers may request businesses and places of worship, to complete Infrastructure Forms. The information recorded on Infrastructure Forms is entered into a database maintained by the NCPD Intelligence Section. In the event of an emergency, or if the Department needs to contact business owners for any reason, the NCPD uses the Infrastructure Database. By collecting and maintaining this database, the NCPD is able to demonstrate its commitment not only to the personal safety of our residents but also to their businesses and places of worship.
- The NCPD has realigned our Community Oriented Police Enforcement (COPE) Unit. Originally,
 COPE reported directly to the Office of the Commissioner of Police. As per Department Order 20020, effective on July 27, 2020, COPE is now a part of the Community Affairs Unit. This restructuring reflects the NCPD's position that it is important to have COPE officers work alongside
 the members assigned to Community Affairs. These officers also work closely with precinct POP
 Officers.
- This year, as a result of input from the community, PAL programs were added to Lawrence, Elmont and Roosevelt.
- The NCPD agrees that increased interaction between the police and the community in positive situations is one of the strongest tools for building bridges and creating trust between officers and residents. Accordingly, subsequent to the opening of the new police academy this summer, the NCPD will host PAL sponsored community sporting events, barbeques, and additional education and awareness programs (provided COVID restrictions allow).
- The NCPD will be implementing a new bike patrol program in Roosevelt referred to as "Cops on Bikes". Officers whose demographics parallel those in Roosevelt, have been selected and trained on patrolling while on bicycles.

Problem-Oriented Policing and Hot Spot Policing

- Department Special Order 20-047, Field Stop Data Collection was issued on September 25, 2020.
 This order commands officers to record the gender and race/ethnicity of the person(s) subject to field stops and traffic stops in order for the Department to review and investigate any potential biases and disparities in stops by an officer and take corrective action.
- In 2002, the NCPD initiated "Nass-Stat", which is based on the "CompStat" model used and created by the New York City Police Department. In 2012, Nass-Stat became "Strat-Com" (Strategic Communication).
 - Strat-Com is an evidence-based approach to crime fighting and addressing community conditions and quality-of-life concerns. This model incorporates many tenets of the

Problem Oriented Policing evidence-based approach, as it looks at large scale problems rather than individual crimes. It also directly correlates to the integration of other evidence-based approaches, which allows the Nassau County Police Department to utilize civilian intelligence analysts to complete comprehensive in-depth analysis of the underlying problems and people involved in criminal activity.

- Analysis conducted on a daily, weekly and monthly basis allows for focused strategic planning rather than general unfocused enforcement which is often intrusive to the involved communities.
- The opening of the new NCPD Police Academy will enable the Department to better utilize technology and more effectively engage the public by hosting various events and programs.

Focused Deterrence

- The Intelligence Unit began to identify known offenders for each precinct. An analysis of persistent offenders in high crime areas are considered along with other factors. Individuals who meet the criteria are designated top offenders for each jurisdiction.
- In order to ensure focused deterrence practices are enforced equally in all communities, supervisory review of officer interactions will be conducted, followed by a review by the Commanding Officer of each precinct. Also, civilian complaint tracking will determine if the officer engaged in the improper application of focused deterrence.
- To involve the community in the NCPD's focused deterrence efforts, focused deterrence strategies will be added to the Civilian Police Academy and the Youth Police Academy. Any feedback from attendees will be incorporated into the focused deterrence segment of in-service training.

Crime Prevention Through Environmental Design (CPTED)

• In furtherance of its efforts to foster trust, fairness and legitimacy, the NCPD will work with community stakeholders to map and photograph CPTED concerns and present their findings to community members and coalition groups. Once community buy-in has been achieved, the NCPD can work with the public to correct the CPTED concerns.

Violence Prevention and Reduction Interventions

- The Nassau County District Attorney's Office has implemented an Intelligence Based Prosecution
 Initiative. The NCPD Intelligence Unit provides the NCDA's office with intelligence workups which
 identifies violent crime top offenders. These workups identify past violent criminal activity, selfadmitted criminal activity, gang affiliations, police contact and past drug use/sales.
 - Results of these investigations continue to offer solid evidence, which could be used to apply for search warrants, develop probable cause for arrests and support the prosecution of violent offenders.

- The NCPD and NCDA partnership uses statistical analysis, intelligence derived from precinct debriefings, confidential informants, field stops, and post-arraignment debriefings to determine the primary sources of the gun and gang violence.
- The NCPD participates in the NYS DCJS Gun Involved Violence Elimination (GIVE) program and grant incentive. The GIVE initiative is integral in Nassau County's continued effort to prevent and reduce violent crime. This initiative focuses on an appropriate balance of street level enforcement, community engagement, youth education and intelligence-based strategies. The NCPD takes a proactive approach by identifying and targeting the underlying issues associated with Nassau County's violent crime through strategies that include the four (4) core elements of GIVE: people, places, alignment and engagement.
 - The NCPD collects a great deal of information, such as the identification of individuals
 who possess, sell or use illegal firearms, the location of gun stashes, the threat of gun
 violence by individuals or groups, and the proactive collection of ballistics and DNA for
 the purposes of pattern and/or offender identification.
 - The Department instituted a firearm tracking initiative entitled Tracking All Guns (TAG). This allows the Department to track cases, arrests, serial numbers, types, makes and models of guns, dates, locations, circumstances and times of the recoveries, crime guns, and other gun related data.
 - The GIVE Program and the NCPD violent crime strategy is reviewed regularly. This
 assessment is critical to ensure the Department is focusing resources in the right
 locations in the most effective and efficient way possible.
- In 2019, a physical altercation between minors gained national press coverage. This incident took place in Oceanside and two (2) participants were stabbed. In response, Community Affairs offers violence prevention and bystander responsibility trainings. There is empirical data that suggests bystander intervention campaigns are successful in increasing the notion that persons witnessing a crime or incident should get help from others and call 911.

Complaint Tracking

- The NCPD has updated its webpage to allow individuals to attach a video or other documentary evidence along with the submission of a complaint.
- The Department will be providing the complaint form in a variety of languages so that persons with limited English proficiency can more easily submit a civilian complaint. The Department webpage allows the submission of complaints in multiple languages. Community members who wish to call in a complaint in a language other than English can utilize language line.
- In accordance with the repeal of section 50-a of the New York State Civil Rights Law and the amendments to Article 6 of the New York State Public Officers Law (Freedom of Information Law), founded complaints and dispositions thereof will be made available to the public as required by law. Legal Bulletin 20-003, was issued notifying the Members of the Department, the change to the law. The Police Department's Deputy Commanding Officer of Legal Bureau, as the Record

Access Officer, has been tasked with providing the appropriate information to the public when requested.

- As a result of the repeal of Civil Rights Law 50-a and in the interest of transparency, the NCPD will
 issue a bi-annual report on civilian complaints. This report will include the number of complaints
 and allegations broken down by the nature of the complaint and the gender and race of the
 complainant, when provided. The details of founded findings will be included in the unlawful
 conduct category.
 - Beginning April 1, 2021, the Attorney General's Law Enforcement Misconduct Office has the
 authority to investigate police department complaints concerning matters such as corruption,
 fraud, excessive force, criminal activity, conflicts and abuse.
 - Community stakeholders recommended making complaint process cards to distribute to the public. In response, the NCPD has added complaint and compliment instructions to the Department pamphlet "What to Do When Stopped by Police" (attached hereto as Exhibit AF). These pamphlets provide instruction on multiple ways to file a complaint with the department. In the event a community member inquires in regards to filing a complaint, a supply of pamphlets in English and Spanish will be kept in every RMP and all county facilities. Civilian Complaint Investigation Department Procedure 1211 (annexed hereto as Exhibit X), commands officers to provide complainant with the aforementioned pamphlet. Pamphlets in additional languages will be available on the Department webpage.
 - In accordance with a community recommendation, the NCPD Commissioner's Executive Staff and the Office of the County Attorney will coordinate and hold quarterly meetings to discuss pending litigation, settlements and verdicts.

Mental Health and Homelessness

Nassau County Mobile Crisis Team

The Nassau County Mobile Crisis Team (MCT) was established in 1985 with the vision to be a community resource that is accessible and available to all Nassau County residents to assist in providing behavioral health crisis intervention services that are evidence based, trauma informed, and recovery oriented. The primary objective of the MCT is, whenever possible, to maintain clients in their natural environment via the use of safety plans, crisis stabilization, emotional support, family support, etc. Therefore, the following recommendations are made to the police response on calls for assistance for a those in mental health crisis.

Tiered Response Model

There are many parallels between the People's Plan mental health section and Nassau County's Mental Health Response Plan. Some similarities include enhancing mental health training for communications bureau 911 call-takers, utilizing a script when a caller seems to be experiencing a mental health crisis, and the proposition of a stabilization plan with a recommendation for a Behavioral Health Crisis Stabilization Center. The Mental Health Response Plan was created with the input and consultation of mental health professionals from the Department of Human Services Office of Mental Health, the NCPD as well as

community stakeholders. For further discussion on these topics, refer to the Mental Health Response Plan (Exhibit AG).

Review of the People's Plan revealed the proposal for a tiered response to calls for mental health. The NCPD recognizes and accepts this recommendation as an effective way to ensure an appropriate level of response. The Department will adapt a tiered response with some modifications:

Tier 1: Public education and awareness

Through informing the community of available mental health programs and call centers, members of the public experiencing mental crisis can seek direct and relevant assistance rather than calling 911. The NCPD will utilize social media, pamphleting, and other methods of dissemination to inform the community of outreach such as the Nassau C.A.R.E.S. Application, the 24/7 Mental Health and Substance Use Helpline, Nassau County Mobile Crisis Intervention Team, Long Island Crisis Center, and facilities equipped for mental health assistance.

If tier 1 is surpassed, and an individual decides to call 911 to assist with a mental health crisis, CB Operators will utilize protocols for identifying a "mental aided" call. The CB Operator training will build upon their existing protocols. The CB Operators will inquire;

- 1. Is the person in danger of hurting themselves or others right now?
- 2. Is the person violent or aggressive right now? (Ex. Physically assaulting another, threatening another, damaging property or hurting an animal)
- 3. Does the person have a weapon or have access to a weapon right now?
- Tier 2: CB telephonic referral to MCT, no police response

911 call-taker will link MCT to the 911 call. MCT will confirm they are on the line and CB call-taker will disconnect. MCT will provide CB with a disposition for the call: no further action required, or MCT will follow-up with appointment.

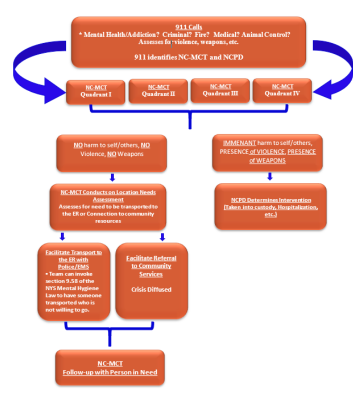
Tier 3: Dual Response, police and MCT simultaneous response

When it is apparent from the 911 call that that a person is **violent** or **aggressive** and has or has **access to a weapon**, NCPD will respond as is necessary to resolve the incident and the Mobile Crisis Team will respond for consultation. In *non-criminal* and *non-violent calls*, police officers will defer to the MCT, allow the MCT to assess the person in crisis and resolve the event in the best interest of the individual.

Clinical assessment of a person experiencing a mental health issue will not be made by law enforcement. Instead, it will be conducted by an experienced mental health professional from the Mobile Crisis Team. The Mobile Crisis Teams are staffed by professional mental health professionals from cooperating mental health agencies. They are Master's Level Clinicians, Care Coordinators and Clinical Coordinators. The MCT will make the mental health assessment and determine the level of care best suited; it will be in partnership with the person in need and their family.

By expanding the prominence of the MCT, Nassau County residents will have improved chances of access to mental health and addiction treatment services. The NC-MCT will offer the following services:

- ✓ Crisis Counseling
- ✓ Mental Status Assessment
- ✓ Risk Assessment and Reduction
- ✓ Suicide Prevention
- ✓ Intervention



- ✓ Conflict Resolution
- ✓ Mediation
- ✓ Referral to community resources
- ✓ Coordination
- ✓ Follow-up
- The Nassau County Mobile Crisis Team will expand staff and the hours of operations. Based on the data provided by NCPD the hours of operations should change to (8am-12am) seven days a week as this is when most calls are made to 911. Nassau County will add an additional five teams to ensure that all non-violent "mental aided" calls have a team readily available to respond. Nassau County provides Mobile Crisis Team services through nonprofit providers. This modification offers the providers that are most familiar with the patient population and County resources the opportunity to provide expanded services hours.
 - Calls for assistance received after midnight will be handled by a non-profit Mental Health Provider. The County currently contracts with the Long Island Crisis Center for these services and will continue to use a non-profit organization for these services. The MCT will handle follow up care, referrals and care management as appropriate.
- Strengthened collaboration with the Psychiatric Emergency Department at NuHealth-Nassau University Medical Center and all other County hospitals is essential. Dialogue between NUMC and the Nassau County Office of MH, CD & DD has begun and will continue to discuss how best to improve discharge plans to include follow-up by the MCT.

The adjacent table reflects a budget proposal to expand the NC-MCT to ensure that response coverage is available throughout the County. It involves adding two additional staff to the 227-Talk Helpline. This staff would be added to the County workforce through the Civil Service hiring process. Expansion of the NC-MCT by adding five teams for a total of ten clinicians, two care coordinators and one Clinical Coordinator. Adding MCTs requires expanding existing provider contracts. Private Mental Health Providers currently staff the MCTs and this will continue. Lastly, the

Alternative Approaches to Mental Health Response Proposed Budget			
Partnerships	Current Budget	Expansion Budget Option	Comment
Nassau County Office of Mental Health, Chemical Dependency & Developmental Disabilities (227Talk Helpline)	OMH State Aid=\$202,186 County Fund=\$119,668	\$200,000.00	Expansion consists of 2 additional staff for 227-Talk Helpline
South Shore Child Guidance Center/EPIC	OMH State Aid=\$724,806	\$1,580,587 (Include travel and IT equipment)	Expansion consists of 5 additional Team with 2 clinicians each (10 clinicians), 2 care coordinators and 1 Clinical Coordinator. Total is 13 additional staff.
Long Island Crisis Center	OMH State Aid=101,278 County Fund=\$252,808	\$150,000	Expansion consists of 2 additional staff
Total Cost	\$1,400,746.00	\$1,930,587	

County will expand funding to the Long Island Crisis Center's existing contract for two additional staff to handle the evening and overnight calls.

Executive Order 203, has given Nassau County the opportunity to evaluate how to strengthen
collaborative partnerships with Nassau County Police. By instituting a dual 911 response protocol for
the mobile crisis team and police, expanding the MCTs and strengthening collaborations with hospitals,
Nassau County will provide appropriate crisis interventions services to a person experiencing a mental
health crisis, decrease re-traumatization, and improve a family's access to care.

Crowd Control

- Historically, crowd management techniques were based upon long standing tactical formations and riot control. While these methods are still legitimate when violence is occurring; today we prefer to rely upon pre-operational planning, communication and collaboration, when possible, to achieve public safety and protect civil liberties.
- It is our vision for the future of the Department and the community, to maintain and enhance the confidence and trust of the people we serve. Continually strengthen and expand the partnerships between the police and the communities we serve. Maximize community participation in identifying problems, developing solutions, and establishing relevant Department priorities and policies. Strive to effectively resolve problems of the communities we serve while protecting life and property.

Supporting NCPD Member Well-Being

- The Nassau County Police Department Wellness Committee was established in November of 2018 to coordinate the efforts of the Employee Assistance Office and Peer Support Group.
 - This Committee consists of department representatives from Medical Administration
 Office, Legal Bureau, Employee Assistance Office, Police Benevolent Association, Superior
 Officers Association, Detectives Association, Police Academy and Pastor Derek Garcia.

- The Committee meets monthly to discuss and implement initiatives to support members' physical and mental wellbeing.
- The Wellness Committee hosts health-related voluntary seminars and training sessions.
 Additionally, they recommend current issues and topics to be covered during mandatory in-service training.

Transparency

?bidId

- In recognition of fostering trust and fairness through police reform, as mentioned in prior sections and summarized below, NCPD will be publicizing data and issuing reports to be posted on the Department's website:
 - Use of Force- The NCPD will issue a bi-annual Use of Force Report and will include statistics on event circumstances, demographics, type of force used and a breakdown by community. The Use of Force Report is posted on the Nassau County's webpage available for public review: https://www.nassaucountyny.gov/DocumentCenter/View/30664/Use-of-Force?bidId
 - Civilian Complaints- Bi-annual report will include the percentage of civilian complaints for each of the following categories: excessive use of force, false arrest, improper tactics/procedures, neglect of duty, police impersonator, racial/ethnic bias, unlawful conduct, unprofessional conduct, violation of department rules and other. Founded findings statistical data in the unlawful conduct category will be disclosed. This report is posted on the Nassau County website: https://www.nassaucountyny.gov/DocumentCenter/View/30496/IAU-Reporting-Data-
 - Crime Statistics- Monthly major crime statistics are posted on the Department's website. Data is available county-wide and broken down by precinct. Major crime categories are murder, rape, criminal sexual act, sexual abuse, robbery other, robbery commercial, assault felony, burglary residence, burglary other, stolen vehicle, grand larceny and all other crime reports. These statistics are available here: https://www.pdcn.org/DocumentCenter/View/556
 - Arrest Statistics- Arrest data is disclosed in a bi-annual report on Nassau County's
 website. The report includes arrest demographics, top five crimes that result in arrest,
 and top arrest communities. This report is posted on the Nassau County website:
 https://www.nassaucountyny.gov/DocumentCenter/View/30754/Arrest-Data?bidld
 - Summons and Field Stop Data- A report will be issued bi-annually detailing summonses issued by location, top summons categories, gender, and race. This report is available on Nassau County's website:
 https://www.nassaucountyny.gov/DocumentCenter/View/30670/Nassau-County-Police-Department-Summons-Reporting-and-Findings?bidld

- The NCPD has recently shared our in-service training curriculum with representatives from Nassau County Office of Minority Affairs and received positive feedback. The NCPD values community input and released the new in-service training lesson plan.
- The People's Plan has requested the NCPD to report in compliance with the NYS STAT Act. STAT
 Act Legislature was passed requiring the NYS Courts to disclose the demographic of persons
 arrested for misdemeanors and violations. The Department agrees to report in conformity with
 the STAT Act.
- The People's Plan has suggested the Public Safety Committee become more active and engaged in the oversight of the Police Department. The Legislature can request private sessions with the Police Commissioner. To expand upon public safety oversight, and involving the community in policing, Precinct Commanding Officers or a designee attends hundreds of community meetings every year. The NCPD discloses community specific crime statistics at these meetings.

Exhibits

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Exhibit AE:	Department Procedure OPS 4245 Encounters with Transgender Persons	
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Exhibit AG:	Nassau County Mental Health Response	
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Exhibit AI:	NCPD Roster Demographics Report	
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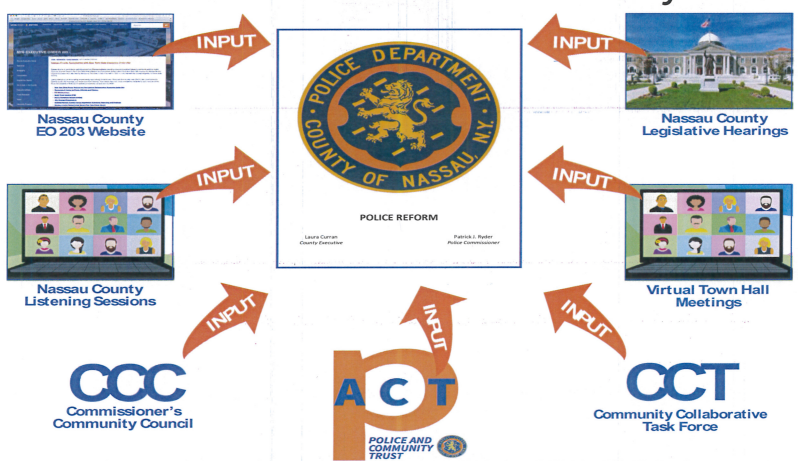
NCPD 'POLICE REFORMS' RELATED MEETINGS					
Date	Time	Groups/ Associations	Notes	Source	
6/8/2020	0900	One God - One New York	In Attendance: Homorable Attorney Letitia James, Pastor Archbold Sr., 1st Lady Archbold, Mr. Dowling, Dr. Nemrioff, Patrick Jenkins Congressman Gregory Meeks, Ms Linan - Representing Senator Kamisky, N.C Executive Laura Curran, Commissioner Ryder, Risco Mention-Lewis, SCPD Commissioner, Casas, Legislator Abrahams, Re. Calvin Butts III, Pastor Garcia, Ambassador Malik NadeemAbid, Mr Ralph McDaniels, Dr Harkins	Commissioner Ryder	
8/12/2020			modulicity of Halland		
8/19/2020					
8/20/2020					
8/26/2020					
9/24/2020 10/20/2020					
12/8/2020					
12/22/2020					
10/22/2020					
10/29/2020					
11/5/2020 11/12/2020					
11/17/2020					
12/1/2020					
12/15/2020					
12/22/2020					
12/28/2020 6/16/2020	1030	Francis Clare.		Commissioner Ryder	
6/16/2020	n/a	Freeport Clergy Meet with Superintendent of Westbury Mr. Budhai		Lt Holmes	
		Meet with Principal of Park Ave Elementary School Mr. Chambers and Superintendent of Westbury			
6/18/2020	n/a n/a	Mr. Budhai Meet with Principal of Drexel Ave Elementary School Dr. Toledo and Superintendent of Westbury Mr.		Lt Holmes	
6/19/2020	n/a	Budhai		Lt Holmes	
6/22/2020	0900	One God - One New York	In Attendance: Homorable Attorney Letitia James, Pastor Archbold Sr., 1st Lady Archbold, Mr. Dowling, Dr. Nemrioff, Patrick Jenkins Congressman Gregory Meeks, Ms Linan - Representing Senator Kamy, N.C Executive Laura Curran, Commissioner Ryder, Risco Mention-Lewis, SCPD Commissioner, Casas, Legislator Abrahams, Re. Calvin Butts III, Pastor Garcia, Ambassador Malik NadeemAbid, Mr Ralph McDaniels, Dr Harkins	Commissioner Ryder	
6/23/2020	n/a	Meet with Assistant Principal of Westbury Middle School Dr. Baralis and Superintendent of Westbury Mr. Budhai		Lt Holmes	
7/1/2020	1530	Bishop Rayomd Mackay Helping End Violence (H.E.V.N)		Commissioner Ryder	
7/2/2020	1430	Zoom - with Kaplan and Elmont Residents		Commissioner Ryder	
7/2/2020	1130	Guradians Meeting w/Smith, Palmer, Ieda McCullough		Commissioner Ryder	
7/7/2020	n/a	Meet with Bishop Mackey (assist in delivery of computers to 100 Terrace Ave, Hempstead)		Lt Holmes	
7/9/2020	n/a	Meet with Bishop Mackey (assist in delivery of computers to 100 Terrace Ave, Hempstead)		Lt Holmes	
7/16/2020 7/16/2020	1000 1115	Zoom - with Elmont Community Jon Johnson		Commissioner Ryder Commissioner Ryder	
7/16/2020	n/a	Guardians Heroin Task Force		Lt Holmes	
7/21/2020	1100	Chaplains		Commissioner Ryder	
7/22/2020	1000	Guardians, Shorim Society, LGBTQ, Womans Association		Commissioner Ryder	
7/30/2020	1230	Guardians		Commissioner Ryder	
7/30/2020	n/a	Heroin Task Force		Lt Holmes	
8/5/2020 8/5/2020	1300 n/a	Village and City Chiefs Meet with Lawrence Officials: Mayor of Lawrence Alex Edelman, Lawrence Village Administrator Ronald Goldman, President of Lawrence Civic Association Paris Popack, Met with HAFTR Executive Director Ari Solomon, Five Towns Community Center Executive Director: Met with Brent Hill, Executive Director of Inwood Community Center Meet with Cedarhurst Officials: HAFTR Principal Naomi Lippman, Met with Mayor of Cedarhurst Benjamin Weinstock, Met with JCC of the Great Five Towns Assistant Director: Stacey		Commissioner Ryder Lt Holmes	
8/6/2020	n/a	 Meet with Woodmere Officials: Rabbi Barry Dov Schwartz, Young Israel of Woodmere, Met with Congregation Sons of Israel, Rabbi Boruch Bender 		Lt Holmes	

Date	Time	Groups/ Associations	Notes	Source
			They are all members of the board for the center. In the meeting we discussed setting up PAL and how it would	
- / - /			work in the neighborhood as well some other issues that the have a concerns with. One of the things that came	
8/10/2020	14700	Members of the Board 'Five Towns Community Center'	out of it as well is that we will be setting up a "town hall" meeting with the community in the next week or two	Lt Holmes
			to gather more input from the community.	
8/11/2020	1755	Zoom - Meeting on Policing, NYS AD18 with Assemblkywoman Taylor Darling		Commissioner Ryder
8/12/2020	0900	Food Drive @ Elmont Public Library	Community Affairs was in Elmont at the Elmont Public Library 700 Hempstead Turnpike for a food drive and we	Lt Holmes
0/12/2020	0900	FOOD DIEVE WE EITHORK PUBLIC EIDEATY	met with the community and discussed police reforms	Lt noilles
			Our nation's largest cities and counties need the leadership of the faith community to help find better ways for police	
			and residents to relate to one another. Nearly every major national law enforcement professional and membership	
8/18/2020	1530	Zoom - new LE-faith community project – National Faith & Blue Weekend w/USDOJ COPS/ with	organization in the United States, the One Congregation One Precinct initiative (OneCOP), and the three entities in	1st Deputy Commissioner Smith
3, 23, 222		Commissioner Smith and C.A	the federal government that deal most directly with local policing are jointly organizing a historic law enforcement-	
			community outreach project. We need your involvement and we want to partner with the Nassau County Police	
			Department in this endeavor.	
8/18/2020	1000	Island Harvest and Hicksville community members	CA worked at Food Drive and spoke to community members/food drive attendees about police reforms.	Sgt Pettenato
8/19/2020	1300	Meeting RE: Violence in Hempstead 2020	Attendance: Commissioner Ryder, 1st Deputy Comm Smith, Chief Palmer and Marcellus Morris	Commissioner Ryder
8/19/2020	1800	· ·		Assist Commission Casas
8/20/2020	0950	EO203 Remimagining Policing	COP and Commanding Officers Bishop Mackey is out of town & he will contact us when he is back.	Sgt Pettenato
	0930	Bishop Mackey / Tabernacle of Joy	CA sent an email to inform him that we would like to meet in the future to discuss police reform and recruiting	Sgt Pettellato
8/20/2020	1000	Douglas Mayers / NAACP of Roosevelt	for upcoming NCPD Exam	Sgt Pettenato
8/20/2020	1030	Chief Wint / Roosevelt Fire Dept.	Spoke about Recruiting Efforts Through The Fire Dept For NCPD Exam	Sgt Pettenato
8/20/2020	1120	John Williams / Roosevelt Chamber Of Commerce	Arranged to meet at 1500 and spoke about police reforms.	Sgt Pettenato
0/20/2020	1120	John Williams / Noosever Chamber of Commerce		Sper etteriato
			CA spoke about issues concerning the Auxiliary Booth in Roosevelt on Washington Ave & Harts Ave. CA also	
8/20/2020	1500	John Williams & Andreas Guilty / Roosevelt Chamber Of Commerce	spoke about the legislation that came down from Albany concerning Police Reform. We gave John Williams	Sgt Pettenato
			brochures about upcoming NCPD Exams as well as information about the NCPD Explorer Program.	
8/20/2020	1800	EO203 Remimagining Policing	COP and Commanding Officers	Assist Commisssinr Casas
8/25/2020	1900	Zoom - Lakeville Estates w/County Executive	Talking points requested	
			NCPD Community Affairs was invited and attended Wal-Mart in Valley Stream to interact and speak with	
8/25/2020	1200	Sadraine Gordon /Wal-Mart Valley Stream	Associates during their International Culture and Flag Day event about community development and police	
., .,		,	reform.	
0 (05 (0000	2000	With the state of	Called and sent email to St. Brigids church (Westbury) representative to speak with community leaders to speak	
8/25/2020	0900	Yanira Chacon / St. Brigids Church (Westbury)	about police reform.	
0 (05 (0000	0900	C : A . / /CTD ONG	Sent an email to inform him that we would like to meet in the future to discuss police reform and collaboration	
8/25/2020	0900	Sergio Argueta/ S.T.R.O.NG	options with NCPD.	
8/26/2020	1200	The Sephardic Temple / Cedarhurst	Meet with religious leaders and spoke about police reform	
8/26/2020	1200	Hewlett Harbor Mayors Office	Meeting with representative of the village mayor's office and spoke about police reform.	
8/26/2020	1500	Online Youth Police Initiative	Zoom call to discuss YPI program going forward	
8/26/2020	1800	NCPD-Community Affairs / Police Headquarters	CCC meeting to discuss community concerns and possible solutions. As well as police reform.	
8/26/2020	1800	EO203 Remimagining Policing	COP and Commanding Officers	Assist Commisssinr Casas
8/27/2020	1200	St. Barnabas Rectory / Bellmore	Meeting with Pastor Jeff Yildirmaz to discuss police reform.	
9/1/2020	1400	Massapequa Park Village Hall / Teresa Spinosa	Meeting with Village Mayor Teresa Spinosa and Village Administrator Linda Tuminello. Discussed Community	
			Affairs programs and police reform.	
9/2/2020	1300	Police Reform Meeting w/County Executive		Commissioner Ryder
9/3/2020	1800	Town Hall Meeting, Five Towns Community Center	Community Affairs, P.A.L., Precinct C.O., P.O.P	
9/8/2020	1330	Bishop Rayomd Mackay Helping End Violence (H.E.V.N)	Meeting w/Chief Johnson and Bishop Mackey, Lt Holmes	
9/9/2020	1100	In-service presentation to Minority Affairs	puty Smith, Chief Palmer, Insp Kaufman, Boccio, D.C.E Fox, Amy Flores, L.Chitty, F.Mozawalla, ET Simis, Mike Sant	eramo
9/9/2020	1430	Mental Health Committee discussions	Com Smith, Chief Sewell, McCummings, D.C.E Fox, Chief Lack, Rose-Lauder, Katie Horst	n dir nil
9/9/2020 9/10/2020	1900 1300	Zoom - JCRC and AJC Leaders Machine with Evatornal Organizations Roy Relies Reform and Initial Mantering Program	Jewish Community, Adam Novak, Mindy Pearlman	Building Bridges
9/10/2020	1900	Meeting with Fraternal Organizations Re: Police Reform and Initial Mentoring Program Zoom - Interfaith Community leaders forum on Police Reform	Jay Rosenbaum, D.C.E Fox, C.E Curran, Karen Contino, Mindy Maiman	
9/14/2020	1100	Nostrand Gardens (Uniondale and Hempstead) Civic Association Community Zoom Meeting	Discussed Community issues, police reform and future endeavors.	
			Discussed Community issues, police reform and future endeavors. Discussed Community issues and police reform, future endeavors and ways to better the relationship with the	
9/15/2020	1200	Hesham Khafaga, Community Leader / Franklin Square	pop officers.	Sgt Pettenato
9/16/2020	1000	Rev. Mestizo, Religious leader / Roosevelt	Discuss relationship with PD and Hispanic Evangelicals, and police reform.	Sgt Pettenato
9/22/2020	1600	Zoom - Delta Sigma Theta Sorority	Kiera Bryant	-0
9/23/2020	1900	PO Johannessen / Westbury	Explorer Program and Police Reform discussed via zoom meeting.	Sgt Pettenato
9/23/2020	1400	East Meadow / Westbury	Meeting with local Christian and Hispanic leader, spoke on police reform.	Sgt Pettenato
9/23/2020	1900	Farmingdale HS	Explorer Program recruitment and Police Reform discussed.	Sgt Pettenato
9/24/2020	1100	Westbury	Meeting with Local Islam leader Habeeb Ahmed.	Sgt Pettenato
9/24/2020	1800	EO203 with Latino Leader on Reimagining Policing	COP and Commanding Officers	Assist Commisssinr Casas
9/29/2020	1300	Cedarhurst Village Hall	Meeting with Trustee Israel Wasser regarding police reform.	Sgt Pettenato
9/29/2020	1300	Zoom Meeting	Explorer zoom bi-weekly mtg (discussed police reform/scams).	Sgt Pettenato
10/5/2020	900	Westbury Our Lady of Hope School	Meeting with community leader regarding faith and blue event and police reform.	Sgt Pettenato
10/6/2020	1300	Police Commissioner Meeting with Clergy, Antioch Baptist Church, 94 James LL Burrell Ave.,	Attendees: Bishop Philip Elliott, Reverend Earl Thomas, Bishop Lionel Harvey, Bishop Ronald Carter, Reverend	
		Hempstead	Dolores Miller, Commissioner Ryder	
10/6/2020	1430	East Rockaway/Hewlett Harbor	Discussed Community issues, police reform and future endeavors.	Sgt Pettenato
10/7/2020	1500	Elmont / Food Drive / Danilo Archobold	Zion Youth and Family community center food drive. Spoke about Police reform.	Sgt Pettenato
10/8/2020	1900	Oceanside Moms, Oceanside	Discussed community issues in general and issues unique to Oceanside residents. Presented information about	Sgt Pettenato
			forming a neighborhood watch. Discuss police reforms.	<u> </u>

Date	Time	Groups/ Associations	Notes	Source
10/10/2020	1130	National Faith & Blue Weekend with Pastor Derek Garcia in East Meadow faithandblue.org	Along with community and faith leaders, NCPD hosted the Faith & Blue event and spoke on police reform as well as recruitment.	Sgt Pettenato
10/10/2020	1500	National Faith & Blue Weekend with Pastor Daryl in Westbury faithandblue.org	Along with community and faith leaders, NCPD hosted the Faith & Blue event and spoke on police reform as well as recruitment.	Sgt Pettenato
10/14/2020	1500	Zion Youth and Family community center, Elmont	Zion Youth and Family community center food drive. Spoke about police reform.	Sgt Pettenato
10/14/2020	1800	LGBTQ Community	David Kilmnick- LGBTQ Network	Assist Commisssinr Casas
10/20/2020	0900	Sheila Moriarty, Bellerose Terrace Civic Association	Discussed police reform, as well as community relations.	Sgt Pettenato
10/20/2020	1530	Samuel Alboher, SUNY Farmingdale Student/Bellmore Resident	Discussed police reform, as well as community relations and transparency via the department website.	Sgt Pettenato
10/20/2020	1830	EO203 - Updates/Requesting Feedback Remimagining Policing	COP and Commanding Officers	Assist Commisssinr Casas
10/21/2020	1500	Zion Youth and Family community center, Elmont	Zion Youth and Family community center food drive. Spoke about police reform.	Sgt Pettenato
10/22/2020	1130	Ella Portero / Roosevelt Children Academy	Spoke about community relations and police reform.	Sgt Pettenato
10/26/2020	1215	Zoom - Hispanic Affairs Advisory Council & Police Reform Virtual Meeting	County Executive & OHA Advisory Council	Commissioner Ryder
10/26/2020	1430	Zoom - Traffic Tickets	Meeting with Village Chiefs	Commissioner Ryder
10/27/2020	1200 1500	Re: EO 203 & Police Reforms Zion Youth and Family community center, Elmont	Zion Youth and Family community center food drive. Spoke about police reform specifically in Elmont.	Sgt Pettenato
10/28/2020	1300			
11/2/2020	1400	Professor Karen Tejada CCC member and activist for Hispanic community Nostrand Gardens Civic Association	Karen Tejada phone meeting regarding community relations and police reform.	Sgt Pettenato Sgt Pettenato
11/3/2020	1300	Mayor Moore / Inc. Village of Bellerose	Community meeting addressing issues in Uniondale and upcoming events. Spoke about community relations and police reform.	Sgt Pettenato
11/9/2020	1800	Mayor Moore / Inc. Village of Bellerose Mental Health Part 1- Mental Health & Mobile Crisis Unit	Spoke about community relations and police reform. Omayra Perez	Assist Commisssinr Casas
11/30/2020	1400	National Actions Network w/ Jack Prophet	Discussion on Community Relations	Assist Commission Casas
11/30/2020	1900	Zoom - Center on Addiction and Substance Abuse (CASA)	NS CASA Sector Meeting	
12/3/2020	1800	Divesrity in Recruitment and Application Process	Detective Sergeant Aida McCullogh - Guardians	Assist Commisssinr Casas
12/8/2020	1530	Jack Prophet, Andre Guilty	beceeste bergeaner naa meeanogni eaananno	
12/8/2020	1800	EO203 - Updates Remimagining Policing Discuss Draft Plan	COP and Commanding Officers	Assist Commisssinr Casas
12/16/2020	1400	Mental Health/NCPD 2 week Pilot discussion	· ·	
12/17/2020	1130	Mental Health Legislative Committee Meeting		
9/10/2020	1000	Telephone conference on Police Reform - Intel	D/Sgt Croly abnd Intel Analyst	
10/29/2020	1100	NCPD Police Academy	New sergeant school discussing police reforms and bias/hate crime legislation.	Sgt Pettenato
11/24/2020	1800	Complaints Process	Inspector Nick Stillman- Division Professional Standards	Assist Commisssinr Casas
6/24/2020				
8/6/2020				
9/17/2020				
10/8/2020				
10/22/2020				
11/12/2020				
11/19/2020				
12/2/2020 12/7/2020				
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1/14/2021				
10/14/2020				
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11/9/2020				
11/18/2020				
11/24/2020				
12/3/2020				
12/9/2020				
12/15/2020				
12/22/2020				
6/11/2020	n/a	Meet with Taiwanese Ambassador (donation of masks to Headquarters)		Lt Holmes
6/24/2020	1730	Police and Community Trust (PACT)		Commissioner Ryder
6/24/2020	n/a	PACT 1st Meeting with South Floral Park Mayor and Defense Attorney Geoffrey Prime (Co-Chair), President of Municipal Police Chiefs Association and Garden City Police Commissioner Kenneth Jackson, Hofstra Law School Professor and former Prosecutor Fred Klein, Student and Community Activist from Freeport representing all communities, Blair Baker, Student and Community Activist from Baldwin, Alexis Holt, Student and Community Activist from Hempstead, Travis Nelson		Lt Holmes
7/14/2020	1730	Police and Community Trust (PACT)		Commissioner Ryder
7/14/2020	n/a	PACT 2nd Meeting with South Floral Park Mayor and Defense Attorney Geoffrey Prime (Co-Chair), President of Municipal Police Chiefs Association and Garden City Police Commissioner Kenneth Jackson, Hofstra Law School Professor and former Prosecutor Fred Klein, Student and Community Activist from Freeport representing all communities, Blair Baker, Community Activist from Roosevelt, Tamica Cox, Student and Community Activist from Baldwin, Alexis Holt, Student and Community Activist from Hempstead, Travis Nelson, ADA Ali Ajamu		Lt Holmes

Date	Time	Groups/ Associations	Notes	Source	
8/6/2020	1730	Police and Community Trust (PACT)	Open Dialogue	Commissioner Ryder	
8/12/2020	1800	CCC Meeting #1	LD8, LD9, LD12, LD14, LD17	Commissioner Ryder	
8/12/2020	1830	EO203 Remimagining Policing Overview and Q and A	COP and Commanding Officers	Assist Commisssinr Casas	
8/13/2020	0900	Zoom - Follow Up Discussion with Elmont Community Jon Johnson	· ·	Commissioner Ryder	
8/19/2020	1800	CCC Meeting #2	LD 10, 11, 13, 15, 19	Commissioner Ryder	
8/20/2020	1800	CCC Meeting #3	LD1, 2, 4, 5	Commissioner Ryder	
8/26/2020	1800	CCC Meeting #4	LD 3, 6, 7, 16, 18	Commissioner Ryder	
9/17/2020	1730	Police and Community Trust (PACT) 4th Meeting			
9/24/2020	1800	Zoom - Hispanic Community Leaders	Community Leaders and the NCPD Executive Staff, C.O., D.C.O		
10/8/2020	1300	Reform Meeting	Commissioner's Conference Room		
10/8/2020	1730	PACT Roundtable - Fifth Meeting			
10/14/2020	1800	Zoom - Police Reform (EO203) Town Hall #1	C.E., Commissioner, LGBTQ		
10/20/2020	1800	Zoom - CCC	C.E., D.C.E., Commissioner, Santeramo, A. Hornbuckle, Justine DiGiglio	Commissioner Ryder	
10/21/2020	1800	Protecting Women Violence/ Kids	Safe Center of LI	Assist Commisssinr Casas	
10/22/2020	1730	PACT Roundtable - Sixth Meeting	1st Deputy Smith		
10/22/2020	1730	PACT Sixth Meeting	Theresa Sanders Urban League of LI	Assist Commisssinr Casas	
10/28/2020	1830	Urban League of Long Island/ PACT	Theresa Saunders President	Assist Commisssinr Casas	
11/12/2020	1730	PACT Roundtable - Seventh Meeting			
11/12/2020	1730	PACT 7th Meeting Application and Civil Service Review Process	Martha Krisel- Exec. Director Civil Service	Assist Commisssinr Casas	
11/18/2020	1800	Mental Health Part 2- Vulnerable Persons, Dementia, Mental Disability	Segreant Elizabeth Campos - Vulnerable & Missing Persons	Assist Commisssinr Casas	
11/19/2020	1730	PACT Roundtable - Eight Meeting			
11/19/2020	1730	PACT 8th Meeting Immigrant Communities and Interface with Police	Patrick Young ESQ- Hofstra Law	Assist Commisssinr Casas	
12/2/2020	1730	PACT 9th Meeting District Attorney's Office Interface Investigations with PD, Complaints	Asst District Attorney Staff - ADA Painter	Assist Commisssinr Casas	
12/7/2020	1730	Follow Up discussion on SOA Contracts Discussion	None	Assist Commisssinr Casas	
12/8/2020	1800	Zoom - CCC Members	Discussion on reform		
12/8/2020	1800	Zoom - CCC			
12/9/2020	1830	Zoom - Hicksville Chamber of Commerce - Commissioner to be Guest Speaker	Charlie Razenson		
12/9/2020	1800	Hate Crimes Process	Asst. Chief James Bartscherer	Assist Commisssinr Casas	
12/15/2020	1800	Young Men of Elmont and Project Hype	Students: Akinwale Agesin, Andrew Candio	Assist Commisssinr Casas	
12/17/2020	1730	PACT Roundtable - Tenth Meeting			
12/22/2020	1830	Zoom - CCC Members	Discussion on reform		
12/22/2020	1800	Recent Grads College Class of 2020	College Grads: Shuron Jackson Educator/ Activist	Assist Commisssinr Casas	
12/22/2020	1830	Updates and Timeline Discussion to Draft Plan	COP and Commanding Officers	Assist Commisssinr Casas	
12/30/2020	1730	PACT 11th Car Stops and Training	Highway Division- Inspector Kalin	Assist Commisssinr Casas	
1/14/2021	1730	PACT 12th Final Recommendations		Assist Commisssinr Casas	
, ,		Draft Plan Provided	by County Executive's Office - Aug 18		
7/29/2020		Task - 13point plan briefing for administration/ Point Person Tatum	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
8/3/2020		Task - Possible announcement of 13 point plan/ Point Person Ryder, Communications	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs	iance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs	
Aug - Nov		Task - Continue engagement of Commissioner's Community Councils/ Point Person Ryder	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
Aug - Nov		Task - PACT continues to meet with different groups/ Point Person Curran, Ryder	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
Nov - Dec		Task - Draft plan compiled by PACT / Point Person - PACT (Geoffrey Prime)	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
Dec		Task - Release of draft PACT plan / Point Person Curran, PACT, Communications	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
Dec		Task - Mailer / Point Person Communications	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
Dec - Jan 15th		Task - Online public meetings/ Point Person Curran, Ryder	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
Jan 15 - Feb 15		Task - Finalize draft PACT Plan / Point Person PACT (Geoffrey Prime)	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		
Feb 15		Task - Submit PACT plan to Legislature / Point Person Katie Horst	Compliance w/NYS Executive Order 203 to Reinvent and Modernize Police Strategies and Programs		

EXECUTIVE ORDER 203: Police Reform



TIMELINE FOR NASSAU COUNTY'S POLICE REFORM AND REINVENTION PLAN - EXECUTIVE ORDER 203 (EO 203)



LIVETOWN HALL



COUNTY EXECUTIVE LAURA CURRAN

with Nassau County Police **Department Commissioner PATRICK RYDER** and **LGBT Network President DAVID KILMNICK**



COMMISSIONER **PATRICK RYDER**



PRESIDENT/CEO **DAVID KILMNICK, PHD, MSW**

Wednesday, October 14 | 6:00 PM





WATCH LIVE on FACEBOOK: Facebook.com/NCExecutive

LIVETOWNHALL



COUNTY EXECUTIVE LAURA CURRAN

A conversation about NYS EXECUTIVE ORDER **203 ON POLICING AND** MENTAL HEALTH PART II

JOINED BY:

NC OFFICE OF MENTAL HEALTH **OMAYRA PÉREZ**

VULNERABLE ADULTS & MISSING PERSONS DETECTIVE ELIZABETH CAMPOS

Wednesday, November 18 | 6:00 рм





WATCHLIVE F Facebook.com/NCExecutive

LIVE TOWN HALL



COUNTY EXECUTIVE LAURA CURRAN

A conversation about NYS EXECUTIVE ORDER **203 AND THE** COMPLAINT PROCESS

JOINED BY:

CHIEF OF DETECTIVES KEECHANT SEWELL

INSPECTOR (PROFESSIONAL STANDARDS) NICK STILLMAN

Tuesday, November 24 | 6:00 PM





WATCH LIVE F Facebook.com/NCExecutive

LIVE TOWN HALL



COUNTY EXECUTIVE LAURA CURRAN

A conversation about
HATE CRIMES
AND E0203 ON
REIMAGINING
POLICING



BISHOP LIONEL HARVEY Unified Long Island



JAMES
BARTSCHERER
Executive Officer Central Detectives

Wednesday, December 9 | 6:00рм





f Facebook.com/NCExecutive



COUNTY EXECUTIVE LAURA CURRAN

A conversation about **E0203 AND** REIMAGINING **POLICING**



RAMOS Mentor Project Hype Founder

RAYMOND



AKINWALE AGRESIN Student Young Men of Elmont



ANDREW CANDIO Student Young Men of Elmont

Tuesday, December 15 | 6:00 PM





WATCH LIVE F Facebook.com/NCExecutive

LAURA CURRAN NASSAU COUNTY EXECUTIVE



OFFICE OF THE COUNTY EXECUTIVE THEODORE ROOSEVELT EXECUTIVE & LEGISLATIVE BUILDING

December 21, 2020

Hon. Richard Nicolello Presiding Officer Nassau County Legislature 1550 Franklin Avenue Mineola, NY 11501 Hon. Kevan M. Abrahams Minority Leader Nassau County Legislature 1550 Franklin Avenue Mineola, NY 11501

Dear Presiding Officer Nicolello and Minority Leader Abrahams:

I am writing to share an update on the important work being done related to Executive Order 203 (EO 203) and the anticipated timeline for the County's submission of its Police Reform and Reinvention Plan (the Plan).

Nassau County began working on the EO 203 mandates weeks before the state issued its guidance in August 2020. Nassau County has been collaborating with community stakeholders and the highest-ranking members of the Nassau County Police Department in various forums consistently since EO 203 was issued. Those forums include meetings of the Police and Community Trust initiative (PACT), Community Collaborative Task Force (CCT), Town Halls, the Commissioner's Community Councils (CCC) and many community-based organizations. These meetings and town halls have focused on topics related to EO 203.

Importantly, Nassau County has established a dedicated "EO 203" website containing pertinent information and data which is available to the public. The County has also established and published a dedicated "EO 203" email address so that our residents can send comments, feedback and recommendations for the County plan.

By facilitating these meetings and town halls and establishing an EO webpage and email address, the County has ensured that there is a mechanism in place to obtain and collect community input and recommendations for incorporation into Nassau County's Plan.

As outlined in the state's guidance, there is a suggested workplan and timeline for finalizing the County's plan. Accordingly, the County intends to develop its plan by responding to the questions in the guidance. The timeline provided below will enable the County to meet the New York State deadline as of April 1, 2021, as mandated by EO 203.

Developing a Draft Plan: December 2020

• Following the collaborative efforts described above, the County began drafting a plan during the first week of December. The draft plan will evolve as we continue to meet with stakeholders and obtain input for the plan during this phase of the timeline.

Public Comment on the Draft Plan: January 7, 2021 – February 5, 2021

- The County will release its plan for public comment on or about January 7, 2021. The document will be available for public comment and review until February 5, 2021. The County will publish our draft plan on our EO 203 website for public viewing. Residents will have the ability to submit comments or suggestions to the County in a variety of ways including:
 - o A link on the Nassau County EO 203 webpage:
 - https://forms.nassaucountyny.gov/contact/agencies/ce/203comment.php
 - o Email to the Nassau County EO 203 email address:
 - EO203@NassauCountyNY.Gov
 - o By mail to:

Assistant Commissioner Marianela Casas 1550 Franklin Avenue Mineola, New York 11501

Final Plan: February 6, 2021 – February 15, 2021

• At the close of the public comment period, the County will finalize the plan based on consideration of the comments and recommendations submitted during the public comment period. The County's final plan will be submitted to the Legislature for action.

Legislative Approval: February 15, 2021 – On or Before March 29, 2021

• Pursuant to EO 203, the County will submit its plan to the Legislature for ratification. The NYS guidance provides that the County must file the approved plan with New York State by April 1, 2021.

Certification and Submission to New York State: On or Before April 1, 2021

• Pursuant to EO 203, Nassau County will submit its Police Reform and Reinvention Plan along with the required certification to the Director of the NYS Division of the Budget on or before April 1, 2021.

As outlined above, I am confident that Nassau County is on target to submit its plan pursuant to the mandates of EO203. We look forward to the submission of a plan to the Legislature and we believe it will be the result of hard work and a collaborative effort, which strengthens the relationship between the Nassau County Police Department and our residents.

Sincerely,

Laura Curran

cc: Hon. Siela Bynoe

Hon. Carrie Solages

Hon. Denise Ford

Hon. Debra Mule

Hon. C. William Gaylor

Hon. Howard Kopel

Hon. Vincent Muscarella

Hon. Ellen W. Birnbaum

Hon. Delia DeRiggi-Whitton

Hon. James Kennedy

Hon. Thomas McKevitt

Hon. Laura Schaefer

Hon. John Ferretti, Jr.

Hon. Arnold Drucker

Hon. Rose Marie Walker

Hon. Joshua Lafazan

Hon. Steven Rhoads



Nassau County Community Collaborative Task Force

NYS Executive Order 203 Listening Session

We welcome your insights, experiences, voices and suggestions regarding police reform for Nassau County.

Information gathered from these sessions will be used to formulate recommendations for reform.

FIRST SESSION:

Friday,

January 22nd
6:00pm - 9:00pm

Zoom meeting ID: 944 6587 2277
Passcode: Voices

These zoom sessions will be recorded and not rebroadcast.

SECOND SESSION:

Friday,

January 29th
6:00pm - 9:00pm

Zoom meeting ID: 975 9474 4802 Passcode: Speaking

These zoom sessions will be recorded and not rebroadcast.

To submit recommendations for police reform or for additional information, please visit: www.nassaucountyny.gov/EO203

Multi-lingual assistance will be available.



LAURA CURRAN NASSAU COUNTY EXECUTIVE



OFFICE OF THE COUNTY EXECUTIVE THEODORE ROOSEVELT EXECUTIVE & LEGISLATIVE BUILDING

January 7, 2021

Dear Members of PACT and CCT:

I am pleased to attach the first draft of the Nassau County Police Reform and Reinvention Plan, which was posted on the County's website today. This step ushers in the very important public comment phase which is a vital component in the completion of a final plan to be submitted to the state.

You may notice that the draft already incorporates suggestions and ideas which were raised during CCT and PACT meetings, as well as the virtual town halls. However, it is important to remember this is not a final product. The draft that has been posted is a living document that will change shape as your recommendations, and those of the public, are received.

My administration is aware of the hard work which has been undertaken by members of PACT and CCT. It has not gone unnoticed and I know it is not complete. It is my understanding that the CCT has planned public listening sessions and that both groups intend on submitting written recommendations and suggestions for consideration. It is crucial that this work continue and that your recommendations and input from the listening sessions are forwarded to the county during the public comment phase. In doing so, we can ensure that the final plan is representative of the collaboration which has taken place and addresses those issues which are important to our communities.

In addition to using the time which has been dedicated to the public comment phase to submit your recommendations, please also utilize this time to reach out to the members of our county that you have been advocating for. Ask them to review the draft and submit suggestions, comments and questions. It is essential that the County reach as many of our residents as possible to obtain their input for recommendations to be included in the final plan.

Nassau County is counting on your membership and our residents to help us complete our final plan. However, rest assured, this is not the final chapter of this all-important work. My administration, along with Commissioner Ryder, is committed to maintaining an on-going dialogue with community stakeholders to continue strengthening the relationship between the police and our residents.

Thank you for the time, attention and work you have devoted to this project already and for your efforts going forward in transforming the draft posted today into a final plan submitted on behalf of all of the residents of our county.

Sincerely,

Laura Curran

encl: First Draft of the Nassau County Police Reform and Reinvention Plan



FOR IMMEDIATE RELEASE: January 7, 2021 CONTACT: press@nassaucountyny.gov

STATEMENT FROM COUNTY EXECUTIVE LAURA CURRAN

NASSAU COUNTY, NY – "Today marks another step in the County's process of following the Governor's Executive Order 203, which requires the County Legislature to approve a plan by April. The first draft made public by the County today incorporates suggestions and ideas raised during the more than 60+community meetings held by the County since June, including CCC, CCT, PACT, and virtual town halls. We now call on all county residents to provide input to improve public safety and reinforce trust between Police and the community. As we work towards a final plan, my Administration will remain guided by a balanced, transparent, and inclusive approach."

###

LAURA CURRAN NASSAU COUNTY EXECUTIVE



OFFICE OF THE COUNTY EXECUTIVE THEODORE ROOSEVELT EXECUTIVE & LEGISLATIVE BUILDING

January 14, 2021

VIA ELECTRONIC MAIL
Hon. Richard Nicolello
Presiding Officer
Nassau County Legislature
1550 Franklin Avenue
Mineola, NY 11501

Hon. Kevan M. Abrahams Minority Leader Nassau County Legislature 1550 Franklin Avenue Mineola, NY 11501

Dear Presiding Officer Nicolello and Minority Leader Abrahams:

I am writing to follow up on the discussion of the County's first draft of the Police Reform and Reinvention Plan (Plan), pursuant to Executive Order 203 (EO203), at the public safety committee hearing on January 7, 2021. Following the hearing, the Plan was posted on the County's website at www.nassaucountyny.gov/EO203.

As you are aware, in a letter dated December 21, 2020, I informed you of our intention to post a draft plan on or about January 7, 2021. A public notice was received on January 4, 2021 that there would be a meeting of the Public Safety Committee on January 7, 2021. Accordingly, we asked the Police Department to have the first draft of the plan completed so it may be posted on January 7, 2021.

The first draft Plan lays out a framework of the Nassau County Police Department's strategies, policies, procedures and practices to inform the public of current policy, as well as departmental reforms. The Plan includes ideas and suggestions brought up during 60+community meetings that included the Police and Community Trust initiative (PACT), Community Collaborative Task Force (CCT), Town Halls and the Commissioner's Community Councils (CCC) among others. However, it is important to emphasize that the EO203 process continues.

As referenced in the guidelines released by New York State, revision of the first draft Plan is a vital part of EO203. We have scheduled the time period between January 7, 2021 – February 5, 2021, for public comment and input submitted through the County website, followed by a 10-day period for plan revision and further meetings.

The County plans to file, for legislative approval, a resolution and the Plan on February 15, 2021, which will permit six weeks of legislative activity including final adoption and filing with New York State by March 31, 2021. My office pledges to work with the Legislature to continue to gather public input permitted by the legislative process and to amend the

1550 FRANKLIN AVENUE - MINEOLA, NEW YORK 11501 - 516-571-3131 lcurran@nassaucountyny.gov

Plan, as may be requested by the Legislature. Throughout the process any updates to the Plan will be posted on the County website.

Although the EO203 process began with my office, the Legislature's engagement and approval is paramount. It is vital that we continue to engage the public, and I commend Commissioner Ryder on his efforts to ensure that the Legislature's first hearing was meaningful. I remain confident that Nassau County is on target to submit its Plan pursuant to the mandates of EO203, and I look forward to working with the Legislature to approve a plan which strengthens the relationship between the Nassau County Police Department and our residents.

Sincerely,

Laura Curran

cc:

Hon. Siela A. Bynoe, Legislator

Hon. Carrié Solages, Legislator

Hon. Denise Ford, Legislator

Hon. Debra Mulé, Legislator

Hon. Clarence William Gaylor III, Legislator

Hon. Howard J. Kopel, Legislator

Hon. Vincent T. Muscarella, Legislator

Hon. Ellen W. Birnbaum, Legislator

Hon. Delia DeRiggi-Whitton, Legislator

Hon. James Kennedy, Legislator

Hon. Thomas McKevitt, Legislator

Hon. Laura Schaefer, Legislator

Hon. John R. Ferretti Jr., Legislator

Hon. Arnold W. Drucker, Legislator

Hon. Rose-Marie Walker, Legislator

Hon. Joshua A. Lafazan, Legislator

Hon. Steven D. Rhoads, Legislator

Deputy County Executive Tatum Fox

Deputy County Executive Kyle-Rose Louder

Police Commissioner Patrick Ryder

PACT Members

CCT Members

The NCPD:

Protecting and Partnering with our Communities



Established on April 16, 1925, the Nassau County Police Department began with 55 deputy sheriffs and one fingerprint expert. Serving the citizens of Nassau County for nearly a century, the Department now has over 2,500 sworn members and its jurisdiction covers approximately 453 square miles. Considered one of the country's largest police agencies, the Nassau County Police Department safeguards a population of more than 1.4 million people. Founded on the ideals of integrity, loyalty, fairness, and excellence, the NCPD is a service-oriented police department that places the concept of community at the heart of its philosophy.

Deemed an exemplary force by sociologist James Q. Wilson in 1968 in his study *Varieties of Police Behavior*, the Nassau County Police Department continually seeks to strengthen and expand its partnership with the communities it serves. Focused on maintaining and enhancing trust with the public, the Department effectively resolves community problems and continually reevaluates and modifies police policy. Comprised of eight precincts and three major divisions - the Patrol Division, the Support Division, and the Detective Division - the NCPD upholds public safety while exemplifying a service-oriented approach.

NCPD CARES ABOUT OUR COMMUNITIES

COMMUNITY AFFAIRS

Community Affairs plays a critical role in achieving the Department's goals against crime by strengthening community relationships and trust. Community Affairs is a unit that works in conjunction

Nassau County PAL soccer game

with all divisions of the Department to promote and enhance collaborative decision making between the Department and the communities we serve regarding policing services. With neighborhood-building as a focus, Community Affairs implements projects to meet special needs within each community and develops and maintains programs advantageous to those communities.

Community Affairs offers numerous programs regarding crime prevention awareness, safety tips, bullying and quality of life issues. In addition to addressing matters of public safety, Community Affairs also provides young people with diversion and intervention

programs. These programs serve a dual



Nassau County Guardians basketball game

purpose: they reduce youth-related crime and enrich the lives of participants. The NCPD provides all of these programs free of charge to the residents of Nassau County. Another important function of Community Affairs is overseeing recruitment for the Department and providing information to individuals interested in a career in law enforcement. In addition to community outreach and informational events, the creation of the mentorship program demonstrates the Department's commitment to inclusivity and diversity when it comes to recruitment.

RECRUITMENT



Community Affairs handles the ongoing recruitment efforts undertaken by the Department. In an effort to create a more diverse Department, the NCPD has been promoting the Police Officer Civil Service Exam through the Police Department website, distributing pamphlets and utilizing social media platforms. Members of Community Affairs partner with schools, universities, and shopping centers throughout Nassau County and the surrounding areas in order to recruit candidates for various positions (e.g.,

Police Officer, crossing guard, Explorer) in the NCPD. The recruitment effort has a specific focus on diversifying the Department to reflect the communities it serves.

Community Affairs regularly hosts career day-style meetings. At these meetings, Community Affairs Officers go into middle school and high schools and talk about job opportunities available within the NCPD, both as a sworn officer and as a civilian. These career days allow the NCPD to interact with young people and answer any questions they may have about a career in law enforcement.

When there is no entrance exam scheduled, Community Affairs still conducts recruitment for interested candidates through pre-registration and maintains a database of individuals to contact when a test date is announced. The



Department has recruitment information published on its main website, social media accounts as well as posters and brochures. Up-to-date recruitment information is available by calling 1-800-RECRUIT.



MENTORSHIP PROGRAM

The NCPD started a mentorship program with its fraternal organizations to help police officer candidates succeed in the application and background investigation process. Candidates are offered the contact information of the fraternal organizations who will be providing information and assistance in navigating the challenges of the hiring process and police academy program. The Department Societies are: Columbia Police Association of Nassau, Nassau County Association of Women Police, Nassau County Guardians Association, Nassau County

Police Hispanic Society, LGBTQ of Nassau County, Police Emerald Society of Nassau County, Police Holy Name Society and Shomrim Society of Nassau County. If a prospective candidate cannot afford the application fee, the Department waives that fee due to economic hardship reasons.

WHO ARE THE MENTORS?

<u>Columbia Police Association of Nassau</u>: Fraternal organization comprised primarily of Department Members and other Nassau County law enforcement members of Italian heritage.

• <u>Email</u>: <u>columbiami@pdcn.org</u>

<u>Nassau County Association of Women Police</u>: Fraternal organization comprised primarily of female police officers within Nassau County.

Email: ncawpmi@pdcn.org

<u>Nassau County Guardians Association:</u> The Guardian Association is comprised of African-American members, both sworn and civilian of the various law enforcement agencies within the County of Nassau.

• Email: ncguardiansmi@pdcn.org

<u>Nassau County Police Hispanic Society</u>: Fraternal organization comprised primarily of Department members and other Nassau County law enforcement members of Hispanic heritage.

• Email: ncpdhispanicmi@pdcn.org

<u>LGTBQ+ of Nassau County</u>: This society is not only for members who identify themselves as LGBTQ+, but also for members who support the community. With this society, we hope to support our LGTBQ members and our department's relationship with the Nassau County LGTBQ+ community.

Email: <u>lgtbqmi@pdcn.org</u>

<u>Police Emerald Society of Nassau County</u>: Fraternal organization comprised primarily of Nassau County law enforcement members of Irish heritage.

Email: emeraldmi@pdcn.org

Police Holy Name Society: Fraternal organization comprised primarily of Nassau County law enforcement members of the Catholic faith.

• <u>Email</u>: <u>policeholyname@pdcn.org</u>

Shomrim Society of Nassau County: Religious organization comprised primarily of Nassau County law enforcement members of the Jewish faith.

Email: nassaushomrim@gmail.com

INTERESTED IN BECOMING A POLICE OFFICER?

NCPD TEST PRE-REGISTRATION

Questions?
Call Community Affairs
516-573-7360

Here are the ways you can find out more information:



•Call: 1-800-RECRUIT

• Click: www.pdcn.org/test

•Scan the QR code

<u>HOW IT WORKS</u>: Fill out the Test Pre-Registration Application Form – which can be accessed electronically via the website or the QR code – and submit it. Once the test is

announced, the Department will utilize the information provided on the pre-registration form to contact the applicant. After the form is submitted, all applicants will receive a letter listing the participating Police Department societies and associations involving in the mentorship program. Members of these organizations will be ready and able to guide the applicant through the testing and hiring process. Should the applicant decide to participate in the mentoring program, they can contact the society in which they choose to seek guidance from.

COMMUNITY AFFAIRS - FAST FACTS

- Community Affairs is currently staffed by five (5) supervisors, three (3) lieutenants, two (2) sergeants, fifty (50) police officers, two (2) police service aides and two (2) clerks
- Community Affairs consists of a variety of units and programs that continually create positive and lasting impacts in Nassau County:
 - Community Oriented Police Enforcement (COPE)
 - Nassau County Police Athletic League (PAL)
 - Nassau County Law Enforcement Exploring Program
 - Gang Resistance Education and Training (GREAT) Program
 - Too Good For Drugs (TGFD)
 - Youth and Police Initiative (YPI)

Community Affairs consists of several units and programs, including but not limited to the following:

COMMUNITY ORIENTED POLICE ENFORCEMENT (COPE)

COPE is responsible for the initiation of specialized patrols, activities and initiatives to further the mission of the Department. In consultation with the Intelligence Unit, COPE uses crime data to guide their policing activities toward high-frequency offenders and locations. COPE collaborates with other Department units to address crime, including the Bureau of Special Operations (BSO), the Criminal Intelligence Rapid Response Team (CIRRT), and Homeland Security . As part of a comprehensive approach to solving community concerns, COPE also works with outside agencies such as probation and

parole. COPE officers work closely with Nassau residents to enhance police-community relations, improve quality-of-life and traffic safety, and proactively address community problems.

THE NASSAU COUNTY LAW ENFORCING PROGRAM

The Explorer Program is a law-enforcement career focused program for young men and women who are between the ages of 14 and 20 years old. The mission of the program is to enable young people to become responsible individuals by teaching positive character traits,



Explorers (2008)

Law Enforcement Officers (2018)

career development, leadership and life skills in order to make smart decisions and achieve their full potential. The participants – known as Explorers – experience the rewards of a police career and test



Interested in becoming an Explorer?! https://www.nclee.org/

their ability and commitment to improve the quality of life for the people of Nassau County. The program combines classroom training with hands-on role play activities, crime prevention initiatives, as well as other important activities all with a focus on community awareness and community building.

In addition to the education and training aspects of the program, NCPD Explorers travel throughout the United $\,$

States for competitions and events. The drill team was awarded first place at the last four

national contests. There are currently more than 300 active Explorers in the Nassau County Law Enforcement Exploring Program from all areas of Nassau County. Alumni members, who are former Explorers that have aged out of the program, often remain connected to the Explorers by becoming volunteers. The program has approximately 100 alumni who volunteer their time



and services in numerous ways to help the program and current Explorers succeed.

THE GANG RESISTANCE EDUCATION AND TRAINING PROGRAM (GREAT)

The GREAT Program is an evidence-based, national and international gang and violence prevention program that has been building trust between law enforcement and communities in Nassau County for almost thirty years. The primary objective of the program is prevention and is meant to counteract delinquency, youth violence, and gang membership. There is a heavy focus on providing life skills to

students to help them avoid resorting to delinquent behavior and violence to solve problems. The program includes a thirteen-lesson middle school curriculum, a six-lesson elementary school curriculum and a summer component. In many instances, the GREAT Program is the first significant interaction the students have with the police and it encourages the belief that the police are a valuable resource. GREAT is a nationally recognized program.

TOO GOOD FOR DRUGS (TGFD)

The Too Good for Drugs program is a school-based prevention program for kindergarten through 12th grade which builds on students' resiliency by teaching them how to be socially competent and independent problem solvers. Personnel are trained on how to implement the TGFD curriculum in their classrooms through a "train-the-trainer" program. Almost all school districts in Nassau County participate in the training program and were issued K-12 curriculum at no cost to the districts. The NCPD funds this program using asset forfeiture money.

YOUTH AND POLICE INITIATIVE (YPI)

The Youth Police Initiative is a program with the goal of building trust between the NCPD and the youth of Nassau County. YPI is focused on bringing together at-risk youth who have a negative perception of police with the local beat officers. The primary objectives of the program include: addressing misperceptions, repairing relationships and reestablishing trust between youth and the police. Recognizing that teaching young adults the skills to constructively resolve conflicts with authority requires efforts from both youth and law enforcement, the YPI also teaches police officers to step out of their cars and have genuine conversations. By creating an open dialogue between the NCPD and youth, the goal of the YPI is to ultimately break down existing barriers, stereotypes, and biases. Through honest communication and positive experiences fostered by the YPI, the NCPD strengthens police-youth relations in lasting ways.

NASSAU COUNTY POLICE ACTIVITY LEAGUE (PAL)

Created in 1940 by Nassau County's first Police Commissioner Abraham Skidmore in 1940, the Nassau County Police Boys Club served as the precursor to the Nassau County Police Activity



1973 Police Boys Club go-kart event

League (PAL) until 1987 when the organization was renamed. The mission statement of the Nassau County Police Activity League, which has remained unchanged since its inception, is to operate youth clubs and provide sports, crafts,

educational and other programs of a

1971 Inwood Police Boys Club basketball team

team and individual nature for all boys and girls in Nassau County, regardless of race, religion, income or disability. The primary objectives of PAL include: preventing juvenile delinquency, dissuading youth from engaging in gang activity, and creating a positive environment for police and community interaction.

PAL currently has 28 units, which span over 40 different communities in Nassau County and include more than 40,000 youth participants. PAL offers a variety of activities and programs which include, but are not limited to sports, crafts, and educational courses. The NCPD provides each PAL with Police Officers who assist with overseeing the unit and interact with the communities' youth. The Officers assigned to PAL not only foster positive public relations between the public and the



police, but also serve as the conduit between members of the community. While the NCPD provides Officers to support the PAL units, it is more than 4,400 community volunteers who serve as coaches, staff, and administrators. Each volunteer is vetted and background checks are conducted to ensure safe and positive interactions within the community. Although created by the NCPD, the success of the PAL program is wholly dependent upon the dedication, enthusiasm, and efforts put forth by volunteers.

PAL - FAST FACTS

- PAL is a non-for-profit organization that is operated by an Executive Board, Board of Trustees and thousands of volunteers
- 31 PAL units currently represent over 40 different communities
- There are nearly 41,000 participants involved in Nassau County PAL
 - Any youth between the ages of 5 and 18 years of age (except for special needs exemptions) can register for any program with a unit in close proximity to their residence
- Each PAL unit is uniquely structured to suit the needs and goals of that particular community
- PAL has 11 Police Officers who serve as PAL directors and 1 Commanding Officer
- NEW PAL PROGRAMS: INWOOD/5 TOWNS ELMONT ROOSEVELT

PAL PROGRAMS

Archery	Computer Lessons	Ice Skating	Soccer	Wrestling
Arts & Crafts	Cricket	Jazz	Softball	Yoga
Badminton	Dance	Judo	Summer Camps	Zumba
Ballet	Deck Hockey	Karate	Special Needs	
Baseball	Drama	Kickline	Sports Clinics	
Basketball	Fencing	Kickball	Steam Stem	
Basketball Camp	Floor Hockey	Lacrosse	Tennis	
Bowling	Football	Painting	Tumbling	
Boxing	Flag Football	Riflery	Tutoring	
Cheerleading	Golf	Roller Hockey	Twirling	
Chess	Gymnastics	Sign Language	Volleyball	

NCPD TRAILBLAZERS



DENNIS ULMER: THE FIRST AFRICAN-AMERICAN POLICE OFFICER OF THE NCPD

In October 1946, Dennis Ulmer became the first African-American police officer in the Nassau County Police
Department. Ulmer was a World War II veteran and had recently been discharged from the army when he joined the NCPD as a Patrolman in the 4th Precinct. Over the course of his 23 years with the Department, he rose through the ranks as a Detective, Sergeant, Lieutenant, and Detective Lieutenant and served as the Commanding Officer of the Main Office Squad and the Warrant Squad before retiring in 1969.

KATHLEEN REILLY: THE FIRST FEMALE POLICE OFFICER OF THE NCPD

Kathleen Reilly became the first female police officer in the NCPD in 1966. When she graduated from the academy, she was given "Policewoman Shield #1" and assigned to the Juvenile Aid Squad. In 1967, Kathleen made history again when she became the first woman to be promoted to Detective.



Detective Reilly was off-duty on Christmas night in 1967 and traveling on the Meadowbrook Parkway with her mother and fiancé when she stopped to assist a disabled motorist. Shortly after pulling over to help, she was struck and killed by another vehicle. Detective Reilly was the first female Nassau County police officer to be killed while in performance of police duties.

SPECIALTY UNITS OF THE NCPD

MEET MOUNTED UNIT

June 30, 1978, marked the first day of active duty for Nassau County Police Department's Mounted Unit. Recognized as the second largest mounted patrol in New York State, the unit began with six horses and now has twelve. Sworn members must complete approximately 6-9 months of training, while horses selected for the unit require 4-6 months of training.





Meet potbelly pig Peanut, the mascot of Mounted Unit! See what she's up to on Instagram: mu peanut

Used primarily for crowd management, traffic control, prevention of street crime, and community relations, the Mounted Unit makes unique policing tactics possible.

Maneuverability, and a higher vantage point are are two examples of what sets Mounted apart from other units in the NCPD. Expect to see the members of the Mounted Unit and their equestrian partners at malls, beaches, concerts and various community events.



MARINE BUREAU & THE NAUTICAL MILES



Created in 1933, Marine Bureau has patrolled Nassau County's 225 square miles of marine district waterways and provided marine police service for more than seventy-nine years. Considered one of New York State's oldest marine police patrol agencies, Marine Bureau is headquartered at Bay Park and patrols 24 hours a day, 365 days a year. Marine Bureau also partners with the U.S. Coast Guard and other law enforcement agencies in securing New York City and the Port of New York. In addition to safeguarding the waterways, Marine Bureau developed the current training program utilized by all marine units in the tri-state area and its members are the leading instructors. Currently, there are 9

operational vessels in the fleet, with patrol and coverage continuously available on each shore. Marine

11, also known as the 9/11 Heroes boat, holds special significance for the Department as it was dedicated to first responders who lost their lives on that fateful day. Services provided by Marine Bureau include enforcement, homeland security, marine assistance, emergency service, search and rescue, firefighting and boating accident investigation.



Marine 11, also known as the 9/11 Heroes boat

MARINE WATCH PROGRAM

The Nassau County Police Marine Bureau has established a "Marine Watch" program to improve homeland security at vulnerable entities such as waterfront businesses, facilities, critical maritime infrastructure and other key marine resources on Long Island.



NPCD Marine Bureau Police Officers rescue a boxer stranded in the marsh in North Long Beach.

IN THE AIR WITH AVIATION BUREAU

Aviation Bureau was created in 1934 with a singular Sinson airplane that was gifted to the Department. After being grounded by World War II, the unit was revived in 1968 with the purchase of four helicopters, which would assist in medical evacuations and pursuits.



Aviation Bureau has significantly evolved over the years and, with the acquisition of two Bell 429 helicopters, is considered one of the most technologically advanced aviation units in the tri-state area. Currently there are three helicopters in the unit that operate 20 hours per day from 6 a.m. to 4 p.m. and 4 p.m. to 2 a.m. All members of the unit are sworn Police Officers who are recognized as Tactical Flight Officers and are trained both tactically and medically. There are typically two Tactical Flight Officers in



each helicopter and the unit performs operations such as surveillance flights, medical evacuations, and searches for Nassau County as well as other jurisdictions. Each year the Aviation Bureau performs approximately 150 medical evacuations and provides aerial assistance to more than 400 police incidents.

BUSINESS OF BSO (BUREAU OF SPECIAL OPERATIONS)

Created in 1976, the Bureau of Special Operations (BSO) is the tactical operations unit of the Nassau County Police Department. The unit, considered one of the Department's most prestigious, operates similarly to SWAT and is responsible for tactical responses to all critical incidents, such as barricades and hostage situations. BSO also provides county-wide anti-crime enforcement, protection details, and tactical support for high risk search warrants.





Responsible for ensuring public safety, anti-terrorism measures, apprehending dangerous individuals, and responding to critical incidents, acceptance into the Bureau of Special Operations is not easy. Applicants are required to meet the highest standards of marksmanship and physical fitness, as the demands placed on BSO members are substantial and continuous. Current members must continually train and re-certify in various tactical elements, demonstrating capability and dedication to the values of the unit.

KEEPING UP WITH K-9

Founded in 1983 by two Officers in the Highway Patrol Bureau, NCPD's K-9 Unit has 8 dogs who are trained in narcotics detection, explosives detection, tracking people, criminal apprehension, and evidence recovery. Officers in the unit and their K-9 partners not only work together, but live together. Canine applicants must go through a highly selective admission process and then complete a rigorous 6-month academy before becoming a member of the Department.



Before training begins, the Officer and their selected canine spend a few weeks together getting to know each

other and creating a strong bond. The academy is not only a challenge for the canine, but the handler as well, as it is harder to

train them than it is to train their fourlegged partner. Every canine is trained in patrol but certified in only one specialty: narcotics or explosives detection. The Department currently has 5 narcotics and 3 explosives canines.

The NCPD receives all of their canines from Europe and e ach will typically retire after 10 years of service. Upon retirement, the

partnership continues as each canine is adopted by their handler. Whether its helping officers get illegal drugs off the streets, tracking suspects, finding people with cognitive impairments, or assisting with critical incidents, NCPD K-9 partners are an essential part of crime fighting and protecting the public.





K-9 Fuzz enjoying retirement!

ALL ABOUT ARSON BOMB (ABS)

Originally known as the Bureau of Public Safety upon its creation in 1928, the unit was later renamed the Bomb Squad 1973 and would ultimately become known as the Arson/Bomb Squad by 1992. The unit responds to approximately 450 fire investigations and more than 200 destructive device investigations each year. The Arson Bomb Squad also conducts joint investigations with other local, state, and federal



agencies including: the Nassau County Fire Marshal, the NY FBI Counterterrorism Office, the FBI Long Island Joint Terrorism Task Force, the Bureau of Alcohol Tobacco and Firearms, and other bomb squads. ABS Detectives receive extensive training and certifications in both NYS fire investigations and the Department of Justice Public Safety Bomb Technician program. Both certifications require ongoing annual training as well as knowledge and performance-based testing by outside agencies to ensure members meet the standards of these certifications. At their headquarters, the unit trains with mock up suspicious packages from assignments they responded to in the past as well as ones they have created.

The Arson Bomb Squad is responsible for analyzing, removing and safely disposing of suspicious packages. The unit uses various technologies to perform these responsibilities, one of which is known as the TCV or the Total Containment Vessel. The TCV is an investigatory staple as it allows ABS to safely transport explosive devices from call scenes to controlled locations where the suspicious item can be rendered safe and then analyze what remains as evidence. Other tools used by the unit include: digital radiography (x-ray capability), robots, radiation detection, explosive containment vessels and personal protective equipment. ABS robots, which are critical for safely removing suspicious packages, are

equipped with special cameras, can saw through wood or metal, and can climb up and down stairs. The bomb suit used by Detectives weights approximately 120 pounds and protects them from heat, fire, overpressure, and fragmentation. The hazmat suits, which are worn during incidents where hazardous materials may be present, protect them from contact with unknown solids, liquids or gases. When the Arson Bomb Squad is not being called to emergency incidents, they are performing bomb sweeps for dignitary visits, gun range inspections, safety inspections of commercial fireworks shows, safe use of explosives at movie and television productions, and ensuring the safe disposal of fireworks, small ammunitions, and military/commercial explosives.



ESSENTIALS OF ESU (EMERGENCY SERVICES UNIT)

Originally founded in 1965 and known as the Special Services Bureau, the unit was renamed Emergency Services Unit in 1992 and assists units within the Department in a variety of ways. Responsible for covering all 453.2 square miles of Nassau County, ESU operates 24 hours a day, 7 days a week and has more than 40 Officers assigned to the unit. Every Emergency Service Police Officer has to undergo 1,054 hours of training which takes approximately 7 months to complete, before they are



allowed to wear the ESU patch and respond out to serve the residents of Nassau County.

ESU Officers receive departmental

training, along with training from both state and federal agencies, making them the most highly trained officers within the NCPD. ESU is responsible for responding to a wide variety of incidents, including major events such as terrorist attacks, plane crashes and collapsed buildings. ESU assists not only NCPD units, but also aids other jurisdictions with: hazardous material emergencies, vehicle

extrications (Jaws of Life), animal control, emotionally disturbed individuals, elevator emergencies, high angle rescues, ice/surface water rescues, vehicle recovery, confined space rescues, active shooters, and

tactical operations. ESU has roughly 40 specialty vehicles, some of which include heavy rescue trucks, rescue response trucks, armored vehicles, off road vehicles, hazmat response trucks, technical rescue response trucks, water vessels, and tow trucks. When called upon, the members of the Emergency Services Unit must be ready at a moment's notice to provide aid to any who may need it - in ways only they are capable of.



NCPD CONTACT LIST

First Precinct

900 Merrick Road, Baldwin, NY 11510

Phone #: (516) 573-6100

First Precinct Email

Second Precinct

7700 Jericho Tpke, Woodbury, NY 11797

Phone #: (516) 573-6200

Second Precinct Email

Third Precinct

214 Hillside Ave, Williston Park, NY 11596

Phone #: (516) 573-6300

Third Precinct Email

Fourth Precinct

1699 Broadway, Hewlett, NY 11557

Phone #: (516) 573-6400

Fourth Precinct Email

Fifth Precinct

1655 Dutch Broadway, Elmont, NY 11003

Phone #: (516) 573-6500

Fifth Precinct Email

Sixth Precinct

100 Community Dr E, Manhasset, NY 11030

Phone #: (516) 573-6600

Sixth Precinct Email

Seventh Precinct

3636 Merrick Road, Seaford, NY 11783

Phone #: (516) 573-6700

Seventh Precinct Email

Eighth Precinct

299 Hicksville Rd, Bethpage, NY 11714

Phone #: (516) 573-6800

Eighth Precinct Email

Nassau County Police Headquarters

1490 Franklin Avenue, Mineola, NY 11501

Phone #: (516) 573-8800

Community Affairs Unit

Phone #: (516) 573-7900

Internal Affairs Unit

Phone #: (516) 573-7120

If there is an EMERGENCY, please dial 911 immediately.

RECRUITMENT INFORMATION

NCPD TEST PRE-REGISTRATION

Questions?
Call Community Affairs
516-573-7360

Here are the ways you can find out more information about becoming a member of the Nassau County Police Department:



<u>Call</u>: 1-800-RECRUITClick: www.pdcn.org/test

Scan the QR code

<u>HOW IT WORKS</u>: Fill out the Test Pre-Registration Application Form — which can be accessed electronically via the website or the QR code — and submit it. Once the test is announced, the Department will utilize the information provided on the pre-registration form to contact the applicant. After the form is submitted, all applicants will receive a letter listing the participating Police Department societies and associations involving in the mentorship program. Members of these organizations will be ready and able to guide the applicant through the testing and hiring process. Should the applicant decide to participate in the mentoring program, they can contact the society in which they choose to seek guidance from.

NCPD MENTORSHIP PROGRAM - CONTACT INFORMATION

<u>Columbia Police Association of Nassau</u>: Fraternal organization comprised primarily of Department Members and other Nassau County law enforcement members of Italian heritage.

<u>Email</u>: <u>columbiami@pdcn.org</u>

<u>Nassau County Association of Women Police</u>: Fraternal organization comprised primarily of female police officers within Nassau County.

Email: ncawpmi@pdcn.org

<u>Nassau County Guardians Association:</u> The Guardian Association is comprised of African-American members, both sworn and civilian of the various law enforcement agencies within the County of Nassau.

• Email: ncguardiansmi@pdcn.org

<u>Nassau County Police Hispanic Society</u>: Fraternal organization comprised primarily of Department members and other Nassau County law enforcement members of Hispanic heritage.

Email: ncpdhispanicmi@pdcn.org

<u>LGTBQ+ of Nassau County</u>: This society is not only for members who identify themselves as LGBTQ+, but also for members who support the community. With this society, we hope to support our LGTBQ members and our department's relationship with the Nassau County LGTBQ+ community.

• Email: lgtbqmi@pdcn.org

<u>Police Emerald Society of Nassau County</u>: Fraternal organization comprised primarily of Nassau County law enforcement members of Irish heritage.

• Email: emeraldmi@pdcn.org

<u>Police Holy Name Society</u>: Fraternal organization comprised primarily of Nassau County law enforcement members of the Catholic faith.

• Email: policeholyname@pdcn.org

Shomrim Society of Nassau County: Religious organization comprised primarily of Nassau County law enforcement members of the Jewish faith.

Email: nassaushomrim@gmail.com

PAL CONTACT INFORMATION

Baldwin PAL:

Harbor Elementary School 90 Hastings Street Baldwin, NY 11510 Baldwinpal.org 516-623-3111 P.O. Alvarado/Bob Cuccio

Bellmore PAL:

P.O. Box 363 Bellmore, NY 11710 Bellmorepal.org 516-679-5990 P.O. Kiser/Patty Caruso

Bethpage PAL:

428 Stewart Avenue Bethpage, NY 11714 Bethpagepal.com 516-942-4788 P.O. Bonagura/Gary Bretton

County Baseball:

2276 City Place Merrick, NY 11566 merrickpal.org 516-867-6275 P.O. Cardona, P.O. Innace/Margaret Reed

County Lacrosse:

167 Broadway Hicksville NY 11801 ncpallacrosse.com 516-640-1312 P.O. Alvarado/Perlungher/ Yvette Seeley

County Track:

167 Broadway Hicksville, NY 11801 nassaucountypal.org 516-573-2250 P.O. Kiser, P.O. Philip

East Meadow PAL:

Eisenhower Park Lannin Building Field 6
East Meadow, NY 11554
Eastmeadow.wordpress.com 516-865-2432
P.O. Perlungher/John Spirou

Elmont PAL: NEW OFFICE

167 S. Broadway, Hicksville, NY 11801 http://elmontpal.website.sportssignup.com/ P.O. Brown 516-573-2250

Farmingdale PAL:

31 North Front Street Farmingdale, NY 11735 Farmingdalepal.com 516-249-6825 P.O. Bonagura/Russ Cantazaro

Franklin Square/Elmont PAL:

957 Hempstead Turnpike
Franklin Square, NY 11010
Franklinsquareelmontpal.com 516-573-2250
P.O. Holquin/Richard McGrath

Great Neck PAL:

1 West Park Place Great Neck, NY 11023 Greatneckpal.com 516-482-7257 P.O. Volpe/Steve Kossover

Headquarters Activities Unit:

167 Broadway Hicksville, NY 11801 nassaucountypal.org 516-573-2250 P.O. Cardona/ Kim DiVittorio

Hicksville PAL:

167 Broadway Hicksville, NY 11801 Hicksvillepal.siplay.com 516-342-6056 P.O Alvarado/John Bentrewicz

Inwood/5 Towns PAL: NEW OFFICE

270 Lawrence Ave, Lawrence, NY 11559 https://inwoodlawrencepal.sportssignup.com/ P.O. Varela 516-573-2250

Island Park PAL:

P.O Box 106 Inwood, NY 11096 Nassaucountypal.org 516-965-3287

P.O. Lajara/Kim Miller

Levittown PAL:

3000 Hempstead Turnpike Suite 403 Levittown, NY 11756 Levittownpal.org 516-579-7999 P.O. Pescatore/Mike Nelson

Manhasset PAL:

P.O. Box 551 Manhasset, NY 11030 Manhassetpal.com 516-573-2250 P.O. Volpe Baseball/Brad Smith Lacrosse/Frank Coughlin

Massapequa PAL:

510 Parkside Blvd., Massapequa, NY 11758 Massapequa.siplay.com 516-867-6279 P.O. Pescatore/Linda Vericchio

Merrick PAL:

2276 City Place Merrick, NY 11566 Merrickpal.org 516-867-6279 P.O. Kiser/Margaret Reed

Mineola/Williston Park/Roslyn PAL:

P.O. Box 284 Mineola, NY 11501 Mineolapal.org 516-655-8992 P.O. Bonagura/Bobby Redmond

New Hyde Park PAL:

375 Denton Avenue New Hyde Park, NY 11040 Newhydepark.siplay.com 516-248-2442 P.O. Cardona/Nick Caras

North Shore PAL:

P.O. Box 810 Glenwood Landing, NY 11547

P.O. Innace/Mike Levine

Oyster Bay/East Norwich PAL:

P.O. Box 396 Oyster Bay, NY 11771 Obenpal.sportssignup.com P.O. Pescatore/Alex Ipiotis

Plainview/Syosset/Jericho/Old Bethpage PAL:

P.O. 203 Plainview, NY Plainviewpal.com P.O. Innace/Chris Kyriacou

Roosevelt PAL: **NEW OFFICE**

167 S. Broadway, Hicksville NY 11801 sean.gaddy@nassaucountypal.org P.O. Gaddy 516-573-2250

South Hempstead PAL:

P.O. Box 1222 North Baldwin, NY 11510 nassaucountypal.org P.O. Perlungher/George Kowalski

Special Needs PAL:

P.O. Box 158 Levittown, NY 11756 Specialneedspal.sportssignup.com 516-573-2250 P.O. Holguin/Frank Alfano, Tony Walker

Uniondale PAL:

P.O. Box 70 Uniondale, NY 11553 Uniondalepal.sportssignup.com P.O. Philip/Michele Walker

Valley Stream/Five Towns/East Rockaway PAL:

P.O. Box 343 Valley Stream, NY 11580 Vspal.net

P.O. Lajara/Annette Gray

Wantagh/Seaford PAL:

P.O. Box 122 Wantagh, NY 1793 Wantaghseafordpal.org 516-783-8464 P.O. Philip/Bob Kennish

West Hempstead PAL:

817 Hempstead Turnpike, West Hempstead, NY 11552

westhempstead.org 516-458-5076

P.O. Perlungher/Robert Moser

Westbury/Carle Place PAL:

357 Rockland Street Westbury, NY 11590 westburycarleplacepal.siplay.com

516-750-8019

P.O. Lajara/Stephany Veli

Nassau County Police Department Course Title: Re-Imagining Policing

Lesson Plan

Lesson Title:

Section:

Re-Imagining Policing – 2020

In-Service

Prepared by:

Police Officer Christopher Boccio

Approved by:

Inspector Robert Kaufmann

Instructor:

Police Officer Christopher Boccio

Method of presentation:Date prepared:Duration:Computer01/01/202110 hours

Instructional Objectives: This training module is integrated into various sections of the recruit training program. Upon completion each trainee, without reference to notes (from memory) unless stated otherwise with proficiency will be able to orally or in writing:

- 1. Identify topics of concern from Executive order #203.
- 2. Identify the purpose of the Executive order.
- 3. Define Aggravated Strangulation.
- 4. List when a claim of unlawful interference with recording aw enforcement activity is established.
- 5. Describe the balance between police authority and responsibility pertaining to the use of force.
- 6. Recognize the circumstances that justify the use of physical force and the use of deadly physical force by police.
- 7. Describe the application of current case law that must be considered when judging the reasonableness of force.
- 8. List the elements of active listening
- 9. Define Communication
- 10. Define inter-personal communication as it applies to verbal and non-verbal skills.
- 11. Explain inter-personal communication as it applies to dealing with a non-compliant individual.
- 12. Explain inter-personal communication as it applies to achieving voluntary compliance with a previously non-compliant individual.
- 13. Define Police Legitimacy.
- 14. Define Procedural Justice.
- 15. Explain the benefits of Procedural Justice.
- 16. Name the two foundations of Procedural Justice.
- 17. Define Ethical and Moral Courage
- 18. List inhibitors to Ethical and Moral Courage.
- 19. Explain how to shift the mindset.
- 20. Explain the Duty to Intercede/Intervene.
- 21. Define Active vs. Passive Bystandership.
- 22. List the indicators of Emotional Stress.
- 23. Define MHL 9.41.
- 24. Describe and list the five steps in the behavioral change staircase.
- 25. List options for recovery, treatment, and services.
- 26. Define the two types of Bias.
- 27. List factors that enhance reliance on implicit bias.

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Lesson Plan

Nassau County Police Department Course Title: Re-Imagining Policing

- 28. Practice methods of interruption and override for implicit bias.
- 29. Define Leadership
- 30. Explain the difference between the "Finite and Infinite game".

Instructor References:

NYS Penal Law

NYS CPL

NYS Executive Order #203

DCJS/NCPD Use of Force Manuals and Policy

NCPD De-Escalation program

DCJS Procedural Justice

NCPD Introduction to Policing/Contemporary Police Issues

DCJS Fundamental Crisis Intervention

"Blink" by Malcom Gladwell

"Beyond Bias: An Introduction to Implicit Bias" by Dushaw Hockett

"Thinking Fast and Slow" by Daniel Kahneman

"Verbal Judo – The Gentle Art of Persuasion" by Dr. George Thompson

"The 7 Habits of Highly Effective People" by Stephen Covey

Training Aid/Supplies/Equipment:

Whiteboard

PowerPoint

Handouts

Videos

Exercises

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Lesson Title: Police Reform NOTES

I. INTRODUCTION:

A Self, background:

II. MOTIVATION:

A. The Nassau County Police Department is defined by serviceoriented policing. A philosophy which includes full-service policing
where the same officer patrols and works in the same area from a
decentralized location working in a proactive partnership with the
community it serves. Officers are encouraged to interact with the
communities that they serve and to assist residents with any issues they
may raise. Building trust within the community is the foundation for every
action taken by officers. In order to enhance this trust, an emphasis on the
importance of human dignity, professionalism that comes with wearing a
police uniform, and de-escalation, which are concepts of self control and
persuading someone to avoid antagonistic, hostile behavior and instead
reach an amicable result with in most encounters without the overt use of
force, is paramount.

III. INSTRUCTIONAL OBJECTIVES:

A. See cover sheet

IV. PRESENTATION:

- A. Legal Updates
 - 1. NYS Executive Order #203
 - 2. NYS Penal Law Aggravated Strangulation
 - 3. Disciplinary records CRL § 50A Repeal
 - 4. Medical Attention
 - 5. CVR 79-p Right to Monitor
 - 6. Law Enforcement Misconduct Office
 - 7. Office of Special Investigation
 - 8. Miscellaneous
 - a. Loitering masked in public repeal
 - b. CVR 19-n sub.2 Bias related violence or intimidation

B. Use of Force

- 1. Definition review
 - a. Defense of Justification Article 35 NYS Penal law
 - b. Objectively Reasonable reasonable and necessity "Graham v. Connor"
 - c. Criminal Proceeding NYS Penal Law
 - d. Civil Proceeding Qualified immunity
 - e. Administrative Proceeding Department Manual
- 2. Defining Reasonableness and Necessity
 - a. Articulable facts
 - b. Graham v. Connor
 - c. Tennessee v. Garner
- 3. Misuse of Force
 - a. Excessive Force

Any other relevant or looming legal updates that could be potentially added to these topics.

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- b. Utilizing too little force
- 4. Case Studies
 - a. Utilize the most recent/relevant Supreme Court, 2nd circuit court of appeals, and NY Court of Appeals cases
- 5. Use of Force reporting
 - a. Legal misconceptions
 - b. Case report considerations
 - c. Department Manual and PDCN 258 form review
- 6. Priority of life discussion
 - a. Concepts of proportionality
 - b. Concepts of risk
 - c. Officer created jeopardy vs subject

C. De-Escalation

- 1. What is De-Escalation?
 - a. The ability to reduce the intensity of a conflict or potentially violent situation
 - b. Enhance police and public safety
 - c. Achieve positive outcomes for most situations
 - d. Reduce liability and complaints
 - e. Treating people professionally. Officers must treat everyone professionally because they are professionals. To do otherwise compromises the job at hand and gives people a chance to discredit officers using their own actions
 - f. Empathy The ability to understand (not always sympathize) anothers perspective, feelings, emotions
- 2. Maintaining control over ourselves
 - a. Being in charge does not necessarily mean you are in control
 - b. Change your own thoughts and behaviors to affect the outcome of any situation
 - c. Understanding our emotions and views can be the cause of escalation. Therefore officers must remove personal beliefs and ego from the equation
- 3. Five universal truths to human interaction
 - a. People feel the need to be respected
 - b. People would rather be asked than told
 - c. People have a desire to know why
 - d. People prefer to have options instead of threats
 - e. People want to have a second chance
- 4. Communication
 - a. Verbal actual words, content, chosen language
 - b. Non verbal body language, kinesics
 - c. Rhetoric the art of effective or persuasive speaking or writing
 - a. Perspective

PDCN 258

Priority of life should be a practical discussion and less of a lecture portion. There will be some aspects of introducing concepts, but there needs to be feedback. Utilize videos of "lawful but awful" situations, questionable officer tactics and judgment

Verbal Judo by Dr George Thompson

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- b. Audience
- c. Voice
- d. Purpose
- e. Organization
- 5. Active Listening
 - a. Elements of active listening
 - a. Be open and unbiased
 - b. Listen to all of what is being said
 - c. Interpret the meaning
 - d. Respond appropriately and free of judgment
 - e. Techniques minimal encouragers, open ended questions, reflection, etc.
- 6. Principles of Impartiality
 - a. Control the encounter, control over yourself
 - b. Respond and not reacting
 - c. Abstract depersonalization people are not objects, do not dehumanize them
 - d. Say what you want as long as you do what I say
 - e. The last word is not what matters
 - f. Remove all ego
- D. Procedural Justice
 - 1. Police Legitimacy
 - a. The public view police as entitled to exercise authority in order to maintain social order, manage conflicts, and solve problems in the community
 - b. Legitimacy are measurements of the extent to which members of the public trust and have confidence in police, believe they are honest and competent, think they treat people fairly and with respect, and are willing to defer to law and authority
 - c. Recognition and understanding community perceptions
 - a. Acknowledgment of this perspective opens the door to better understanding
 - b. Success will rely on the way the community views and reacts to police
 - d. When legitimacy exists, the public views police as authorized to exercise power to maintain social order, manage conflicts, and solve problems. They are more likely to become actively involved in police/community partnerships
 - 2. Benefits of Legitimacy and procedural justice
 - a. Compliance with laws even without police presence
 - b. Compliance with directives
 - a. Power of control v. power of influence
 - c. Assistance people are more willing to report crime, act as witnesses

Concepts that should be applied to every encounter when possible. The first portion of the lecture introduces methods, this portion needs to be skillfully applied using real life experience.

This section builds upon de-escalation and should be compared to service oriented policing. Utilize the PERF report from 2014 and introduce some hard numbers from the citizens of Nassau County. Weave it all together and show them that legitimacy, through service, is the way.

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- d. Satisfaction people are more satisfied with the encounter and more accepting of our decisions, even when the encounter is negative. The process is more important than the outcome
- e. Rapport building
- f. Consistent use means the potential for less use of force encounters

E. Ethical and Moral Courage

- 1. Morally courageous individuals act upon their ethical values to help others during difficult ethical dilemmas, despite the adversity they may face in doing so
- 2. Commitment to standing up for and acting upon ones ethical beliefs
- 3. Inhibitors
 - a. Pluralistic ignorance
 - b. Diffusion of responsibility
 - c. Hesitation to cross boundaries
 - d. Fear
 - e. Absence of empathy
 - f. Perceived cost of helping
 - g. Lack of knowledge
- 4. Conformity to the group
 - a. Obedience to fear or dire punishment
 - b. Obedience to authority
 - c. Adopting perspectives
- 5. Shifting the mindset
 - a. Having tough conversations with each other
 - b. Living up to standards, values, and ethics
 - c. Constant learning and self reflection
 - d. Empathy and respect
 - e. Innate cognizance and manual override aware that this needs to be something that won't immediately be automatic
- 6. Duty to intercede/intervene
 - a. Intervening in situations which any member is conducting any act that is unethical, or violates law or policy
 - b. Other officers on scene may be perceiving a situation that another officer isn't.
 - c. Recognizing that officers are human and cannot possibly be expected to master all that they are called to do at one time
 - d. Ending the "Shut up and Listen" mentality
 - a. While it has merits in some situations, continuing to close our minds to new ideas, tactics, respect is an archaic method of learning.
 - b. Diffusion of responsibility

This section is not from Executive Order. This is a practical explanation of why officers tend to fall into bad habits, how together they can be overcome. Needs to be stressed that this is not a discipline situation, this is holding each other accountable and ensuring everyone does the job safely and the same way.

Stanley Milgram experiment, "Ordinary Men" by Christopher Browning, "Crew Resource Management"

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- e. Active vs. Passive bystandership
 - a. Assuming someone else will act
- 7. Risks of non intervention
 - a. Discipline
 - b. Stress or guilt
 - c. Systemic damage to policing
 - d. Criminal and civil liability
- F. Fundamental Crisis Intervention
 - 1. Indicators of emotional stress
 - a. Reading the scene gather information and make an informed assessment
 - b. Environmental look, listen, smell
 - c. Behavioral physical appearance, body movements, reasons for behavior
 - d. Verbal illogical thoughts, unusual speech, hostility, or excitement
 - 2. Communication
 - a. Identify emotionally distressed individuals
 - b. Slow down and gather information sources, information to obtain,
 - c. Behavioral change staircase The most important aspect of diffusing tense situations is trust. It is often overlooked, rapidly degraded, and situations will deteriorate without it. Creating a positive atmosphere is what will successfully conclude most encounters.
 - a. Active Listening listening to understand
 - b. Empathy communicating understanding
 - c. Rapport establishing relationship
 - d. Influence connect and direct through trust, empathy, and rapport.
 - e. Behavioral change
 - d. Obstacles to the staircase
 - a. Rapidly progressing
 - b. Omitting stages
 - c. Lack of skill/training
 - e. Keys to behavior change
 - a. Achieve positive relationship
 - b. Actively listening
 - c. Maintaining control over emotions
 - d. Be alert and dynamic
 - e. Practice
 - 3. Legal Issues

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- a. Voluntary transport with consent
 - a. Similar to medical transports
- b. Involuntary admission MHL 9.41
 - a. Appears to be mentally ill and is conducting themselves in a manner which is likely to

Legal issues – Figueroa v. Mazza, 825 F.3d 89, 106 (2nd cir. 2016)

Reference DCJS guide to fundamental crisis intervention

Mostly a review of Deescalation

- cause harm to himself or others.
- b. Evaluation of the likelihood of the harm
- c. Does not need to be acting in an overt suicidal or harmful manner threats, starvation, frostbite, hypothermia, heat stroke, disregard for healthcare.
- 4. Treatment, Recovery, Resources
 - a. Nassau County Office of Mental Health
 - b. Mental Health Association of Nassau County
 - c. SAMHSA resources
 - d. OMH Resource Locator
 - e. NAMI National Alliance on Mental Health
 - f. Mobile Crisis

G. Implicit Bias

- 1. Two types of Bias
 - a. Implicit preference (positive or negative) for a social category based on stereotypes or attitudes that are held and tend to develop early in life, outside of awareness
 - b. Explicit conscious preference (positive or negative) for a social category
 - c. Thin Slicing shortcuts that occur in the brain to assist with rapid decisions without having to consciously think about every decision. These can be corrupted by unconscious likes, dislikes, prejudices, and stereotypes
 - d. Confirmation Bias- tendency to search for, interpret, favor, and recall information that supports ones prior beliefs or values. A cognitive bias that distorts evidence based decision making
 - e. Factors that enhance reliance on these biases
 - a. Stress
 - b. Exhaustion
 - c. Time
 - d. Threat
 - e. Ambiguity
 - f. Distraction
 - f. Training goal
 - a. Interrupt the psychological effects that may play into subsequent behavior
 - b. Effective change requires time, internal motivation, sustained practice, and training to form new individual and organizational habits

H. Leadership

- 1. Leadership defined
 - a. Fostering a relationship of action, trust, proactive partnerships

Names exercise Harvard implicit association test

Reflection exercise

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Lesson Title: Police Reform NOTES

- b. Changing ourselves and our organization internally to assist in reflecting positive change on the interactions of those we serve
- 2. Finite vs. Infinite Game
 - a. Finite players why we lose when we play this way
 - b. Infinite Players where we should fit in
 - c. How to assist in playing the infinite game
 - a. Just cause
 - b. Trust in each other
 - c. Worthy foil
 - d. Existential flex
 - e. Courage

V. SUMMARY/COMPREHENSION CHECK:

A.

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Exhibit D

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK USE OF FORCE REPORT

PDCN Form 258 - Rev. 02/21 Page 1 of 3

NOTE: IF AN INCIDENT INVOLVES THE USE OF A FIREARM, SUPERVISORS WILL COMPLETE PDCN FORM 470, DEADLY FORCE RESPONSE TEAM, FIREARM DISCHARGE INVESTIGATION REPORT

TYPE OF	WEA	PON/TEC	HNIQ	UE USED (Check	all that app	oly):	PHYSIC	AL FORC	E TECHN	NIQUE	DISPLAYED A	FIREAR	M [OTHER
INTERM	EDIAT	E WEA	PON:	BATON	☐ CANII	NE	☐ PRO	PELLED I	BEANBA	G ROUND	OC SPR	AY	☐ ECD	,
DATE OF IN	CIDENT	-	TIME	OF INCIDENT	ARREST I	NO.		CASI	EREPORT	NO.	PRECINCT OF OCCURRENCE		POST	
WEATHER RAIN			SUN	CLOUDS	☐ WINE) [FOG				IGHTED LIGHTIN			
	UNDER	WHAT CI	RCUMS	TANCES DW				DISTURBANCE	. NEIG	HBOR DISPUTE	ARREST (des		·	
	WAS T	HE SUBJE	CT CON	NFRONTED? BU			ASSAULT	ON OFFICER			OTHER (expl			
SUBJECT		ESS / PLAC	E OF O	OCCURRENCE (Inclu	de exact location	on)			. L	OCATION TYPE		☐ INE	DOOR [IN VEHICLE
INFO.	LAST	IAME			F	FIRST			M.I.	DATE OF E	BIRTH	SEX	MALE [FEMALE
	HEIGH	T WE	IGHT	RACE WHI	TE ASIA	.N				ETHNICITY [T ARRESTED	
				☐ BLAC	СК 🗌 ОТН	ER (spec					NON-HISPANIC			NO
MEMBER USING F		RANK		LAST NAME			FIRS	ST.		SERIAL NO.	COMMAND		ON DUT	^{TY} ☐ YES ☐ NO
APPLIC	ABLE	CONDI	TIONS	PRIOR TO US	SE OF FOR	RCE (c	heck all t	hat apply)						
Subjec	ct's Ac	tions:				D	ID THE S	SUBJECT	APPEAR	TO BE UNDE	R THE INFLU	IENCE	OF:	
Deadly Weapon Type Actual (Used/EUsed COther) (Use of Control Defend Defend Make August Preven Other)	Active Ac	(include (include (include) (include	elf-Des cludes es imm be Invo	structive Behavio imminent threats innent threats) olved	r s)	w w	ID THE S AS THER	UBJECT A E KNOWL NING GIV	APPEAR EDGE OF EN BEFO	Drug Alcol TO HAVE A :: Prior (Prior Histor	MENTAL ILLN Contact(s) Criminal History of Violence . FORCE:	IESS: 	YES	NO TERRIBLE
DID USE O			JLT IN:		E INJURY		YSICAL P	AIN F	HYSICAL	LINJURY	SERIOUS PH	YSICAL	INJURY	☐ DEATH
DID SUB			ST	☐ YES ☐ NO)			REQUEST		☐ YES	□ NO	А	SSESSED UNES	
TAKEN	то н	OSPITAL		☐ YES ☐ NO)	IF TE	RANSPOR	RTED, WHE	RE			ı		
AMBULA ASSIGNE		AMB. NO.		RANK	LAST NAME				FIRST		SERIAI	L NO.	COMMAND	
INTERME	DIAT	WEAP	ON(S)	USED (See Pa	ge 2 if OC S	pray o	r ECD wa	s used)	☐ INT	ERMEDIATE	WEAPON(S) D	ISPLAY	ED BUT NO	OT USED
* If b	canine	sed, indi used, ind	icate se	f ☐ Propelled erial number: dog's name and	shield numb		□ Oth							
Was the	use of	the inter	media	ite weapon(s) eff	ective?	☐ YES	NO NO	If not effe	ctive, exp	lain:				

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK USE OF FORCE REPORT PDCN Form 258 - Rev. 02/21 Page 2 of 3

CASE REPORT NO: MEMBER USING FORCE:

OLEORESIN CAPS	SICUM (OC) USED			☐ OC DISPLAYED BUT NOT USED				
OC SERIAL NO.	DISTANCE FROM 3-5 6 SUBJECT WHEN SPRAYED (Feet) 9-11 1.	HALF-SECOND	DURATION OF SPRAY (Seconds)	HOW LONG DID THE OC				
WHERE WAS DEYE SUBJECT MOU	FORCE NECE			WAS YES OC EFFECTIVE NO (Explain)				
WHAT WAS SUBJECT'S REACTION TO BEING SPRAYED	RETREATED	RED FACE CONTINUED A		☐ STOPPED ACTIVITY ☐ DROPPED WEAPON TY REACTION ☐ OTHER (Describe)				
STEPS TAKEN TO DECONTAMINATE SUBJECT	_] FRESH AIR] HOSPITAL	HOW LONG EFFECT OF DISSIPATED					
DESCRIPTION OF TREATMENT	MENT							
ELECTRONIC CON	ITROL DEVICE (ECD) USED			☐ ECD DISPLAYED BUT NOT USED				
ECD SERIAL NO. NUMBER OF PROBES DISCHARGED NUMBER OF HITS DISTANCE FROM SUBJECT WHEN ECD WAS DEPLOYED (Feet) DID OFFICER RELOAD AND DISCHARGE SECOND SET OF PROBES								
	APPLICATION DISPLAY LASER PAINTING LOCATION OF PROBES ON SUBJECT'S BODY DRIVE STUN PROBE DISCHARGE DID PROBE DISCHARGE NO							
DESCRIBE SUBJECT'S (CLOTHING		W	VAS THE ECD □ VERY EFFECTIVE □ EFFECTIVE □ CONTACT NOT MADE				
IF NOT EFFECTIVE OR	IF CONTACT NOT MADE, WHY	SUBJECT MOVED MIS	SSED	MALFUNCTION ONE PROBE				
☐ HEAVY CLOTHING	☐ CLOSE PROBE STRIKES ☐	LOW MUSCLE MASS OT	HER					
SUBJECT'S REACTION TO THE ECD (Be Specific)								
PHYSICAL FORCE	TECHNIQUE / OTHER WEAPO	ON (check all that apply):					
PHYSICAL FORCE:		COMPLIANCE / CONTROL HOL	_D:	OTHER (specify and explain below)				
☐ EMPTY HAND ☐	MARTIAL ARTS TECHNIQUE	☐ TWIST LOCK ☐	TAKE DOWN					
☐ KICK ☐	OTHER (specify)	☐ WRIST LOCK ☐	OTHER (specify)					
PUNCH PRESSURE POINT								
Was this effective?	☐ YES ☐ NO Describe	how the technique was u	sed. If not effe	ective, explain.				
	RIES (indicate where on the boo chnique was applied)	y ()	Ω	Check all that apply:				
		2	/ \	None Visible				
A = Intermediate Weapons (specify) Bruises								
B = Oleoresin Capsicum Abrasions								
C = ECD - Drive Stun Only								
D = ECD - Contact Point Broken Bones								
E = Other		1 () 1	1 1	Other (specify)				
158)((906					
		~ ~	1011077					

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK USE OF FORCE REPORT PDCN Form 258 - Rev. 02/21 Page 3 of 3

CASE	REPO	RT NO:		MEM	IBER USING FOR	₹CE:							
WERE	ANY	MEMBER	RS INJURED AT	SCENE	(include member	s who v	vere expose	ed to OC)	□ Y	ES 🗆] NO		
	RANK	LAST NA	AME	FIRST	SERIAL NO.	COM	MAND IN	JURY NO.	HOW	INJURED)		
1.													
2.													
3.													
4.													
ADDIT	IONAI	L MEMBE	RS AT SCENE	☐ YES	□ NO								
F	RANK		LAST NAME		FIRST			SERIAL	NO.			COMMAND	
1.													
2.													
3.													
4.													
ADDIT	IONAI	L COMME	NTS / NARRATI\	/E									
PREPA	RED	RANK	LAST NAME		FIRST		SERIAL NO.	COMMAND		SQUAD		UNIFORM	☐ ON DUTY
BY										0 007.13		☐ PLAINCLOTHES	☐ OFF DUTY
	RANK	/ NAME			SIGNATURE			•	SERIAL	NO.	DATE		
SOR	DECO	MMENDATIO	NS / COMMENTS										
SUPERVISOR REVIEW	RECO	MINIENDATIO	JNS / COMMENTS										
l lis													
	DANK	/ NAME			SIGNATURE				SERIAL	NO	DATE		
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CO REVIEW	RECO	MMENDATIC	ONS / COMMENTS										
8													
出	NAME				SIGNATURE				SERIAL	NO.	DATE		
N CHI	RECO	MMENDATIO	NS / COMMENTS										
DIVISION CHIEF REVIEW													
>	NAME				SIGNATURE				SERIAL	NO.	DATE		
COD REVIEW	RECO	MMENDATIO	NS / COMMENTS								1		
COD F													
	1	59											

NASSAU COUNTY POLICE DEPARTMENT

Use of Force
Reference Guide
(Policies and Procedures)



Patrick J. Ryder Commissioner



NASSAU COUNTY POLICE DEPARTMENT

USE OF FORCE

REFERENCE GUIDE

(Policies and Procedures)

The predominant responsibility of every Police Department is to provide safety for the citizens it serves. Enforcing the law, preventing and terminating the commission of crimes, conducting investigations and arresting criminal offenders are implicit duties in furtherance of this public safety objective. The use of force by police officers is necessary in certain situations while carrying out these duties. Police officers are authorized to employ reasonable levels of force in situations where the totality of the circumstances warrants such.

Recently, there has been an increase in attention and research on the use of force by police officers. Police Departments are obligated to periodically review and revise their policies and procedures to keep current with ever-changing technology, legal standards and court rulings, social issues and public perception.

This Department recognizes that training programs, policies, tactics, and recommendations for equipment are subject to change or revision when necessary. However, what has not and will not change are our core principles, namely to hold to the highest priority the safety of our officers and the public we serve, to respect the sanctity of human life and human dignity, and to enforce the law impartially. It is with this understanding that the Nassau County Police Department is publishing this Use of Force Reference Guide.

This Reference Guide is a compendium of the Department's current Use of Force policies, rules, procedures and forms, compiled into one source for ease of use and reference. All members are required to know and understand the policies and procedures set forth in this Reference Guide.

As always, the individual policies and procedures contained herein are also part of the Department Manual, which can be accessed via the Department Intranet.

The Use of Force Reference Guide is comprised of the following documents:

Department Policies:

• Policy 4200 Use of Force

Department Rules:

Article 5 Standards of Conduct
 Article 8 Uniforms and Equipment
 Article 23 Police Operations

Department Procedures:

• ADM 1220 Unintentional Firearm Discharge
--

• ADM 1222 Deadly Force Review Board

OPS 6210 Handling Diseased or Dangerous Animals

OPS 6220 Stray and Dangerous Dogs

• OPS 6460 Vehicle Pursuit

• OPS 12410 Use of Force

• OPS 12420 Use of Deadly Physical Force

• OPS 12430 Use of Electronic Control Device (ECD)/Taser

• OPS 12440 Use of Intermediate Weapons

• OPS 12450 Use of Oleoresin Capsicum

• OPS 12460 Deadly Force Response Team

• OPS 12470 Rifle Deployment

Department Forms:

• PDCN Form 161 Unintentional Firearm Discharge Report

• PDCN Form 258 Use of Force Report

• PDCN Form 469 Animal Destruction Form

PDCN Form 470 DFRT Firearm Discharge Investigation Report

Use of Force Glossary

Rev. 02-09-2021

The following section reviews and summarizes the significant changes to the Department's Use of Force policies and procedures.

- Department policy further emphasizes that when feasible and consistent with personal and public safety, Members should de-escalate the use of force once a particular threat and/or resistance has dissipated.
- 2) Force Members are reminded of Penal Law Article 121, Strangulation and Related Offenses, and in particular recently enacted Penal Law Section 121.13-a, Aggravated Strangulation, and that the carotid restraint, or "chokehold" is not an authorized use of force technique.
- 3) The slapper has been removed from the list of department-authorized equipment. [See Article 8, Uniforms and Equipment]
- 4) The purpose and definition of the Deadly Force Review Board have been expanded to include any incident involving the use of force for which the Chief of Department directs a review. [See ADM 1222, Deadly Force Review Board]
- 5) The Nassau County Society for the Prevention of Cruelty to Animals (NCSPCA) has offered its services and is available to assist the Department in virtually all issues involving animals. When handling stray dogs, or any diseased or dangerous animal, members will contact the appropriate Town Animal Shelter and will also contact the NCSPCA, whenever possible.

 [See OPS 6210, Handling Diseased or Dangerous Animals; and OPS 6220, Stray and Dangerous Dogs]
- 6) OPS 12410, Use of Force, addresses use of force situations when physical force techniques are used (e.g., kicks, takedowns, compliance holds, etc.) rather than Department-issued equipment or weapons.
- 7) When deadly physical force is used, the Desk Officer or Tour Supervisor will notify the detective squad in the precinct of occurrence to respond and begin a preliminary investigation. The Precinct Squad Detective will confer with the Homicide Squad Detective Supervisor if the Homicide Squad has been assigned to investigate and is part of the Deadly Force Response Team.
 - [See OPS 12420, Use of Deadly Physical Force; OPS 12460, Deadly Force Response Team]
- 8) The ECD spark test is now a five second, rather than a one second, test. [See OPS 12430, Use of ECD/Taser]

- 9) OPS 12440, Use of Intermediate Weapons, had previously been titled Use of Impact Weapons. The Use of Intermediate Weapons procedure, by definition, has been expanded to include not only traditional impact weapons (e.g., police baton), but also ECDs and OC spray, the latter two addressed in separate procedures.
 - Additionally, the use of the propelled beanbag round and the deployment of canines are considered to be intermediate weapons and have been added to this procedure.
- 10) Initiating the Mental Aided Persons procedure, if necessary and if practical, will be considered early on, prior to employing use of force.[See OPS 12410, Use of Force; OPS 12430, Use of ECD; OPS 12440, Use of Intermediate Weapons; OPS 12450, Use of Oleoresin Capsicum]
- 11) Members will check a subject's condition, render aid, and initiate the Aided Cases procedure, as dictated by the criteria specified in the respective procedure, after employing use of force. [See OPS 12410, Use of Force; OPS 12420, Use of Deadly Physical Force; OPS 12430, Use of ECD; OPS 12440, Use of Intermediate Weapons; OPS 12450, Use of Oleoresin Capsicum]
- 12) The duties of IAU and MAO personnel, when acting as part of the Deadly Force Response Team, have been more clearly described. IAU personnel will respond in cases where there appears to be significant deviation from Departmental policies and procedures. MAO personnel will respond in cases where involved officers appear unfit for duty. [See OPS 12460, Deadly Force Response Team]
- 13) PDCN Form 258, Use of Force Report, has been revised to reflect changes made to the Department's Use of Force procedures.
 - Most notably, a section has been added to cite those cases when a physical force technique was used.
 - In addition, PDCN Form 258 will be completed in all situations during which a propelled beanbag round or a canine was deployed. Reporting on PDCN Form 258 in such cases does *not* preclude the member from completing any current command or departmental forms that a respective command may require.
- 14) The Use of Force Glossary contains definitions of terms specific to and used primarily in association with use of force procedures. This was created exclusively for the Use of Force Reference Guide.
 - The terms defined in the Use of Force Glossary are also included in the Department Manual Glossary.

Department Policies

SECTION NUMBER

EVISION

Police Operations

POL 4000

11

POL 4000 Police Operations

POL 4001 Duty

In furtherance of the Department's Mission, it is the duty of the Police Department and the Members of the Force, at all times of the day and night, to protect life and property, prevent crime, detect and arrest offenders, preserve the public peace, and enforce all laws and ordinances over which the Police Department has jurisdiction.

POL 4005 Cooperation Between Members

In order to fulfill our vision for the Department and its members, all Members of the Department need to cooperate with each other. When a Member obtains information which may be of value to a unit other than his own, he will report the facts to his Commanding Officer, who will transmit the information to the Command affected.

POL 4100 Enforcement

POL 4101 Foreign Nationals [See Glossary] and Undocumented Persons

Regardless of a person's legal status, all persons in Nassau County are required to abide by the local, state and federal laws currently in effect. The Nassau County Police Department will not inquire into any person's immigration status. This includes the immigration status of crime victims, witnesses, and anyone who calls the police seeking assistance.

POL 4103 Racial Profiling and/or Racial Bias

The Police Department does not condone racial profiling and/or racial bias and Members of the Department will not engage in racial profiling and/or racial bias. It is inconsistent with effective policing and equal protection of the law for all persons. Racial profiling and/or racial bias undermines the efforts of law enforcement by causing a loss of respect for the law and a loss of credibility for the Department. Even the perception of racial profiling and/or racial bias creates a distrust that discourages participation in the criminal justice system.

Racial profiling and/or racial bias occurs when a police officer relies on race or ethnicity as the primary basis for law enforcement action such as a traffic stop, pedestrian stop or request for a consent search, an arrest or use of force. However, when an officer has information which links specific criminal activity to an individual whose race, ethnicity or other identifying characteristic is known, that information may and should be appropriately used to identify and locate the individual.

Discretion is at the core of a police officer's job and it permits innovative, flexible problem solving. However, it also provides opportunities for conscious and unconscious bias and prejudice that could affect decision-making. A Fourth Amendment basis to stop does not legitimize stops which are initiated essentially because of racial profiling and/or racial bias. Such stops can cause deep cynicism about fairness and the legitimacy of law enforcement and the judicial system.

POL 4200 Use of Force

Use of Force - Mission Statement

It is the policy of the Nassau County Police Department to care for the people and communities we serve, to respect human dignity, to protect the rights of all people and to be committed to fairness and respect in our interaction with the people we serve.

The use of force by members of law enforcement is a matter of utmost concern both to the public and the law enforcement community. Therefore, when faced with a situation where the use of force is objectively reasonable under the circumstances, the guiding values of members of the Nassau County Police Department shall be those principles set forth above, as well as the paramount objective of reverence for the sanctity of human life.

EFFECTIVE DATE

1 of 7

Use of Force - General

Members of the Nassau County Police Department will only use force in accordance with existing law and Nassau County Police Department policy, rules and procedures.

In all cases, the primary duty of all Members of the Department is to protect human life and provide for the safety of the community. In some cases it may be necessary to use force to bring a particular incident or person under control. In those situations, force is authorized when reasonably believed to be necessary to effect a lawful arrest or detention, to prevent the escape of a person from custody, or in defense of one's self or another. A member may use only such force as is "objectively reasonable" under the circumstances. The reasonableness of a particular use of force must be judged from the perspective of a reasonable officer on the scene. Whenever feasible and consistent with personal and public safety, members should de-escalate the use of force once a particular threat and/or resistance has dissipated. The selection of appropriate force by a Member of the Department shall be based upon the totality of circumstances [See Glossary] present at the time such force is employed, taking into account the situational use of force training and guidelines provided by the Nassau County Police Department. A Member of the Department must be able to clearly explain his or her reason(s) for the use of force and the external circumstances that formulated his or her decision to utilize force in a given situation. To determine the objective reasonableness of force, members shall consider the following factors:

- 1. the severity of the crime or circumstances;
- 2. the level and immediacy of the threat or resistance posed by the suspect;
- 3. the potential for injury to citizens, officers, and suspects;
- 4. the risk or attempt of the suspect to escape;
- 5. the knowledge, training, and experience of the officer;
- 6. officer/suspect considerations such as age, size, relative strength, skill level, injury or exhaustion, and the number of officers and subjects;
- 7. other environmental conditions or exigent circumstances.

The Department recognizes the vital need for its Members to logically analyze situations, oftentimes rapidly and under tense circumstances, and to respond appropriately to the wide range of emergent incidents, threats and risks they are faced with. A Member of the Department's decision to use force in a particular situation, including the type and degree of force, should exhibit a rational, constructive thought process. The decision-making framework utilized in circumstances involving the use of force should incorporate the gathering of information, assessment of the overall situation, consideration of police powers and Department policy, identification of available options and the determination of a suitable course of action, as well as reviewing and re-assessing the situation.

It should be noted that members of law enforcement who use unreasonable force diminish the confidence of the community they serve, expose their department and fellow officers to legal and physical hazards, and violate the rights of individuals upon whom unreasonable force is used. Members of the Department who witness another Member of the Department using force that he/she believes to be clearly beyond what is objectively reasonable are obligated to intervene to prevent the use of unreasonable force if and when he/she has a realistic opportunity to prevent harm. Conversely, members of law enforcement who fail to use force when warranted may endanger themselves, the community and fellow officers. As such, in every situation, Members of the Department are expected to act with intelligence and employ sound judgment in furtherance of the spirit of this policy. Members of the Department who observe another member using force that exceeds the use of "objectively reasonable" shall promptly report these observations to his/her immediate supervisor.

Force shall not be used by a Member of the Department for the following reasons:

- 1. to extract an item from the anus or vagina of a subject without a warrant, except where exigent circumstances are present;
- 2. to coerce a confession from a subject in custody;
- 3. to obtain blood, saliva, urine, or other bodily fluid or cells, from an individual for the purpose of scientific tests in lieu of a court order where required;
- 4. against persons who are handcuffed or restrained unless used to prevent injury, escape, or otherwise overcome active or passive resistance posed by the subject.

Use of Deadly Physical Force

Deadly physical force [See Glossary] is only appropriate under circumstances where its use is justified and authorized by applicable federal and state law, and is in accordance with this policy and the rules and procedures set forth in the Operational Procedures Section of this Department Manual. Furthermore, a Member of the Department is only justified in using deadly physical force when it is to protect him/herself or another person from what the member reasonably believes is an imminent threat of serious physical injury or death, or to stop a fleeing suspect where:

- 1. the member has probable cause to believe the suspect has committed a felony involving the infliction or threat of serious physical injury, and
- 2. the member reasonably believes that the suspect poses an imminent threat of serious physical injury to the member or to others.

The basis for such a determination depends on the totality of circumstances known or reasonably perceived by the Member of the Department at the time. A Member of the Department must be able to clearly explain his or her reason(s) for the use of deadly physical force, the external circumstances that formulated his or her decision to utilize deadly physical force, as well as the factors that led to the conclusion that the member's life, the life of another Member of the Department, or the lives of the public, were in imminent peril and the use of deadly physical force was objectively reasonable. When feasible, Members of the Department shall provide a warning prior to the use of deadly physical force.

When faced with an individual who *only* poses a danger to himself or herself *and not* to other civilians or officers, Members of the Department are prohibited from using deadly physical force. In this case, Members of the Department should carefully consider the use of less-lethal options and exercise discretion to wait as long as necessary so the situation can be resolved peacefully.

Incidents involving the use of deadly physical force by Members of the Department are thoroughly reviewed by the Department on a case by case basis.

Use of Force – Reporting and Review

Members of the Department shall notify their immediate supervisor as soon as practicable of the involvement in the following use of force incidents:

- 1. incidents that result in physical injury;
- 2. incidents that a reasonable person would believe is likely to cause an injury;
- 3. incidents that result in a complaint of pain from the suspect other than complaints of minor discomfort from handcuffing;
- 4. incidents that result in the discharge of an Electronic Control Device (ECD) after being displayed; and
- 5. incidents that result in the discharge of a firearm at a subject.

Following involvement in any such incident, Members of the Department are required to complete PDCN Form 258, Use of Force Report, and submit it to their immediate supervisor.

A supervisor who is made aware of a use of force incident shall ensure the completion of PDCN Form 258 by all members engaging in reportable incidents. The completed form(s) will then be forwarded through the chain of command to the Chief of Department.

All members are required to know and understand the applicable policy, rules and procedures as set forth in this Department Manual, including the below-listed procedures and rules, with regard to the use of force:

- 1. Use of Force OPS 12410,
- 2. Use of Deadly Physical Force OPS 12420,
- 3. Use of Electronic Control Device (ECD)/Taser OPS 12430,
- 4. Use of Oleoresin Capsicum (OC) OPS 12450,
- 5. Use of Intermediate Weapons OPS 12440,
- 6. Deadly Force Response Team (DFRT) OPS 12460,
- 7. Rifle Deployment OPS 12470
- 8. Handling Diseased or Dangerous Animals OPS 6210,
- 9. Stray and Dangerous Dogs OPS 6220,
- 10. Vehicle Pursuit OPS 6460,
- 11. Unintentional Firearm Discharge ADM 1220,
- 12. Deadly Force Review Board ADM 1222,
- 13. Department Rules, Article 5 Standards of Conduct,
- 14. Department Rules, Article 8 Uniforms and Equipment,
- 15. Department Rules, Article 23 Police Operations.

All Members of the Department shall receive training and demonstrate their understanding of the proper application of force.

The Chief of Department, Chief of Detectives, Chief of Patrol and Commanding Officer of the Police Academy will review, on a quarterly basis, use of force incidents to examine trends in weapons used, outcomes, reasons for usage, and where and when force is being used.

POL 4300 Investigations - Objectives

POL 4301 Domestic Incidents

Domestic violence is a complex social problem affecting families and households from all cultural and economic backgrounds. Offenses committed between family or household members are serious events. This is true regardless of the relationships, social status, or living arrangements of the persons involved. The policies and procedures of the Department are intended to protect victims of domestic violence, enforce laws, and prevent future violence.

In all domestic incidents, the police objective is to protect victims of domestic abuse. Protection is accomplished by making arrests when laws are violated. Failure to make these arrests may increase physical and emotional risks to victims. Members of the Department do not attempt to mediate domestic violence cases in lieu of court proceedings. Our policy is to arrest when there is reasonable cause to believe that an offense has been committed or that an order of protection has been violated. The determination of reasonable cause is not to be influenced by the domestic relationships of the parties involved.

Victims are often unable or unwilling to make decisions to arrest offenders. Police arrests remove the burden of those decisions from victims. Therefore, when police arrests can be made, the victims will not be requested or required to make civilian arrests. If a civilian arrest is the only option available, the victim is provided with information, assistance, and encouragement to cause and facilitate the lawful arrest.

At times, in a domestic context, a subject knowingly acts in a manner likely to be injurious to the physical, mental or moral, welfare of a child less than seventeen years old. An act that is specifically directed at a child may be in the form of abuse or neglect. In some cases, a subject perpetrates a violent act against a family member and a child

witnesses the act. Such circumstances where a child is exposed to violence may involve acts such as repeatedly punching a victim, dragging, strangling, throwing someone to the ground, assault or menacing with a weapon.

When responding to reports involving children, all members give careful consideration to the totality of circumstances, as they may affect children involved. The Police Department enforces applicable laws in these situations especially the charge of endangering the welfare of a child.

POL 4315 Bias Incidents

Bias incidents are defined as offenses against persons or property, which appear to be motivated, in whole or in part, by the race, religion, ethnic background, or sexual orientation of the victims. These offenses, whether violent or non-violent in nature, have a serious effect on victims and can destroy the quality of life in communities and, therefore, have no place in our society. The Police Department will use its resources to prevent these types of incidents and will take vigorous enforcement action against perpetrators of such acts.

The primary approach is prevention through education, by promoting instruction about the effects of bias acts on the victim, and the legal consequences for committing such acts. This instruction is conducted throughout the community we serve. Some programs, such as Students and Teachers Opposed to Prejudice (STOP) and Police Anti-Vandalism Education (PAVE) specifically target young people, in order to reduce the incidence of bias related crimes.

When preventive efforts fail, the Department will deal with violations by strictly enforcing applicable laws. The Detective Division is responsible for the investigation of bias crimes, and the Bias Crime Coordinator assists investigations, conducts analysis, develops intelligence, educates members of the Department, and acts as a liaison to the community and outside agencies on issues related to hate crimes.

POL 4316 Limited English Proficiency Persons

The Department recognizes the importance of maintaining a standard where effortless and accurate communication can be achieved between Members of the Department and Limited English Proficiency (LEP) persons. To aid in the process of police encounters with the LEP public, the department utilizes Department Interpreters who are proficient in secondary languages. This is accomplished through employee skills information furnished by Members of the Department representing their levels of proficiency, certification, accreditations, training, and pertinent experience.

Retaining the true message from the target audience's language is the aim of the interpreter. Conserving cultural terms and English words used by the LEP person is just one aspect in the process. Impartiality, confidentiality and professionalism in obtaining the facts are other elements of good interpretation. [See OPS 3132-A]

These objectives are further reached with in-service training provided to Members of the Department reinforcing the components of various encounters with LEP persons. In addition to in-service training, identification and recruiting of new hires for uniformed and civilian positions who are proficient and fluent in speaking and writing in secondary languages, is another method of enhancing the department's goal.

To further increase communications with LEP persons, public service announcements and alerts through the Nassau County Police Department's website are made available in Spanish in the same form as the English language equivalent in formats including print, website, text message, and pre-recorded cell phone messages.

POL 4400 Community and External Relations - Objectives

Favorable relations with the various communities in Nassau County are essential in order to effectively carry out the police mission. The preservation of good community relations is dependent upon positive interaction and communication between the people and their police. The Police Department continuously strives to maintain a climate in which police officers

can perform their duties with the acceptance, understanding, and cooperation of the public they serve.

POL 4401 Openness of Operations

The Department views openness in matters of public interest as an issue of importance. The Police Department strives to disseminate accurate and factual accounts of occurrences of public interest, consistent with the protection of legal rights, the safety of persons involved, and with consideration for maintaining the confidentiality of certain Department records. In addition, the Department strives to make known its policies and objectives.

POL 4402 Role of the Individual Officer

Positive community relations are best manifested in the numerous daily encounters between individual officers and the public. These contacts present the greatest opportunity for establishing and strengthening attitudes that foster cooperation and support. The Police Department endeavors to have each officer inspire respect for police officers as professionals, and the Department as a partner in the community, through positive public contacts that encourage cooperation and approval.

POL 4403 Respect For Individual Dignity

Individual dignity is highly valued in a free society and all persons have a right to dignified and respectful treatment under the law. Respect for individual dignity is an obligation that all Department members must consider in their daily contacts with the public. The Police Department attempts to treat all persons with dignity and respect as individuals, and to exercise additional patience and understanding where language or cultural differences might be encountered.

POL 4404 Responsiveness to the Community

The Department acknowledges its obligation to be responsive to the needs and problems of the many communities within its jurisdiction. The Police Department seeks to be attentive to the concerns of the community at all levels of the organization and to demonstrate a genuine interest in problems brought to the Department's attention by concerned individuals and groups.

POL 4405 Dignity of Mental Aided Persons

The policy of the Nassau County Police Department is to assist mental aided persons who need assistance. This includes rendering necessary aid or medical care in a humane and sensitive manner to persons who appear to be suffering from mental illness or disability. The Nassau County Police Department is committed to treating people experiencing a mental health crisis with the same dignity and respect that we treat all medical emergencies. This process aligns with our ongoing commitment to problem solving, community partnerships and working collaboratively in ensuring proper mental health response and services are provided within Nassau County.

POL 4410 Liaison With Community Groups

Regular contact with the community is necessary in order to address local concerns and identify law enforcement needs. The Police Department maintains an active role in community affairs through frequent and regular contacts between commanding officers and the various civic organizations and community groups in the areas of their responsibility.

POL 4500 Emergencies and Planned Events

The primary function of the Police Department is to protect human life and provide for the safety of the Nassau County community. The Department also strives to prevent and manage its response to threats and breaches to homeland security. Our involvement in planned events and response to emergency incidents at local and national levels, often involves coordination with other agencies. To that end, it is necessary to effectively communicate and work with other agencies to accomplish those objectives.

The National Incident Management System (NIMS) and the Incident Command System are used by this department for incidents including limited area disasters, hazardous materials incidents and weapons of mass destruction incidents.

POL 4501 National Incident Management System (NIMS)

The National Incident Management System (NIMS) incorporates common terminology and organizational structures familiar to all agencies nationwide. Through a variety of systems, protocols and technologies the Department can work together with other agencies and organizations to effectively and efficiently manage emergencies and planned events.

POL 4502 Incident Management

Police work involves many functions performed at incidents of varying sizes, levels of complexity, and degrees of danger. By using the Incident Command System, a flexible management system used to coordinate operations at incident scenes, the Department strives to prepare its members to handle any incident, large or small, planned or emergency, in a manner that will lead to a successful conclusion.

POL 4503 Limited Area Disasters

Limited area disasters are defined as incidents which cannot be controlled through the ordinary deployment of personnel. Effective disaster control operations are dependent upon the coordination and cooperation of police, fire, and various other public and private agencies that may be called upon to perform duties in conjunction with the occurrence. Some limited area disasters may require extraordinary measures such as a declaration of a state of emergency, made by the County Executive, or the activation of the emergency broadcast system. These incidents usually require a unified command. In accordance with the disaster control plan and in furtherance of the Department's mission, the Department and its members are committed to coordinating and cooperating with other agencies in managing limited area disasters.

POL 4504 Hazardous Material Incidents

Hazardous material incidents potentially pose significant and serious threats to public safety. The Department's response to hazardous material incidents is designed to minimize those threats to public safety while attempting to control the incident. Early assessment of the actual and potential threats to life, health, and environment will determine the necessary response to the incident. Some hazardous material incidents, due to size and scope of the incident, may be limited area disasters.

POL 4505 Weapons of Mass Destruction Incidents

The Department's overall response to weapons of mass destruction incidents includes duties and responsibilities in each of the five phases of law enforcement's response. The five phases are prevention, notification, response, recovery, and restoration. The response of police personnel as the first responders to scenes involving weapons of mass destruction and the actions those first responders take will determine the effectiveness of an overall plan of action to limit or contain the damage these weapons are designed to inflict.

The destructive power of a weapon of mass destruction is determined by three factors, the product, the container holding the product, and the environment in which the product is used or released. Police response, in particular during the notification and response phases, is important to limiting the potential destruction.

Department Rules

CTION NUMBER

VISION

Standards of Conduct

ART 5

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Rule 1. Dedication to Duty

- 1. Members of the Department will promptly and faithfully perform all of the duties of their positions and will not engage or agree to engage in any actions that may interfere with or impair the efficiency or operation of the Nassau County Police Department or any other governmental agency.
- 2. Members of the Department, whether on or off duty, will not engage in conduct unbecoming an officer or Member of the Department, or in any action which may be prejudicial to the good order and efficiency of the Police Department.
- 3. Members of the Department will first and foremost devote their time and attention to the service of the Department and will not engage in any other business, calling or conduct which is unlawful or may create a conflict of interest or an appearance of impropriety in connection with employment in the Nassau County Police Department.
- 4. Members of the Department will report, immediately, to a Superior Officer in the Command having jurisdiction, any delinquency, dereliction of duty, violation of the Department Rules, conduct, disorder, and neglect to the prejudice of good order, efficiency, and discipline, which they observe or of which they have knowledge; they will immediately bring to the attention of a superior officer a case in which a Member of the Department becomes unfit for duty on account of careless, improper, vicious, or immoral conduct.

Rule 2. Misconduct

Members of the Department will not:

- 1. engage in unlawful conduct, whether on or off duty.
- 2. make or submit or cause to be submitted a false official communication, record, or statement.
- 3. unjustifiably interfere with nor attempt to influence the lawful business of any person.
- 4. indulge in games of cards or chance while on duty.
- 5. litter with refuse any departmental property.
- 6. smoke in public while in uniform.

Rule 3. Fitness For Duty

- 1. Members of the Department will be fit for and subject to full duty at all times, except when on authorized leave or as otherwise directed by the Commissioner of Police.
 - a. Permanent physical or mental incapacity to perform police duties may be cause for separation from the Police Department.
- 2. Members of the Force must immediately notify the Department when they have a medical, psychological, or legal condition that may affect their right or ability to possess a firearm.

Rule 4. Obeying Orders

- 1. Members of the Department will promptly obey all lawful orders, instructions, directions, and requests of Superior Officers.
 - a. Orders from members assigned to the Office of Commissioner of Police, or the Office of a Deputy Commissioner, Chief of Department, or Division Chief, when so directed, will be deemed to be the orders of such members' superior and will be promptly obeyed as such.
 - b. Members of the Force must promptly surrender all firearms and Department identification possessed by them when ordered by a Superior Officer.
 - c. Members of the Department will respond to the Employee Assistance Office (EAO) when directed to do so by a Superior Officer.

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2. Members of the Department will promptly obey all lawful orders, instructions, and directions of Department Police Surgeons.

Rule 5. Keeping Superiors Informed

- 1. Members of the Department will keep their Superiors informed of all important matters and of any action taken pertaining to those matters.
 - a. Important matters include the following:
 - 1) a Member of the Department who appears unfit for duty,
 - 2) a serious complaint against a Member of the Department,
 - 3) important messages,
 - 4) matters that require the attention of the Superior.
 - b. Members of the Department will immediately notify a supervisor upon receipt of a civilian complaint.
- 2. Members of the Department will, when engaging in any official action while off duty, report such action to their Commanding Officer as soon as practical.
- 3. Members of the Department will immediately report to their Commanding Officer if:
 - a. they are arrested, or
 - b. they are a defendant, respondent or other subject of any action or proceeding commenced in any federal, state or local court, charging the commission of a felony or a misdemeanor defined under New York or federal law or the law of any other state or jurisdiction or any other offense defined in the Penal Law.

Note: Details to be reported will include court, charges, and the place, date and time of any arrest.

- 4. Members of the Department receiving a written communication from the public concerning Police Department activity will, without unnecessary delay, deliver same to their Commanding Officer.
 - a. The member's Commanding Officer will promptly cause receipt of such to be acknowledged and take whatever other action is appropriate.
- 5. Members of the Force on patrol will report, without unnecessary delay, to the Desk Officer any condition or occurrence requiring attention, such as serious crimes, casualties, or unsafe public conditions.

Rule 6. Respect

- 1. Members of the Department will be respectful in their contact with Superior Officers and all other persons within and without the Police Department.
- 2. Members will give their rank, name, shield number, and command to any person who requests same.
- 3. Members will give the rank, name, shield number, and command of another Member of the Department to any person who appears personally and can demonstrate a legitimate interest in obtaining same.

Rule 7. Intoxicants

- 1. No Member of the Department will indulge in intoxicants while in uniform. No Member of the Department will be unfit for duty by reason of intoxicants.
- 2. A Member of the Department will not bring or permit to be brought any intoxicant into a departmental building, booth, boat, vehicle, or aircraft, except in the performance of police duty, or when required for prompt administration under the personal direction of a physician.
- 3. Unless in the immediate performance of police duty or with the permission of the Commissioner of Police, a Member of the Department in uniform will not enter any premises used for the manufacture, storage, or shipping of intoxicants or any premises where an intoxicant is sold, except for the purpose of eating a meal in a duly licensed hotel or restaurant.
- 4. A Member of the Force is prohibited from being either directly or indirectly interested in the manufacture or sale of alcoholic beverages.

5. When a Member of the Department is authorized to consume alcohol during a special assignment, prior to resuming his normal duties, the member will notify a supervisor who will determine the member's fitness for duty and will direct the member accordingly.

Rule 8. Reporting For Duty

- 1. Members of the Department will report for duty as directed by competent authority.
- 2. Members will not report late for duty.
- 3. Members will not absent themselves without proper authorization.
- 4. Members will not exceed the meal period authorized by applicable labor agreement.
- 5. Members of the Department will sign on and off duty with their command.

Rule 9. Post Duties

- Members of the Department who are performing patrol duty, assigned to a post [See Glossary], or are otherwise involved in the emergency operations of the Department will:
 - a. remain constantly alert and observant,
 - b. not hold unnecessary conversation while performing duties,
 - c. not enter vehicles, conveyances, or structures except in the performance of duties.
 - d. familiarize themselves with the post or duty to which assigned.
- 2. Members assigned to posts will proceed to the designated post or relieving point without unnecessary delay and:
 - a. inspect the post immediately,
 - b. note any condition requiring attention, and
 - c. take appropriate action.
- 3. Members assigned to a post with a police booth in his territory will ensure the following:
 - a. the booth is properly lighted during hours of darkness,
 - b. the national colors are properly displayed in accordance with Article 13, Rule 11.

Rule 10. Quitting Post

- 1. Members of the Department assigned to posts will not quit their posts except for official necessity, personal necessity, or meal period.
- 2. If required to quit his post for official necessity, a Member will:
 - a. enter in his memorandum book, as soon as circumstances permit,
 - 1) the time of leaving and reason,
 - 2) the time of returning to his post.
- 3. If required to quit his post for personal necessity, a Member will:
 - a. enter in his memorandum book, before quitting his post,
 - 1) the time of leaving and reason,
 - 2) the premises to be entered,
 - b. enter in his memorandum book the time of returning to his post.
- 4. Before quitting his post for meal period, a Member will request a meal period and await approval.
- 5. If assigned to a post required to be manned, a Member will:
 - a. request relief and await the relief before quitting his post,
 - b. at the end of his tour of duty, remain on duty until relieved.
 - 1) If no relief is present at the end of the tour, the Member will not quit his post and will communicate with his Desk Officer or Superior Officer and comply with the instructions received.
- 6. If assigned to a post with Departmental radio communications, a Member will communicate by radio the following:
 - a. his intention to quit his post, prior to leaving,
 - b. his return to post.

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Rule 11. Departmental Business

A Member of the Department will treat as confidential the official business of the Police Department and information obtained by him by virtue of his official capacity. He will not talk for publication, be interviewed, make public speeches, or impart information relating to the official business of the Department to anyone, except:

- 1. Under the due process of law.
- 2. As directed, or with the permission of the Commissioner of Police.
- 3. As directed, by the Department Rules or Departmental Orders.
- 4. A representative of the Press, upon establishing his identity, may be advised of the current news, if the ends of justice are not thereby defeated or laws violated, and with permission of the Commissioner of Police or the Commanding Officer, Public Information Office.
- 5. A properly identified employee of the State of New York or the County of Nassau Civil Service Commissions or United States government may be furnished with information, in compliance with current law, which, in the opinion of the Commanding Officer, may be necessary to aid them in the investigation of applicants or as otherwise directed by the Chief of Department or Division Chief.
- 6. Information concerning persons arrested may be given by authorized members to properly identified representatives of organized law enforcement agencies, a Parole Commission, or Probation Department except that arrest information recorded in records and files which have been sealed in compliance with a Court Order may only be released by the Records Bureau and then only in accordance with the provisions of current law.
- 7. Members of the Force are prohibited from using any person as a confidential informant with whom they have had or currently have a familial, social or business relationship.
- 8. Members of the Force are prohibited from using contraband as a form of compensation to a confidential informant.

Rule 12. Police Business Outside County

- 1. Members of the Department will not leave the Counties of Nassau, Suffolk, or Westchester or the City of New York on police business except by authority of the Chief of Department or Division Chief. In the event of an emergency, when such authority cannot be obtained, Commanding Officers may grant permission to leave the County.
- 2. Members will not leave the County in uniform, in any event, except in close pursuit, extreme police emergency, or as otherwise directed by the Chief of Department or Division Chief. However, members residing in the City of New York, County of Westchester, or Suffolk County, may wear the uniform in traveling to and from authorized police duties and assignments.
- 3. Except in the case of urgent police necessity, Members will not cause any Departmental vehicles, vessels, aircraft, equipment, or Department owned animals to be removed from the County of Nassau without the express approval of his Commanding Officer.
- 4. Members of the Department will only use Non-Revenue E-Z Passes for official Police Department business.

Rule 13. Gratuity

Members of the Department will not ask for or receive or consent or agree to receive any emolument, gratuity, or reward or any promise of same, or any personal advantage; nor will they solicit, contribute, cause to be solicited, contributed, or paid, directly or indirectly, any money or valuable thing to be used in connection with a matter affecting the Department. The offering, selling, or giving of any tickets, objects, advertisements, or promises, directly or indirectly, personally or through any agent, by any Nassau County Police Department affiliated group or organization or individual member of this Department is prohibited, except if authorized, in writing, by the Commissioner of Police. This does not apply to membership, dues, assessments, etc., paid to authorized department organizations or other authorized purposes. Any checks, monies, awards,

gifts, etc., so received, will be immediately forwarded, through official channels, to the Office of Commissioner of Police with brief facts concerning same.

Rule 14. Financial Responsibility

- 1. Members of the Department will promptly pay just debts and will not incur liabilities which they are unable or unwilling to discharge.
- 2. Members of the Department will not incur a liability, chargeable against the County, without the approval of the Chief of Department or Division Chief.
- 3. No Member of the Department will sign any note or other instrument as co-maker, guarantor, or endorser, for any money borrowed by any other Member of the Department. This rule will not pertain to the member's immediate family.

Rule 15. Personal Appearance

Members of the Department will be neat and clean at all times while on duty. Personnel will comply with the following grooming standards. Commanding Officers may permit non-uniformed members to exceed these guidelines if the particular job assignment requires same for the duration thereof.

1. Uniformed Members - Male

- a. Hair will be neatly cut and trimmed at all times while on duty. Hair styles will be conservative and not excessive in length. The maximum permissible bulk of hair will be one and one-half inches in thickness on top and one inch in thickness at the back and sides of the head, however, in no event will any hair style or thickness of hair interfere with the proper wearing of uniform headgear. The hair style may cover the top portion of the ear but not beyond the midpoint thereof. Length may not extend more than one-half inch below the top of the shirt collar. In no event will pony tails be permitted or other styles or lengths of hair which may be readily grabbed by a suspect or defendant.
- b. Sideburns will be neatly trimmed, may extend to the bottom of the ear lobe, trimmed level therewith, and be not more than one and one-half inches wide at the base. In no event will such be so wide as to interfere with a proper seal when wearing a Scott Air Pac.
- c. Neatly trimmed moustaches may be worn, which will not extend over the top of the upper lip, but which may extend outward or downward one-half inch beyond the corners of the mouth.
- d. Beards and Goatees will not be permitted. A growth of whiskers will be permitted while on duty for medical reasons only when approved by the Chief Surgeon.

2. Uniformed Members - Female

- a. Hair will be neatly cut and trimmed at all times while on duty. Hair styles will be conservative and not excessive in length. The maximum permissible bulk of hair will be one and one-half inches in thickness on top and one inch in thickness at the back and sides of the head, however, in no event will any hair style or thickness of hair interfere with the proper wearing of uniform headgear. The hair style may cover the top portion of the ear but not beyond the midpoint thereof. Length may not extend more than one-half inch below the top of the shirt collar. In no event will pony tails be permitted or other styles or length of hair which may be readily grabbed by a suspect or defendant.
 - 1) Hair longer than the above may be worn but must be pulled back away from the face and secured so that it does not touch the collar.
 - 2) Items used to hold hair up must blend with hair.
 - 3) Decorative articles may not be worn in hair.
- b. Make Up, if worn, is to be worn in moderation while in uniform.
- c. Black socks or black stockings are to be worn with the uniform.
- d. Shoes to be worn, while in uniform, will:
 - 1) Be black, plain style, and low heel (not more than 2 inches).
 - 2) Not be platform type, open toe, or open heel.

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- Uniformed member may not wear any item of jewelry which constitutes a safety hazard.
 - a. Rings may be worn on only one finger of each hand while on duty.
 - b. The wearing of an earring or earrings will not be permitted.
- 4. Non-Uniformed Members
 - a. Will be neat and tidy at all times.
 - b. Extreme or exaggerated attire will not be permitted.
 - c. Hair will be neatly groomed.

Rule 16. Use of Force

- 1. Members of the Department will not use force except as provided by law.
- 2. Members of the Force will not use force except as provided by law.
- 3. A Member of the Department will notify a Supervisor, as soon as practical, whenever he uses deadly force.
- 4. Members of the Force will notify a Supervisor, as soon as practical, when they have discharged a firearm, except while lawfully hunting or target shooting.

Rule 17. Discrimination in the Workplace

- 1 Members of the Department will not discriminate against another member, or participate in, or encourage behavior that constitutes discrimination.
- 2. Members of the Department will promptly report acts of discrimination they observe, or become aware of, to a supervisor.
- 3. Members of the Department will not disseminate any photograph, literature or other material that may create a hostile work environment.
- 4. Members are required to familiarize themselves with the current Nassau County Equal Employment Opportunity Policy.

Rule 18. Notification of Off-Duty Employment

- 1. Members of the Department are permitted to engage in off-duty employment, but will notify their Commanding Officer within 5 working days upon beginning such employment.
- 2. Members of the Department will not engage in off-duty employment which is unlawful or may create a conflict of interest or an appearance of impropriety in connection with employment in the Nassau County Police Department.
- 3. Members of the Department, while engaging in off-duty employment and for the purposes of that employment, will not use any Police Department equipment or access any information retained by the Department.
- 4. Members of the Department, while performing activities related to off-duty employment, will not: conduct themselves in a manner that would give the appearance that they are acting within the scope of their Nassau County Police Department employment, wear all or part of the Nassau County Police Department uniform, identify themselves as Members of the Nassau County Police Department or as Police Officers.

Rule 19. LIRR Police Ride Program

1. Members of the Force utilizing the LIRR Police Pass will comply with all conditions of use listed on the pass.

Nassau County Police Department

Department Rules

ARTICLE TITLE SECTION NUMBER REVISION

Uniforms and Equipment

ART 8

13

Rule 1. In an effort to provide uniform options for weather variances while still maintaining a uniform standard, Members of the Department will choose exclusively from the uniform options that are detailed below:

1. Uniform of the Day (All Year)

Police Officers and Sergeants:

Long-sleeve blue shirt Mock-neck shirt or mock-neck dickey 6-pocket BDU pant

Lieutenants and above:

Long-sleeve blue shirt 4-Pocket Pant (trousers) Blue tie, *or* Long-sleeve white shirt with black tie and Blouse

Captains and above:

May wear the Department sweater in conjunction with the shirt and tie, except at official ceremonies, parades, funerals, or when representing the Department at meetings or functions.

a. Summer Option (All Members from April 1 to November 1)

(Administrative Members All Year)

Short-sleeve blue shirt

Black T-shirt

Note: Members *not* on Patrol may wear a white T-shirt.

b. Winter Option (September 1 to June 1)

Police Officers, Sergeants and Lieutenants:

May wear the waist-length duty jacket.

Sergeants and above:

May wear the regulation white shirt with black tie and the waist-length duty jacket.

Captains and above:

May wear the administrative officer's overcoat.

All members may wear black leather gloves with either the waist-length duty jacket or the administrative officer's overcoat.

c. Indoor Option

All Members:

May wear the short-sleeved summer shirt when assigned to and performing duty indoors,

If a T-shirt is visible, it must be either black or white.

Lieutenants and Sergeants assigned as Desk Officers may wear the blouse with the white shirt and black tie while performing such duty.

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2. Uniform of Detail (for Ceremonies, Funerals, Parades, and Other Details)

Police Officers:

4-pocket pant

Long-sleeve blue shirt

Blue tie

Dress Blouse

Uniform Cap

White gloves

Rank Appropriate for Detectives, Sergeants and above:

4-pocket pant

White shirt

Black tie

Dress Blouse

Uniform Cap

White gloves

3. Special Duty Uniform

A Special Duty Uniform will be worn by members of those units who the Commissioner of Police has determined perform duty assignments which make the wearing of the standard uniform impractical. Commanding Officers will request approval through the Office of Chief of Department (TOC) for articles of clothing that are deemed appropriate for their respective Commands.

Winter Option (September 1 to June 1)

May wear the waist-length duty jacket.

- 4. Civilian members in uniform will be guided accordingly.
- 5. Police Medics will wear a black T-shirt when wearing an open-collared uniform shirt.

Rule 2. Wearing the Uniform

- 1. Members of the Department will wear, at all times while on duty, such articles of uniform and equipment as prescribed by the Commissioner of Police.
 - a. Such articles, issued by the Uniform Section for their rank or position, will be maintained in a neat, clean, and serviceable condition.
 - b. The prescribed uniform will be worn only when necessary.
- 2. The uniform will be securely fastened.
- 3. No part of the uniform will be worn in conjunction with civilian clothing or unauthorized articles of clothing or accessories, except when traveling to and from work in a private vehicle in an off-duty status.
- 4. If wearing the blouse, the waist-length duty jacket, or the administrative officer's overcoat over a uniform, a member while indoors may remove the outer garment and properly affix the shield to the outermost garment.
- 5. Black shoes, suitable for police duty, and black socks will be worn at all times with the uniform.
- 6. A visible T-shirt will be black; however, members who are assigned to and are, in fact, performing duty indoors may opt to wear either a white or black T-shirt.

- 7. The uniform cap will be worn straight on the head with the visor centered directly over the nose. The knit cap may be worn in conjunction with the waist-length duty jacket from November 1 to April 1 each year.
- 8. Prescribed raincoats and adequate black waterproof footwear will be worn during inclement weather.

9. Gloves:

- a. White cotton or woolen gloves will be worn while performing traffic duty when a member is wearing the winter option uniform.
- b. Members assigned to operate motorcycles may wear plain black leather gauntlets during the operation of same and either plain black leather or Department-issued gloves with the summer option uniform.
- 10. A prescribed American Flag Bar or Pin may be worn on the uniform and affixed to the left lapel of the overcoat or blouse or centered above the shield and award bars.
- 11. A Member of the Department, when in uniform, may only wear a tie clasp prescribed by the Commissioner of Police.

Rule 3. Uniforms and Special Circumstances

- 1. Members of the Department, directed to report to the Office of any Officer of this Department above the rank of Lieutenant, or at the Departmental Trial Room, or to any court or hearing within the County of Nassau, New York, with regard to any Departmental matter, will do so in uniform, except members permitted to wear civilian clothing, or as otherwise directed.
- 2. Members of the Force above the rank of Lieutenant may wear civilian clothing when conducting an investigation or when the wearing of a uniform would be impractical.
- 3. A Member of the Force designated as Aide to the Commissioner, while in uniform, will wear a prescribed gold aide cord on the left shoulder when so directed by the Commissioner of Police.
- 4. Members of the Force designated as Adjutants, while in uniform, will wear a prescribed blue aide cord on the left shoulder when acting as Adjutants or as otherwise directed by the Chief of Department.
- 5. Chaplains may, at their option, wear the prescribed uniform to include the insignia of Inspector at Departmental functions. They will be guided by a reasonable application of the provisions of Article 8 of the Department Rules.
- 6. Commanding Officers may direct Members of the Department to wear coveralls or other prescribed work attire while performing duties that would cause the uniform to be soiled.
- 7. Members of Fleet Service Bureau, to include Bureau Director, Deputy Bureau Director, Police Automotive Supervisors, Police Automotive Mechanics and Automotive Servicers, will have with them their Department issued soft body armor while working at the Fleet Service Bureau, Precinct Garage or any other Department vehicle repair facility. These members will wear such soft body armor while on duty and operating or riding as a passenger in any Department vehicle traveling a public roadway.

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Rule 4. Uniform Caps

- 1. Uniformed Members of the Force, with the rank of Lieutenant or below, and uniformed civilian Members of the Department will not be required to wear the prescribed uniform cap while on duty, except under the following circumstances:
 - a. while directing traffic or on crossing,
 - b. at special details and events,
 - c. at Departmental ceremonies,
 - d. as otherwise directed by the Commissioner of Police.
- 2. The above-mentioned uniformed members will have the prescribed uniform cap available to them at all times while on duty.
- 3. Members of the rank of Deputy Chief and above, while in uniform, will wear the prescribed cap with visor adorned with embroidered, raised, gold-leaf clusters.
- 4. The knit cap will not be worn in place of the uniform cap.
- 5. The Mouton cap is no longer authorized headwear.

Rule 5. Emblems of Rank

Members of the Force in uniform will wear on the prescribed uniform shirt, blouse, waist-length duty jacket, sweater, raincoat or administrative officer's overcoat, the prescribed insignia designating their rank, which has been issued by the Uniform Section.

- 1. Chief of Department: Four (4) prescribed gold stars, evenly spaced on each shoulder, as directed.
- 2. Chief of Patrol and Chief of Detectives: Three (3) prescribed gold stars, evenly spaced on each shoulder, as directed.
- 3. Assistant Chief: Two (2) prescribed gold stars, one (1) inch wide between points, on each shoulder, as directed.
- 4. Deputy Chief: One (1) prescribed gold star, centered, one on each shoulder, as directed.
- 5. Inspector: One (1) raised prescribed gold spread eagle, to be displayed with eagle's head toward collar facing forward, on each shoulder, as directed.
- 6. Deputy Inspector: One (1) raised prescribed gold maple leaf, stem facing outward, on each shoulder, as directed.
- 7. Captain: Two (2) raised prescribed gold bars, to be displayed on each shoulder parallel to shoulder seams, as directed.
- 8. Lieutenant: One (1) raised prescribed gold bar, to be displayed on each shoulder parallel to shoulder seams, on any outer garments, as directed:
 - a. Lieutenants, when wearing authorized shirts with shoulder patches, and all ranks above Lieutenant, when wearing the authorized blue, short-sleeved shirt with shoulder patches, will wear the prescribed emblem of rank on the collars.

- b. All ranks above Sergeant will wear on the prescribed uniform blouse the prescribed black braid one and one-quarter inches (1 1/4") wide, placed with its lower edge three and one-half inches (3 1/2") above the bottom of sleeve, and a black braid one and one-quarter inches (1 1/4") wide covering the outside vertical scam of the trousers.
- 9. Sergeant: Will wear on each sleeve, six (6) inches below the shoulder seam, a three (3) stripe chevron in the center of each sleeve, the upper point of the chevron to be in line with the lower point of the Departmental insignia, and a black braiding covering the outside vertical seam of the trousers.
- 10. Police Officer: Will wear a black braiding covering the outside vertical seam of the trousers.
- 11. Gold stripes to be added to riding breeches three-eighths of an inch (3/8") wide for the Mounted Unit, and one and one-quarter inches (1 1/4") wide for the Highway Patrol Bureau.

Rule 6. Uniform Patches

- 1. Members of the Department in uniform will wear the prescribed Departmental shoulder patch, issued by the Uniform Section, on the right and left sleeve of prescribed uniform shirts, blouse, waist-length duty jacket, sweater, or administrative officer's overcoat; the top center of such patch to be worn 1/2 inch below the shoulder seam and the lower point to be in line with center of the sleeve. No other patch will be worn except as authorized.
- 2. The cloth command patches listed below are the only authorized command insignia to be worn by Members of the Department. Authorized patches for specified units will be worn on the right breast of the blouse or shirt and will be displayed centered approximately one-half (1/2) of an inch above name plate. A corresponding small patch may be worn on issued work caps.
- 3. The following breast patches depicting the County Seal are authorized:
 - a. Police Medic
 - b. E.V.O.C.
 - c. Marine Bureau
 - d. Mounted Unit
 - e. Arson Squad
 - f. Bomb Squad
 - g. Aviation Bureau
 - h. Emergency Services
 - i. Crime Scene
 - j. Firearms Training
 - k. Canine Section
 - 1. Fleet Service
 - m. Police Academy
 - n. Police Activity League
 - o. any other patches issued or approved by the Commissioner of Police
- 4. The shoulder emblems, issued by Uniform Section, for the following personnel will be worn directly below the Departmental shoulder patch on each sleeve on prescribed uniform shirts, sweaters, and duty jackets:
 - a. Parking Enforcement Aide
 - b. Police Service Aide

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Rule 7. Shield

- 1. Members of the Force and those Members of the Department issued a shield will at all times carry said shield, unless unreasonable or impractical, and will not give or entrust their shields to any person without first being directed to do so by a Superior Officer of this Department.
- 2. When in uniform, members will wear the shield on the outermost garment over the left breast in the place provided. Such shield may be worn with a prescribed black leather police shield and award bar holder.
- 3. When in civilian clothes, members will display the shield on the outermost garment over the left breast while at the scene of a police emergency, as a prosecution witness before a Grand Jury or in court, and at any other time it is necessary for him to establish his official identity.
- 4. A Member of the Department will neither wear, use, display, nor have in his possession a police shield or other similar object, except as authorized by the Commissioner of Police.

Rule 8. Identification Card

- PDCN Form 214, Personal Identification Card, is hereby authorized. These cards are
 issued to Members of the Department by direction of the Commissioner of Police. It
 will contain the name of this Department and of the member, indicating rank, serial
 number and expiration date. The card information and picture of the member will be
 on a plastic card as determined by the Commissioner of Police.
- 2. Members of the Department will carry their identification cards at all times, unless unreasonable or impractical.
- 3. Members of the Department will not allow their identification cards to be used by another person for any purpose.

Rule 9. Equipment

- 1. Members of the Force, on duty, will be equipped with the following regulation equipment in serviceable condition, unless otherwise directed:
 - a. Uniformed Force:
 - 1) A fully-loaded firearm authorized in Rule 10.
 - (a) Two (2) Department-issued 9mm or, if trained .40-caliber, magazines fully loaded with Department-issued cartridges to be carried in a Department-issued, double magazine pouch.
 - (b) Twelve (12) extra .38 special caliber, Department-issued cartridges if carrying revolvers.
 - 2) Holster and belt as prescribed by the Commissioner of Police
 - 3) Memorandum Book
 - 4) Ballpoint pen with black ink
 - 5) Police baton
 - 6) Handcuffs
 - 7) Traffic whistle
 - 8) Traffic Ticket Book of type required
 - 9) Flashlight during hours of darkness
 - 10) Traffic signal box key
 - 11) Oleoresin Capsicum (OC), as authorized
 - 12) Knife

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- 13) Tourniquet
- 14) Reflective Traffic Safety Vest
- 15) Key FOB
- b. Civilian Clothes:
 - 1) A fully-loaded firearm authorized in Rule 10.
 - (a) One (1) Department-issued 9mm or, if trained .40-caliber, magazine fully loaded with Department-issued cartridges, to be carried in a Department-issued, single magazine pouch.
 - (b) If carrying a Glock 26 or Sig Sauer P239, an appropriate magazine, fully loaded, with 9mm Department-issued cartridges, and carried in an appropriate single magazine pouch.
 - (c) Six (6) extra .38 special caliber, Department-issued cartridges if carrying a revolver.
 - 2) Holster
 - 3) Police baton
 - 4) Flashlight during hours of darkness
 - 5) Oleoresin Capsicum (OC), as authorized
 - 6) Knife
 - 7) Ballpoint pen with black ink and paper for notes
 - 8) Handcuffs
 - 9) Key FOB
- c. Emergency Equipment:
 - 1) Riot Helmet: Members of the Force, while on duty, will have their Departmental riot helmets readily available for use and will wear same when directed by competent authority.
 - 2) Soft Body Armor: Members of the Force and Members of the Emergency Ambulance Bureau (EAB), including Police Medics, Police Medic Supervisors, and Police Medic Coordinators, while on duty and engaged in patrol or field operations, must wear their Department-issued soft body armor. These members may be exempt from wearing soft body armor by the member's respective Division Chief, Chief of Department or Deputy Commissioner, if in the opinion of the Chief or Deputy Commissioner, the wearing of the protective vest would interfere with or be inappropriate for the member's specific duty or assignment.

All Members will have with them their Department-issued soft body armor while attending firearms training, and all Members, including firearms instructors, will wear said body armor while conducting or engaging in firearms training exercises.

- 3) WMD/Personal Protection Equipment: Members of the Force, Police Medics, Police Medic Supervisors, and Police Medic Coordinators, while on duty, will have their Departmental WMD/Personal Protection Equipment readily available for use.
- 2. Police batons will be carried by Members of the Force, in uniform, whenever directed by Commanding Officers. The police baton will conform to regulation sample and will be carried in a belt-ring holder or prescribed holster.
- 3. Members of the Department, while in uniform, will not carry anything but designated equipment, except in an emergency, when in the performance of police duty.

Rule 10. Authorized Firearms

Members of the Force are authorized to carry firearms, as follows:

- 1. Uniformed Force, on duty:
 - a. for Members who *have been trained* by the Firearms Training Unit (FTU) with a Department-issued, .40-caliber semiautomatic pistol, any of the following pistols:
 - 1) Sig Sauer P226,
 - 2) Sig Sauer P229.
 - b. for Members who *have not been trained* by the FTU with a Department-issued, .40-caliber semiautomatic pistol, any of the following Department-issued, 9mm semiautomatic pistols:
 - 1) Sig Sauer P226,
 - 2) Sig Sauer P228.
 - c. for Members who *have not completed* transitional training, any of the following revolvers, with 4-inch barrel, and capable of firing .38-caliber cartridges:
 - 1) Smith and Wesson, with safety bar,
 - 2) Colt, with hammer block safety,
 - 3) Dan Wesson, with transfer bar,
 - 4) Ruger, with transfer bar.
 - d. for Officers above the rank of Lieutenant, any of the following revolvers, with not less than a 2-inch barrel, and capable of firing .38-caliber cartridges:
 - 1) Smith and Wesson, with safety bar,
 - 2) Colt, with hammer block safety,
 - 3) Dan Wesson, with transfer bar,
 - 4) Ruger, with transfer bar.
- 2. Civilian clothes, on duty:
 - a. for Members who *have been trained* by the FTU with a Department-issued, .40-caliber semiautomatic pistol, any of the following pistols:
 - 1) Sig Sauer P226,
 - 2) Sig Sauer P229.
 - b. for Members who *have not been trained* by the FTU with a Department-issued, .40-caliber semiautomatic pistol, any of the following Department-issued, 9mm semiautomatic pistols:
 - 1) Sig Sauer P226,
 - 2) Sig Sauer P228.
 - c. for members who *have not completed* transitional training, any of the following revolvers, with not less than a 2-inch barrel, and capable of firing .38-caliber cartridges:
 - 1) Smith and Wesson, with safety bar,
 - 2) Colt, with hammer block safety,
 - 3) Dan Wesson, with transfer bar,
 - 4) Ruger, with transfer bar.
 - d. for members who are authorized by the Commissioner of Police *and* who have been trained by the FTU, any of the following:
 - 1) 9mm semi-automatic pistols:
 - a) Sig Sauer P239,
 - b) Glock 26, fitted with the New York trigger.

- 2) .40-caliber pistols:
 - a) Sig Sauer P224
 - b) Sig Sauer P239
 - c) Glock 27
- e. Commanding Officers have the authority, when approved by their appropriate Division Chief, to direct the carrying of a firearm by members in civilian clothes, as follows:
 - 1) a pistol described in Rule 10.2.c above,
 - 2) for members appointed *prior* 10/01/90 who were trained with revolvers, a revolver described in Rule 10.2.b above,
 - 3) for members appointed *after* 10/01/90 who have attended a one-day familiarization and qualification course at the FTU, a revolver described in Rule 10.2.b above.

3. Off duty:

- a. for members who *have been trained* by the FTU with a Department-issued semiautomatic pistol, the following:
 - 1) Sig Sauer P226, DAK or DAO trigger, chambered in 9mm or .40 S&W
 - 2) Sig Sauer P228, DAO trigger, chambered in 9mm
 - 3) Sig Sauer P229, DAK or DAO trigger, chambered in 9mm or .40 S&W
 - 4) Sig Sauer P-224, DAK trigger, chambered in 9mm or .40 S&W
 - 5) Sig Sauer P-239, DAK or DAO trigger, chambered in 9mm or .40 S&W
 - 6) Sig Sauer P-320, chambered in 9mm or .40 S&W
 - 7) Sig Sauer P-365, chambered in 9mm
 - 8) Glock, semi-auto, safe action pistols, chambered in .380 Auto, 9mm or .40 S&W upon completion of the Glock class at FTU, excluding models 34 and 35
 - 9) Ruger LCP, chambered in .380 Auto
 - 10) Smith and Wesson 3913DAO
 - 11) Smith and Wesson 3914DAO
 - 12) Smith and Wesson 3953
 - 13) Smith and Wesson 5943
 - 14) Smith and Wesson 5946
 - 15) Smith and Wesson 6946
 - 16) Smith and Wesson M&P Pistols, chambered in 9mm or .40 S&W without external safety or magazine disconnect.
- b. for members appointed *prior* 10/01/90, who were trained with revolvers, and members appointed *after* 10/01/90, who have attended a one-day familiarization and qualification course at the FTU, any of the following revolvers, with not less than a 2-inch barrel, and capable of firing .38-caliber cartridges:
 - 1) Smith and Wesson, with safety bar,
 - 2) Colt, with hammer block safety,
 - 3) Dan Wesson, with transfer bar,
 - 4) Ruger, with transfer bar.
- 4. Members of the Force may carry the following weapons, while on duty, after having successfully completed the appropriate Department training course for their respective Commands *and* after receiving authorization to carry:
 - a. Rock River M-4 (R-4)
 - b. H&K UMP .40 (sub-machine gun)
 - c. Remington 870 shotgun
 - d. Benelli shotguns
 - e. Sig Sauer M400

5. Nonstandard firearms:

- a. Members of the Force will only carry nonstandard firearms when authorized by the Chief of Department. [See ADM 6016]
- b. Members of the Force approved to carry nonstandard firearms may carry such firearms on and off duty.

6. Carrying firearms:

- a. Members of the Force will only carry firearms they are authorized to carry. [See Rule 10, subd. 1,2,3,4,5]
- b. Members of the Force will carry a firearm while *on* duty.
- c. Members of the Force may carry a backup firearm while on duty.
 - 1) A backup firearm is any firearm authorized for the member to carry as an off-duty or nonstandard firearm. [See Rule 10, subd. 3, 5]
- d. Members of the Force may carry a firearm while *off* duty. When carrying a firearm off duty, Members of the Force will utilize a holster for their firearm unless exigent circumstances render that impractical.
- e. Members of the Force will only carry ammunition that is issued by the Department.
- f. Members of the Force, carrying any firearm, will fully load the firearm with the appropriate Department-issued ammunition.
- g. Members of the Force will not make, or allow to be made, any modification to his on-duty or off-duty firearm, except modifications made by the FTU.
 - 1) Trigger shoes will not be permitted.

7. Rifles [See Glossary]

- a. Rifle Trained Officers are authorized to carry or deploy only Department issued rifles and shotguns.
- b. Rifle Trained Officers will deploy the rifle while wearing highly recognizable and visible police apparel, marked "POLICE".
- c. Only authorized members of the Firearms Training Unit are authorized to modify and perform maintenance on rifles.
- d. Rifles will only be used with ammunition and magazines approved and supplied by the Department and the rifle must be equipped with an identifying sleeve marked "POLICE".

Rule 11. Use of Equipment

- 1. Members of the Department will use Departmental vehicles, vessels, aircraft, equipment, and Department-owned animals only in the course of official business of the Police Department, County of Nassau, or when so authorized.
- 2. Members assigned to the Mounted Unit will not permit unauthorized persons to ride, handle, or otherwise have contact with a horse assigned to the Unit.
- 4. Members of the Department will use the Department-issued digital camera for Department business only.
- 5. Members of the Department, while on duty, are prohibited from utilizing any sUAS equipment not authorized by the Department.

Rule 12. Maintaining Equipment and Safety Standards

1. Members of the Department will exercise the utmost care in the handling of service weapons or in handling or guarding of any other firearm, explosive, or combustible.

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- 2. Members are personally responsible for the proper and authorized use, cleanliness, serviceability, and proper safeguarding of their uniforms and equipment and any other Department property issued for or assigned to their use.
- 3. Members will immediately report to their Commanding Officers the loss of, damage to, or unserviceable condition of their uniforms and equipment or any other Departmental property issued for or assigned to their use.
- 4. Members will not alter police equipment by changing same, in any way, except in cases of emergency or as ordered by the Commissioner of Police.
- 5. A Member of the Department, while performing any task for which personal protective equipment has been issued in connection with the Right to Know/Hazard Communication Program, will wear or use such equipment.
- 6. Members of the Department will wear their prescribed uniform caps and reflective traffic safety vests in the following instances:
 - (a) when assigned to Radio Motor Patrol vehicles, marked and unmarked, while working on limited or controlled access highways (Route 495, Route 135, all New York State Parkways),
 - (b) when conducting police activities at the scene of motor vehicle crashes,
 - (c) when directing traffic, covering a pedestrian crossing, handling roadway lane closures, and/or removing debris from a roadway.
 - (d) when in close proximity to moving traffic.
- 7. Members will keep their reflective traffic safety vests inside their vehicles to ensure easy access to the vest.
- 8. A Member of the Department will operate a Departmental vehicle in a careful and prudent manner and will be responsible for its proper care and condition.
- 9. A Member of the Department, when a passenger in or operator of a Departmental vehicle, vessel, aircraft, or equipment will comply with all existing vehicle safety standards and will use all installed vehicle safety devices and equipment in the vehicle.
- 10. Smoking or the use of E-cigarettes or vaporizer devices is prohibited while fueling vehicles.

Rule 13. Insignia for Departmental Recognition

- 1. Members of the Department who have been awarded a Departmental Recognition may wear the prescribed bar indicating the award received at all times while in uniform, except when wearing an overcoat or raincoat. More than one award in a single category will be shown by placing the appropriate numeral in the center portion of the bar.
- 2. Departmental Recognition bars will be worn horizontally, one-quarter inch above the shield, and centered. Departmental Recognition Bars may be worn in the following order of precedence, with the Marksmanship bar being centered one-quarter inch above the shield, and a one-quarter inch separation being maintained between each bar:
 - a. Approved American Flag Bars or Pins (top)
 - b. Medal of Valor
 - c. Medal of Distinguished Service
 - d. Medal of Commendation

- e. Meritorious Police Service Award
- f. Excellent Police Duty Award (blue field to wearer's left)
- g. Lifesaving Award
- h. Purple Heart
- i. Executive or Congressional Bar
- j. Military Service Bars
 - 1) United States Air Force
 - 2) United States Army
 - 3) United States Coast Guard
 - 4) United States Marine Corps
 - 5) United States Navy
- k. Award Bars issued prior to January 1, 1977
- 1. Field Training Officer
- m. Physical Fitness Award Bar
- n. Super Storm Sandy Bar
- o. Presidential Debate Bar
- p. Non-Departmental Award Bars (as approved by Commissioner of Police)
 - 1) A Fraternal Organization Insignia Bar is considered to be a Non-Departmental Award Bar.
 - 2) Eligible members will wear only one (1) Fraternal Organization Insignia Bar at any given time.
- q. Marksmanship Bars
 - 1) Pistol Master
 - 2) Pistol Expert
 - 3) Pistol Sharpshooter
 - 4) Pistol Marksman

Rule 14. Personal Identification Bar

- 1. Members of the Department of the rank of Sergeant and above, Detectives, and civilian supervisors, when in uniform, will wear the Department-issued, gold-framed, black identification bar bearing their surname. All other Members of the Department, when in uniform, will wear the Department-issued, silver-framed, black identification bar bearing their surname.
- 2. The bar will be worn horizontally on the outermost garment, over the right breast, as follows:
 - a. When wearing a blouse, waist-length duty jacket, sweater or shirt, it will be placed at a position centered one-half inch above the right pocket flap.
 - b. The bar will not be worn on the uniform raincoat or overcoat.

Rule 15. Services Stripes and Stars

- 1. Sergeants and Police Officers who have served five (5) years in the Department will wear on the left sleeve only of the uniform duty jacket, blouse, and long-sleeved shirts a service stripe, which will consist of black felt with blue stripe outlined in white, 1 7/8 inch x 3/16 inch. Such service stripe will be centered on the left sleeve in line with the center of the County Patch, with the lower tip of the stripe four and one half (4 1/2) inches up from the cuff. A similar stripe will be added for each additional five (5) years of service and placed above the original stripe. Stripes will be 3/16 inch apart.
- 2. Police Medics, Police Medic Supervisors, Crossing Guards, and Parking Enforcement Aides who have served five (5) continuous years in the Department will wear a 3/4 inch gold embroidered star centered on the front of the left sleeve of

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all uniform coats, 1/2 inch above the cuff, sleeve tab, or button. A similar star will be added for each additional five (5) years of service.

Rule 16. Firearms and Department Equipment

- 1. Commanding Officers will obtain firearms and Department equipment from members of their Commands who resign, retire, have expired, have been suspended, have been dismissed, or as otherwise directed by the Chief of Department, in the following manner:
 - a. immediately obtain all concealable firearms in the member's possession and invoice them to Property Bureau,
 - b. at an appropriate time, obtain all Departmental property, and
 - 1) invoice firearms, shield, and cap device to Property Bureau,
 - 2) inventory all other Departmental property, including soft body armor and Department Manual, to the Uniform Section,
 - c. may release weapons owned by the member to the member who is retiring, providing the following:
 - 1) the member has obtained a valid pistol license, and
 - 2) a check with Records Bureau confirms that the weapons to be released are included on the member's pistol license.
- 2. A Member of the Department who is granted a leave of absence of less than thirty (30) days, may retain his shield, identification card, and firearms to the same extent as if said member remained on active duty. Commanding Officers will obtain these items and invoice them to Property Bureau if the member requests it.
- 3. A Member of the Force who is granted a military leave of absence of 30 or more days will invoice his shield and handguns to Property Bureau prior to the beginning of his leave.

Rule 17. Concealable Firearms

- Members of the Department will promptly report all concealable firearms acquired, owned, possessed, or disposed of by them by completing the fillable electronic New York State Police Acquisition or Disposition of Firearms Form C (NYS PPB-1 C-Form). Upon completion of the fillable electronic form, it will be printed, signed, scanned and then be sent electronically both to PLSCForm@pdcn.org and to member's Commanding Officer. Members should also retain a copy of said C-Form for their personal file. This must be completed within ten (10) days of such acquisition or disposition.
- 2. All acquisitions or dispositions of handguns have to go through a LICENSED GUN DEALER UNLESS they are from immediate family members as defined in the NYS Safe Act who either maintain an active pistol license or are active law enforcement. Verification will be conducted by Pistol License Section to ascertain if the firearm is registered. In the event the firearm is not registered, the Commanding Officer of the Pistol License Section will be responsible for advising the inquiring member of the proper procedure to be followed.
- 3. Members of the Force will apply for a Pistol License in New York State or the State of their residence prior to their termination of services and have all concealable firearms listed on the license. Retiring members of service may also produce their Law Enforcement Officer Safety Act (LEOSA) certification (HR-218) in place of a pistol license. If the retiring member of service is unable to apply and receive a Pistol

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License in New York or the State where they will reside and does not have their LEOSA certification prior to their retirement date, they must bring all of their concealable firearms to the Commanding Officer of Pistol License Section to be invoiced to Property Bureau.

4. Long guns are not registered with Pistol Licensing. However, ALL transfers of long guns must be conducted through a Federal Firearms License Dealer where a NICS check will be performed prior to any sale or transfer. The only exception to a sale or transfer not requiring a NICS check is if the sale or transfer is between 'family members' as defined by NYS Safe Act.

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Department Rules

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ARTICLE TITLE SECTION NUMBER REVISION

Police Operations

Rule 1. Aided Cases

- Members of the Department, while on duty, will render aid to a sick or injured person in accordance with their level of training and summon an ambulance if necessary.
- 2. Intoxicated persons, who do not require the continued service of a Department Police Medic (PM) and/or ambulance, will not be transported in Department Ambulances.
- 3. Members of the Department will not use any restraint technique during transport that dangerously inhibits a restrained person's breathing.
- 4. Only Members of the Department who are Trained Opioid Overdose Responders will administer an opioid antagonist.

Rule 2. Accidents

- Members of the Force conducting an investigation at the scene of an auto accident will prepare MV-104A.
- 2. Members of the Force conducting an investigation at the scene of a boating accident will prepare NYS Form OPS-218 and the required supplemental report forms.

Rule 3. Domestic Incidents

1. Members of the Force will immediately notify their Commanding Officers when they have a temporary or permanent order of protection issued against them by any lawful authority.

Rule 4. LoJack Vehicle Recovery System

- 1. Only Members of the Force who have been formally trained on the LoJack System may use Department vehicles as tracking vehicles.
- 2. Members of the Force will not track a vehicle, using the LoJack System, outside of Nassau County without the approval of a Superior Officer.

Rule 5. Vehicle Pursuit

- 1. Only Members of the Force can initiate vehicle pursuits.
- 2. Members of the Force will not engage in a pursuit whenever non-force persons are in their vehicle.
- 3. Members of the Force will not engage in a pursuit while operating any of the following vehicles: an ambulance, a van, a utility or SUV-type vehicle that is **not** a pursuit vehicle. [See OPS 6460]
- 4. Members of the Force must use emergency lights and siren when engaged in a pursuit.
- 5. Only Members of the Force operating the Primary and Secondary Car will engage in actual pursuit.
- 6. Members of the Force must terminate a pursuit once the pursued vehicle drives *against* the flow of traffic on a controlled access highway.
- 7. Members of the Force will not use their vehicles to ram, make contact with, or otherwise force off the road, the vehicle being pursued.
- 8. Members of the Force will not utilize roadblocks during a pursuit.

Rule 6. Occupational Injuries and Illnesses

1. Members of the Department will not remove, alter, deface, or cover up chemical or hazard warning labels on any container.

Rule 7. Investigations

1. Members of the Department will not disturb or search the body of a fatal aided except by direction or authorization of the Medical Examiner.

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Rule 8. Property and Evidence

- 1. Members of the Department who come into possession of illegal drugs are responsible for safeguarding them while in their possession.
- 2. Members of the Department will only possess illegal drugs in the lawful performance of their official duties in the following manner:
 - a. the routine Department handling, processing, or transporting of the drugs,
 - b. when given permission to do so by their Commanding Officer.
- 3. Members of the Department will use only the Department-issued digital camera when gathering digital image evidence or documenting a scene.

Rule 9. Records and Reporting

- 1. Members of the Department will not disclose information concerning criminal intelligence without a legitimate purpose.
- Members of the Department will immediately report information concerning suspicious persons or places related to criminal enterprise, organized crime, vice, or drug activity.

Rule 10. Tactical Methods and Special Events

- 1. Members of the Department will not handle any bomb, suspected bomb, or suspicious package unless they are certified bomb technicians.
- 2. Members of the Department while off duty *will not carry* and *will secure* the Department-issued ECD except when traveling to and from work.
- 3. ECDs will only be used by Members of the Department who have completed training and have been authorized to use ECDs.
- 4. Personal Radiation Detectors will only be used by Members of the Department who have completed the Department of Homeland Security Personal Radiation Detector Course (PER 243).
- 5. Only Members of the Department who have completed the required training and possess a current Remote Pilot Certificate with a sUAS rating are authorized to operate a Department sUAS.

Rule 11. Inventory of Impounded Vehicles

Vehicles will be impounded when provided by law or whenever impoundment is necessary to safeguard a vehicle or its contents. It will be the duty of every member who impounds a vehicle to safeguard valuable personal property that may be contained in such vehicle. The following procedure will be employed in all cases in which a vehicle is impounded:

- 1. At time of impound, the member impounding the vehicle will inventory the contents of the vehicle and prepare Auto Impound Invoice, PDCN Form 94A. Any visible damage will be noted under miscellaneous on PDCN Form 94A.
- 2. In all cases in which an inventory is conducted, the officer performing such examination will, without unnecessary delay, make appropriate entries in his memorandum book. Whenever possible, this process will be executed in the presence of another Member of the Force or other responsible witness.
- 3. The scope of the inventory will extend only to those areas wherein it may reasonably be assumed that the operator or owner has left valuable personal property.
- 4. If personal property is discovered during an inventory and the property is of little value or the property is affixed to the vehicle or impracticable to remove, such property, unless otherwise directed, will be left in the vehicle; however, the tow car operator or garage custodian, as the case may be, will acknowledge the presence of the property in the vehicle by signing the memorandum book of the officer delivering the vehicle to him.

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5. If it is necessary to remove valuable personal property from an impounded vehicle (i.e. expensive cameras or jewelry, money, doctor's equipment, etc.), the Desk Officer of the command wherein such property was removed will make appropriate entries in the Impound Book, attach PDCN Form 94A to the appropriate page of PDCN Form 94, and secure such property for release; if such property cannot be returned to the owner within a reasonable period of time, the Desk Officer, when applicable, or investigating member will invoice such property to the Property Bureau.

Rule 12. Traffic Stop Data Collection

1. All traffic stops and resultant interactions must be documented electronically.

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Department Procedure

EDURE NUMBER REV

REVISION

Unintentional Firearm Discharge

ADM 1220

1

POLICY

The policy of the Police Department is to record and investigate incidents when a member has discharged a firearm.

PURPOSE

To establish procedures for the reporting and investigating of an unintentional firearm discharge by a Member of the Force.

DEFINITIONS

Unintentional firearm discharge: the discharge of a firearm by a Member of the Force, which was not deliberate.

SCOPE

All Members of the Department.

SOURCES

PL §265.00. (Firearm definition)

RULES

1. Members of the Force will notify a Supervisor, as soon as practical, when they have discharged a firearm, except while lawfully hunting or target shooting.

REPLACES

ADM 1220 Revision 0, dated 04/10/1998.

PROCEDURE

Member of the Force

 Notifies the Desk Officer of the precinct of occurrence [See Glossary], when he has an unintentional firearm discharge. [See Definition]

Desk Officer

- 2. *Determines* if an injury resulted from the unintentional firearm discharge.
- 3. If an injury resulted, *initiates* the Use of Deadly Force procedure. [See OPS 12420] [End of Procedure]
- 4. If **no** injury resulted, *assigns* a supervisor to investigate the firearm [See Glossary] discharge incident.
- 5. Notifies the Commanding Officer.
- 6. If the Commanding Officer is unavailable, *initiates* the Administrative Duty Coverage procedure. [See ADM 2010]

Patrol Supervisor

- 7. Responds as directed and investigates the incident.
- 8. *Notifies* the Desk Officer and *initiates* the Use of Deadly Force procedure [See OPS 12420] if it is determined the incident involved the following:
 - a. intentional firearm discharge, or
 - b. unintentional firearm discharge and an injury resulted. [End of Procedure]
- 9. If the incident is determined to be an unintentional firearm discharge and no injury resulted:
 - a. *prepares* PDCN Form 161, Unintentional Firearm Discharge Report, *and*
 - b. *contacts* a Police Communications Operator Supervisor and *requests* the next firearm discharge incident number.

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Unintentional Firearm Discharge

ADM 1220 1

Police Communications Operator Supervisor

Patrol Supervisor

10. *Records* the information in the Firearm Discharge Control Book [See Glossary] and *issues* the next firearm discharge incident number.

- 11. *Prepares* a narrative report detailing the complete investigation.
- 12. Forwards PDCN Form 161 and the narrative report to his Commanding Officer.

Commanding Officer

- 13. Reviews PDCN Form 161 and the narrative report.
- 14. Determines if there are any violations of Department Rules.
- 15. Completes PDCN Form 161, noting:
 - a. any significant issues,
 - b. training or disciplinary needs.
- 16. Photocopies PDCN Form 161 and the narrative report.
- 17. *Forwards* the original PDCN Form 161 and narrative report to the Chief of Department (TOC).

Note: These reports should be forwarded as soon as possible after the preliminary investigation is complete.

- 18. *Retains* copies of PDCN Form 161 and the narrative report in the command.
- 19. Reviews PDCN Form 161 and the narrative report.
- 20. Completes PDCN Form 161.

21. *Reviews* the incident and *reports* any significant issues to the Commissioner of Police.

- 22. *Makes* data entries from information supplied on PDCN Form 161.
- 23. Photocopies PDCN Form 161, and
 - a. *forwards* a copy to the Commanding Officer of Firearms Training Unit (FTU),
 - b. *files* the original.

FTU Commanding Officer

Division Chief

Chief of Department

Office of Chief of

Department

- 24. Evaluates the incident and determines if further training is necessary.
- 25. If further training is necessary,
 - a. prepares a narrative report,
 - b. *forwards* the narrative report to the Chief of Department (TOC).

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Department Procedure

PROCEDURE NUMBER

REVISION

Deadly Force Review Board

ADM 1222

1

POLICY

The policy of the Police Department is to review all incidents involving the use of deadly force [See Glossary] by Members of the Department. The Deadly Force Review Board [See Definition] has been established to objectively evaluate and report findings on such incidents.

PURPOSE

To establish procedures for the review by the Deadly Force Review Board when a Member of the Department uses deadly force as follows:

- 1. an intentional firearm discharge at a human being, or
- 2. an unintentional firearm discharge [See Glossary] causing an injury to another, *or*
- 3. the use of force [See Glossary], intentional or otherwise, causing serious physical injury [See Glossary] or death to another. or
- 4. any other incident involving the use of force for which the Chief of Department directs a review.

DEFINITIONS

Deadly Force Review Board (DFRB): this board will be a five person board comprised of the Chief of Department (Chairman), Chief of Detectives, Chief of Patrol, the Counsel to the Commissioner, and a fifth person to be chosen by the chairman. This Board will be responsible for reviewing, investigating, evaluating and making recommendations to the Commissioner of Police for all incidents involving the following use of deadly force by a Member of the Department:

- 1. an intentional firearm discharge at a human being, or
- 2. an unintentional firearm discharge causing an injury to another,
- 3. the use of force, intentional or otherwise, causing serious physical injury or death to another, *or*
- 4. any other incident involving the use of force for which the Chief of Department directs a review.

SCOPE

All Members of the Department.

SOURCES

Not applicable.

RULES

No new rules within this procedure.

REPLACES

ADM 1222, Revision 0, dated 7/1/2014.

PROCEDURE

Firearm discharges, determined to be a) unintentional and causing no injuries, or b) necessary to destroy a diseased, seriously injured or dangerous animal where there are no unusual circumstances, *are not* presented to the Deadly Force Review Board.

Deadly Force Review Board Chairman

 Convenes a meeting of the Deadly Force Review Board when necessary to review incidents of deadly force by a Member of the Department.

Note: Other participants may be invited, on a case by case basis, to aid the Deadly Force Review Board during the review process.

Deadly Force Review Board Members

- 2. *Review* the following:
 - a. the criminal investigation report submitted by the Homicide Squad,
 - b. the administrative investigation report submitted by the Deadly Force Response Team,
 - c. District Attorney's review, and
 - d. any other pertinent informational source.

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Deadly Force Review Board

ADM 1222 1

Deadly Force Review Board Members

- 3. Evaluate all information.
- Order further investigation, as necessary, and continue evaluating information.
- 5. Make recommendations to the Commissioner of Police,
 - whether the use of deadly force complied with policies, rules, procedures and laws,
 - tactical considerations,

 - d.
 - training considerations, supervision, post-incident investigation,
 - disciplinary considerations.

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Department Procedure

CEDURE NUMBER

REVISION

Handling Diseased or Dangerous Animals

OPS 6210

2

POLICY

The policy of the Police Department is to protect the public from the potential dangers posed by exposure to animals that are diseased or dangerous which create a serious health risk or a threat to public safety.

PURPOSE

To establish procedures for the safe handling of animals that are suspected of being diseased or dangerous.

DEFINITIONS

Dangerous animal: any vicious animal which poses a serious and imminent threat of harm to a person or other animal.

Note: If the dangerous animal is a dog, [See OPS 6220].

Diseased animal: any animal exhibiting abnormal behavior or other signs of disease. An example would be a potentially rabid nocturnal animal that is found to be active during the daytime or approaching people or pets.

Domestic animal: within this procedure includes only dogs and cats. Town animal shelters do not remove any other types of animals; some towns remove only dogs.

Rabies virus: a viral infection usually transmitted by the bite of an infected animal. The virus can be transmitted through a scratch or by direct contact between the animal's saliva and a victim's open wound. It can also become airborne from the infected animal's breath.

Secured animal: any animal that is contained in an area so that it can not escape.

Note:

Wild animals that are found by responding officers to be secured and are not endangering someone are not the responsibility of the Police Department. Persons should be directed to contact the Nassau County Society for the Prevention of Cruelty to Animals (NCSPCA) or another private agency for removal of such animals.

SCOPE

All Members of the Department.

SOURCES

Nassau County Department of Health Rabies Protocol.

Town Animal Shelter procedures.

RULES

No new rules within this procedure.

REPLACES

OPS 6210, Revision 1, dated 07/01/2014.

PROCEDURE

A. Secured Animals

Police Officer

- 1. *Determines* that the animal is secure.
- 2. Secures the surrounding area, which includes removing persons and other animals, and continues to observe the animal.
- 3. If the animal is secured [See Definition], requests Desk Personnel to notify the appropriate agency to remove the animal.

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Handling Diseased or Dangerous Animals OPS 6210 2

Desk Personnel

- 4. *Notifies* the following to respond and remove the animal:
 - a. the appropriate Town Animal Shelter [See Appendix J],
 and
 - b. the Nassau County Society for the Prevention of Cruelty to Animals (NCSPCA) at 516-THE-SPCA (516-843-7722) [See Appendix N] and *requests* a Peace Officer.

Note: The NCSPCA has members who are trained in the handling and placement of many types of animals, including large animals and exotic species.

Note: The three Town Animal Shelters have different criteria and procedures. All towns handle only domestic animals [See Definition], while some towns handle only dogs.

B. Unsecured Animals

Police Officer

- 1. Determines that the animal is unsecured.
- 2. Secures the animal, if possible.
- 3. If the animal is unable to be secured and is a dangerous animal [See Definition], *destroys* the animal when necessary to protect people and animals.

Note: If a firearm is used to destroy an animal, every reasonable effort must be made to ensure no bystanders will be endangered.

Note: If the animal appears to be a diseased animal [See Definition] and has had contact with someone, do not shoot the animal in the head. Intact brain tissue is necessary to determine the presence of the rabies virus [See Definition]. It is important to the future treatment of the exposed person to preserve the diseased animal's head.

Note: If the animal must be destroyed, use caution to avoid contact or contamination. It is important to remember that diseases such as the rabies virus can be transmitted through contact other than bites.

- 4. If the animal is destroyed, [Go to Step B10].
- 5. Requests Highway Patrol Bureau Emergency Services Unit (ESU) personnel to respond with animal control equipment to secure the animal if it is:
 - a. diseased, and/or
 - b. does not pose an immediate threat to the health or safety of persons or animals.
- 6. *Responds* and *uses* the equipment necessary to control and secure the animal.

Note: If responding to assist another agency or Department and after rendering assistance, ESU personnel will be guided by the requesting agency's protocols as they pertain to the disposition of the animal.

ESU Officer

Handling Disea	ised or Da	angerous Animals OPS 6210 2			
	Note:	Many wild animals may carry viruses, bacteria, or parasites that may be harmful to humans if ingested or inhaled. Examples are marine wildlife such as stranded seals, turtles, or beached whales.			
	Note:	ESU may request the assistance of NCSPCA personnel to control or secure an animal, if necessary.			
ESU Officer		ifies Desk Personnel to contact the appropriate agency to ove the animal.			
Desk Personnel	8. <i>Notifies</i> the following to remove the animal:				
	a. b.	the appropriate Town Animal Shelter, <i>and</i> the NCSPCA.			
ESU Officer	 If the animal is unable to be secured and is a dangerou animal, destroys the animal when necessary to protect people and animals. 				
	Note:	If a firearm is used to destroy an animal, every reasonable effort must be made to ensure no bystander will be endangered.			
	Note:	If the animal appears to be diseased and has had contact with someone, do not shoot the animal in the head. Intact brain tissue is necessary to determine the presence of the rabies virus. It is important to the future treatment of the exposed person to preserve the diseased animal's head.			
	Note:	If the animal must be destroyed, use caution to avoi contact or contamination. It is important to remembe that diseases such as rabies can be transmitted throug contact other than bites.			
ESU/Police Officer	10. Determines that immediate disposal of the animal is necessary to secure safety of others and observes the following precautions:				
	a. b. c.	 wears disposable gloves when handling a diseased animal, avoids body contact with the animal. Equipment such a a shovel should be used to pick up the animal, disposes of animals by following Dept. of Healt Guidelines: 1) immediately places dead animal in a double, heav duty plastic bag, and 2) places bag in a covered garbage can, cleans all equipment used with a chlorine solution of 1 pages 			

bleach to 20 parts water, e. *launders* clothing that contacts the animal,

f. washes thoroughly, immediately after disposal of the animal.

C. Exposure to Diseased Animals

Police Officer

- 1. *Determines* that someone has been exposed to a potentially diseased animal.
- 2. Treats an exposed person as an aided case. [See OPS 1110]

Note: Thoroughly cleanse the area of the body that contacted the diseased animal. This can greatly reduce the risk of rabies exposure even in cases of contact by bite.

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Handling Diseased or Dangerous Animals OPS 6210 2 Police Officer 3. Notifies Desk Personnel for immediate contact to the

Desk Personnel

Police Officer

Police Officer

ESU Officer

Desk Personnel

ESU Officer

3. *Notifies* Desk Personnel for immediate contact to the Dept. of Health if the animal is potentially rabid.

Note: If an ESU Officer responds to the scene, notification is made by him, through the Highway Desk.

- 4. *Notifies* the Dept. of Health [See Appendix I] immediately of the contact with a potentially rabid animal.
- 5. *Initiates* Animal Bites Procedure [See OPS 1135] if the exposed person was bitten by the animal.
- 6. *Recommends* that the exposed person seek immediate medical attention if he refuses medical aid.
- 7. *Notifies* the Dept. of Health to institute quarantine procedures if the animal is a household pet and the owner is present and requests no destruction.
- 8. *Requests* ESU to handle the animal if the animal is a stray or wild animal.
- 9. If the diseased animal *is not* posing a serious or imminent threat of harm,
 - a. attempts to secure the animal, and
 - b. if secured, *notifies* Desk Personnel to contact the appropriate agency for removal of the diseased animal.
- 10. *Notifies* the following to remove the animal:
 - a. the appropriate Town Animal Shelter, and
 - b. the NCSPCA.
- 11. If the diseased animal *does* pose a serious or imminent threat of harm to people and other animals, *destroys* the animal when necessary to protect people and animals.

Note: If a firearm is used to destroy an animal, every reasonable effort must be made to ensure no bystanders will be endangered.

Note: If the animal must be destroyed, use caution to avoid contact or contamination. It is important to remember that diseases such as rabies can be transmitted through contact other than bites.

Note: Do not shoot the animal in the head if the diseased animal has had contact with someone. Intact brain tissue is necessary to determine the presence of the rabies virus. It is important to the future treatment of the exposed person to preserve the diseased animal's head.

- 12. *Observes* the following precautions when handling diseased animals:
 - a. wears disposable gloves when handling a diseased animal,
 - b. *avoids* body contact with the animal. Equipment such as a shovel should be used to pick up the animal,
 - c. immediately *places* dead animal in double, heavy duty plastic bag,
 - d. *cleans* all equipment used with a chlorine solution of 1 part bleach to 20 parts water,
 - e. launders clothing that contacts the animal,
 - E. washes thoroughly, immediately after handling the animal.

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ESU Officer	13. <i>Delivers</i> the destroyed animal for testing to the Dept. of Health designated testing facility.		
	D. Reporting When Animal is Destroyed		
Police Officer/ ESU Officer	 Prepares PDCN Form 469, Animal Destruction Form, when a animal is destroyed. 		
	2. Forwards PDCN Form 469 to a supervisor.		
Supervisor	3. <i>Notifies</i> the Desk Officer.		
Desk Officer	4. Assigns a supervisor to investigate the incident.		
	5. <i>Notifies</i> the Commanding Officer.		
Supervisor	6. Reviews PDCN Form 469 and investigates the incident.		
	 Contacts a Police Communications Operator Supervisor and requests the next firearm discharge incident number, if firearm was used. 		
Police Communications Operator Supervisor	 Records the information in the Firearm Discharge Control Book [See Glossary] and issues the next firearm discharg incident number. 		
Supervisor	9. Completes PDCN Form 469.		
	 Prepares a narrative report detailing the complet investigation. 		
	 Forwards PDCN Form 469 and narrative report to th Commanding Officer. 		
Commanding Officer	12. Reviews PDCN Form 469 and narrative report.		
	13. Completes PDCN Form 469, noting:		
	a. any significant issues,b. training or disciplinary needs.		
	14. Photocopies PDCN Form 469 and the narrative report.		
	15. Forwards the original PDCN Form 469 and the narrat report to the Chief of Department (TOC).		
	Note: This report should be forwarded as soon as possible after the preliminary investigation is complete.		
	16. <i>Retains</i> copy of PDCN Form 469 and the narrative report is the command.		
Division Chief	17. Reviews PDCN Form 469 and the narrative report.		
	18. Completes PDCN Form 469.		
Chief of Department	19. <i>Reviews</i> the incident and <i>reports</i> any significant issues to th Commissioner of Police.		
	20. <i>Makes</i> data entries from information supplied on PDCN Form 469, if a firearm was discharged.		
	21. Photocopies PDCN Form 469, and		

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a. forwards a copy to the Commanding Officer of Firearms Training Unit (FTU),b. files the original.

Handling Diseased or Dangerous Animals OPS 6210 2 FTU Commanding 22. Evaluates the incident and determines if further training is Officer necessary. 23. If further training is necessary, a. prepares a narrative report, b. *forwards* the narrative report to the Chief of Department (TOC). PAGE 6 of 6

Department Procedure

PROCEDURE NUMBER

REVISION

Stray and Dangerous Dogs

OPS 6220

2

POLICY

The policy of the Police Department is to protect the public from the potential dangers posed by dogs that are stray or dangerous.

PURPOSE

To establish procedures for the proper handling of stray dogs and for the reporting of dogs which are suspected of being dangerous.

DEFINITIONS

Dangerous dog: any dog which,

- 1. without justification attacks a person and causes physical injury or death, *or*
- 2. poses a serious and unjustified imminent threat of serious physical injury or death to one or more persons. (Agriculture and Markets Law)

Municipal Court: the appropriate Town or Village Court for the geographical location of the incident.

Stray dog: any unsecured dog, wandering in a public place, where there is no owner or keeper present.

SCOPE

All Members of the Department.

SOURCES

Agriculture and Markets Law, Article 7.

RULES

No new rules within this procedure.

REPLACES

OPS 6220, Revision 1, dated 07/01/2014.

PROCEDURE

A. Stray Dogs

Police Officer

- 1. Determines a dog is a stray dog. [See Definition]
- 2. If the dog appears to be sick or diseased, *initiates* the Handling Diseased or Dangerous Animals Procedure. [See OPS 6210]
- Secures the dog or requests Highway Patrol Bureau Emergency Services Unit (ESU) to respond and secure the dog.
- 4. Responds and secures the dog when requested.

ESU Officer

Note: If responding to assist another agency or Department and after rendering assistance, ESU personnel will be guided by the requesting agency's protocols as they pertain to the disposition of the dog.

Police Officer

- 5. *Determines* if the dog is licensed.
- 6. *Considers* enforcement of local laws concerning loose dogs if the dog's owner can be located.
- Returns the dog to the owner if the dog is licensed and the owner is located.
- 8. *Notifies* the Desk Personnel to request assistance at scene to seize the dog if
 - a. the owner is not located, or
 - b. the dog is not licensed.

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Stray and Dangerous Dogs

OPS 6220

2

Desk Personnel

- 9. *Notifies* the following to respond:
 - a. the Town and *requests* a Dog Control Officer [See Appendix J], and
 - b. the Nassau County Society for the Prevention of Cruelty to Animals (NCSPCA) at 516-THE-SPCA (516-843-7722) [See Appendix N] and *requests* a Peace Officer.
- 10. Reports the disposition of the assignment.

Police Officer

B. Dangerous Dogs

Police Officer

- Observes a dangerous dog [See Definition] attacking a person, and
 - a. destroys the dog, if necessary to stop the attack,

Note: Agriculture and Markets Law authorizes the destruction of a dog, with no liability, *while* it is attacking a person who is peaceably conducting himself in a place where he is lawfully present or *while* pursuing the dog after the attack. The dog can be destroyed by the person being attacked or anyone witnessing the attack.

Note: If a firearm is used to destroy a dog, every reasonable effort must be made to ensure no bystanders will be endangered.

- b. *initiates* the Animal Bites Procedure [See OPS 1135], if the person attacked was bitten by the dog,
- c. *notifies* a supervisor as soon as practical,
- d. *attempts* to identify and contact the owner of the dog,
- e. notifies Desk Personnel to contact:
 - (1) the Town to:
 - (a) remove the dead dog, if unable to contact the owner,
 - (b) respond to the scene and take the complaint. [Go to Step B.9], and
 - (2) the NCSPCA.
- 2. *Determines* that a dog has previously attacked a person in a place where the person was lawfully present.
- 3. *Ensures* that the dog is secured.
- 4. *Initiates* the Animal Bites Procedure [See OPS 1135], if the person attacked was bitten by the dog.
- 5. *Determines* if the dog should be immediately seized.

Note: Agriculture and Markets Law requires a Dog Control Officer and Peace Officer, acting pursuant to his special duties, or a Police Officer to seize a dog:

- 1. if there is probable cause to believe the dog is a dangerous dog, *and*
 - a. it is not in the control of its owner or custodian, or
 - b. it is not on the premises of the dog's owner or custodian.
- 2. which poses an immediate threat to the public safety.

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Stray and Dangerous Dogs

OPS 6220

2

Police Officer

- 6. If the dog should be immediately seized, notifies the Desk personnel to request that the following personnel respond to the scene and seize the dog:
 - a. a Town Dog Control Officer, and
 - b. an NCSPCA Peace Officer.
- 7. If the dog *should not* be immediately seized, *notifies* the Desk Personnel to request that the following personnel respond to the scene and take the complaint:
 - a. a Town Dog Control Officer, and
 - b. an NCSPCA Peace Officer.

Desk Personnel

- 8. *Notifies* the following to respond:
 - a. the Town and *requests* a Dog Control Officer to respond [See Appendix J], and
 - b. the NCSPCA at 516-THE-SPCA (516-843-7722) [See Appendix N] and *requests* a Peace Officer.
- Refers the complainant to the Town Dog Control Officer and/or the NCSPCA Peace Officer.

Police Officer

Note: The Agriculture and Markets Law authorizes any person or any Dog Control Officer to make a complaint and commence a proceeding in Municipal Court [See Definition] [See Appendix M] to declare a dog as dangerous.

- Assists the Town Dog Control Officer and the NCSPCA Peace Officer.
- 11. *Reports* the disposition of the assignment.

C. Municipal Court Orders

Police Officer

- 1. *Receives* an assignment to assist a Town Dog Control Officer enforcing a Municipal Court Order.
- 2. *Directs* precinct personnel to notify the NCSPCA to respond to the scene where the court order is being enforced, if NCSPCA personnel are available.
- 3. *Responds* to the scene, *and*
 - a. consults with the Town Dog Control Officer,
 - b. *reads* the Municipal Court Order.

Note: When a Municipal Court determines probable cause to believe that a dog is dangerous, it can issue an order to seize the dog to any of the following persons:

- 1. Dog Control Officer,
- 2. Peace Officer acting pursuant to his special duties,
- 3. Police Officer.

Note: A Municipal Court, after a hearing determining a dog to be dangerous, can order any of the following:

- 1. owner to secure the dog permanently,
- any of the following persons to cause the dog to be euthanized:
 - a. Dog Control Officer,
 - b. Peace Officer acting pursuant to his special duties,
 - c. Police Officer.

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Stray and Dan	ıgeı	rou	s Dogs	OPS 6220 2		
			Note: If the owner fails to sec court order, any of the above off destroy the dog on or off the pre (Agriculture and Markets Law)	icials are mandated	d by law to	
Police Officer		4.	Assists the Town Dog Control C Municipal Court Order.	officer in enforcing	the	
		5.	Reports the disposition of the as	signment.		
	D.	Re	porting When a Dog is Destroye	ed		
Police Officer/ ESU Officer		1.	Prepares PDCN Form 469, Anim dog is destroyed.	mal Destruction Fo	orm when a	
		2.	Forwards PDCN Form 469 to a	supervisor.		
Supervisor		3.	Notifies the Desk Officer.			
Desk Officer		4.	Assigns a supervisor to investiga	te the incident.		
		5.	Notifies the Commanding Office	er.		
Supervisor		6.	Reviews PDCN Form 469 and in	ivestigates the inci-	dent.	
		7.	Contacts a Police Communication requests the next firearm discharges was used.			
Police Communications Operator Supervisor		8.	Records the information in the F [See Glossary] and issues the nonumber.			
Supervisor		9.	Completes PDCN Form 469.			
		10.	Prepares a narrative report detail	ling the complete	investigation.	
		11.	Forwards PDCN Form 469 a Commanding Officer.	nd the narrative	report to the	
Commanding Officer		12.	Reviews PDCN Form 469 and th	ne narrative report.		
		13.	Completes PDCN Form 469, no	ting:		
			a. any significant issues,b. training or disciplinary need	ls.		
		14.	Photocopies PDCN Form 469 an	nd the narrative rep	ort.	
		15.	Forwards the original PDCN For to the Chief of Department (TOO		arrative repor	
		No	te: These reports should be for the preliminary investigatio		possible after	
		16.	Retains copies of PDCN Form the command.	469 and the narra	tive report in	
Division Chief		17.	Reviews PDCN Form 469 and th	ne narrative report.		
		18.	Completes PDCN Form 469.			
Chief of Department		19.	Reviews the incident and report Commissioner of Police.	ts any significant	issues to the	

Stray and Dangerous Dogs

OPS 6220

2

Office of Chief of Department

- 20. *Makes* data entries from information supplied on PDCN Form 469, if a firearm was discharged.
- 21. Photocopies PDCN Form 469, and
 - a. *forwards* a copy to the Commanding Officer of Firearms Training Unit (FTU),
 - b. *files* the original.

FTU Commanding Officer

- 22. Evaluates the incident and determines if further training is necessary.
- 23. If further training is necessary,
 - a. prepares a narrative report,
 - b. *forwards* the narrative report to the Chief of Department (TOC).

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Department Procedure

OCEDURE NUMBER

EVISION

Vehicle Pursuit

OPS 6460

3

POLICY

The Department recognizes that the vehicular pursuit of fleeing suspects poses a danger to the lives of the public, police officers and the suspects involved in the pursuit. The Department also recognizes that in certain circumstances, the proper law enforcement response requires a pursuit. The policy of the Police Department is to minimize the risks of pursuit by limiting vehicle pursuits to only those situations where the escape of the suspect poses a greater risk of harm to the general public than does the pursuit itself.

PURPOSE

To establish procedures for vehicle pursuit and follow up reporting and review.

DEFINITIONS

Auto Vehicle Locate (AVL): a system which utilizes global positioning satellite technology to plot department members' vehicle location on a map.

Pursuit: a police vehicle engaged in an attempt to stop a motorist with 3 conditions present:

- 1. the motorist knows a Police Officer wants him to stop, and
- the motorist takes deliberate action to evade the Police Officer, and
- 3. the Police Officer engages in an active attempt to overtake and stop the motorist.

Pursuit alternatives: any course of action which can be used to effectively stop a vehicle or apprehend a subject without engaging in a pursuit. Among these are:

- 1. notifying CB and other units while following at a safe speed and observing the subject's actions,
- 2. obtaining an arrest warrant if the subject is known to the Police Officer or it is likely the subject can be identified.

Pursuit conditions: conditions that a Police Officer must evaluate prior to and during a pursuit because they increase the risk to the public and the Police Officers involved. Among these are:

- 1. the pursued vehicle has too much lead time over the police vehicle,
- 2. the road conditions are poor,
- 3. excessive vehicular or pedestrian traffic,
- 4. the police vehicle is unmarked,
- 5. the pursued vehicle is two-wheeled.

Pursuit requirements: a Police Officer *must* have one of the following requirements present to justify a pursuit:

- 1. reasonable suspicion that the subject has committed a violent felony which caused or threatened death or serious bodily harm, *or*
- 2. the subject's driving is reckless and is an immediate danger to human life, *or*

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Vehicle Pursuit

OPS 6460

3

Note: Vehicle pursuits should be limited to only those situations where the escape of the suspect poses a greater risk of harm to the general public than does the pursuit itself.

3. the subject's actions are endangering human life and are likely

DEFINITIONS

Pursuit vehicles: Police vehicles equipped with emergency warning devices. Flashing or rotating lights (either portable or fixed) and an audible siren are minimum requirements.

to continue whether or not a pursuit is initiated.

- 1. **Primary Car:** the first police vehicle immediately following the pursued vehicle.
- 2. **Secondary Car:** the police vehicle following the Primary Car and generally responsible for radio control.

Note: The Ford Police Interceptor Utility *is* a designated pursuit vehicle.

Note: The following vehicles are *not* considered pursuit vehicles and are prohibited from engaging in vehicle pursuits:

- a. ambulances,
- b. vans,
- c. Chevy Tahoes in the fleet prior to 2014,
- d. other non-pursuit rated utility vehicles or SUVs.

Roadblock: the use of barriers including vehicles to slow or to stop the pursued vehicle.

SCOPE

SOURCES

All Members of the Department.

PL Article 35. (Defense of Justification)
Rules and Regulations, Article 5, Rule 16. (Use of Force)

Article 8, Rule 12, sub 6, 7.

(Safety Equipment and Safety Standards)

Teletype Order 245-87 (MRD Radio Channel Operation)

VTL §109. (Controlled access highway)

§ 1104. (Authorized emergency vehicles)

§ 1146. (Drivers to exercise due care)

RULES

- 1. Only Members of the Force can initiate vehicle pursuits.
- 2. Members of the Force will not engage in a pursuit whenever non-force persons are in their vehicle.
- 3. Members of the Force will not engage in a pursuit while operating any of the following vehicles: an ambulance, a van, a utility or SUV-type vehicle that is *not* a pursuit vehicle. [See Definition]
- 4. Members of the Force must use emergency lights and siren when engaged in a pursuit.
- 5. Only Members of the Force operating the Primary and Secondary Cars will engage in actual pursuit.
- 6. Members of the Force must terminate a pursuit once the pursued vehicle drives *against* the flow of traffic on a controlled access highway.

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Vehicle Pursuit

OPS 6460

3

RULES

- 7. Members of the Force will not use their vehicles to ram, make contact with, or otherwise force off the road, the vehicle being pursued.
- 8. Members of the Force will not utilize roadblocks during a pursuit.

REPLACES

Police Officer

PROCEDURE

A. Justification

1. *Signals* the motorist to stop.

OPS 6460, Revision 2, dated 08/07/2009.

- 2. Evaluates the alternative to pursuit if the vehicle does not stop.
- 3. *Initiates* an alternative to pursuit whenever an alternative might be effective.
- 4. *Ensures* that at least one of the pursuit requirements has been met if there is no effective alternative to pursuit.
- 5. *Considers* the pursuit conditions.
- 6. *Determines* that the pursuit is justified and stopping the vehicle outweighs the risk to the safety of the public and the Police Officers involved.
- 7. *Discontinues* the attempt to stop the vehicle if the pursuit is *not* justified. [End of Procedure]

B. Pursuit

Police Officer

- 1. *Initiates* the pursuit, if justified, and *requests* a clear radio channel.
- 2. *Notifies* CB of the following:
 - a. the location and direction of travel,
 - b. a description of the vehicle,
 - c. number of occupants,
 - d. justification for pursuit,
 - e. if any of the following vehicles are involved:
 - (1) unmarked car,
 - (2) low profile vehicle,
 - (3) motorcycle,
 - f. speed of pursuit,

Note

If the pursuing vehicle is on a different channel than the precinct of occurrence, switch to the radio frequency of the precinct of occurrence, and repeat the location and description.

Note:

Unmarked vehicles, low profile marked vehicles and motorcycles may initiate pursuits, but they must immediately request marked units to assist, and must discontinue their pursuit once the marked units are in position to assume the Primary or Secondary Car positions. These units will then proceed safely to the location where the pursuit ends and assist the marked units.

Note:

Chevy Tahoes in the fleet prior to 2014 are *not* pursuitrated and are prohibited from engaging in vehicle pursuits.

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Vehicle Pursuit OPS 6460 3 **Police** 3. Assigns assistance to respond. Communications 4. *Notifies* the following: Operator a. Police Communications Operator Supervisor (PCOS), b. Police Communications Shift Supervisor (PCSS), Precinct Patrol Supervisor. C. d. Aviation Unit for helicopter response. **Police** 5. Notifies the Desk Officer in the precinct of occurrence of the **Communications** pursuit in progress. Shift Supervisor **Patrol Supervisor** 6. Acknowledges the transmission and assumes coordination of the pursuit and responding units. A PCOS, in consultation with the Desk Officer in the Note: command of occurrence, has the authority to terminate pursuits until a Patrol Supervisor has acknowledged the Police Communications Operator's notification. 7. Continually evaluates the pursuit and terminates it when there is an effective alternative to pursuit or the pursuit loses justification. **Police** 8. Notifies the Desk Officer in the precinct of occurrence of the **Communications** pursuit in progress, if not already notified. **Operator Supervisor Desk Officer** 9. *Monitors* the development of the pursuit by radio and the AVL [See Definition] display screen to ensure that the pursuit is in accordance with these written procedures. 10. Terminates pursuit when there is an effective alternative to pursuit or the pursuit loses justification. **Police Officer** 11. Continually justifies the need to continue the pursuit by evaluating any changing facts or circumstances. When in pursuit Police Officers should constantly evaluate Note: pursuit alternatives, pursuit requirements and pursuit conditions. As these change, the Police Officer must justify continuing the pursuit or decide to terminate it. A Police Officer may decide to terminate a pursuit at any Note: time with or without a Supervisor's consent. **Assisting Vehicle** 12. Notifies CB of response and location.

Police Communications Operator

Secondary Car

- 13. *Notifies* CB when visual contact with the pursuit is made.
- 14. Identifies the Secondary Car and notifies all units.
- 15. Assumes radio control when in position behind the Primary Car.

Note: This is unnecessary if the Primary Car is manned with two Police Officers.

Vehicle Pursu	10	OPS 6460 3
Primary Car	16.	Stops radio notifications after acknowledging the Seconda Car.
	17.	Discontinues pursuit when:
		 a. the subject is apprehended, <i>or</i> b. justification for the pursuit is lost, <i>or</i> c. an effective pursuit alternative is available, <i>or</i> d. an order to terminate is received.
	C. He	licopter
Helicopter	1.	Notifies all vehicles when it has visual contact with the pursue vehicle and assumes radio control from the Primary/Seconda Car.
Primary/Secondary Car	2.	Acknowledges the transfer of radio control to the helicopter and discontinues radio notification.
Helicopter	3.	Maintains visual contact with the pursuit and advises to Primary/Secondary Cars of the location and direction of travof the pursued vehicle.
Primary/Secondary Car	4.	Considers discontinuing active pursuit and following t pursued vehicle at a safe speed.
	D. Cr	ossing Jurisdictional Boundaries
Secondary Car	1.	Notifies CB when there is a change of jurisdiction.
Police Communications Operator	2.	Notifies the PCOS.
Police	3.	Notifies the other jurisdiction of the pursuit.
Communications Operator Supervisor	4.	<i>Initiates</i> a radio patch to an interoperability channel [S Glossary], if appropriate.
Patrol Supervisor	5.	Continues coordination of the pursuit and authorizes t assisting vehicles to cross county lines as necessary.
Assisting Vehicles	6.	Respond to assist when authorized by the Patrol Supervisor.
	E. Pu	rsuits from Other Jurisdictions
	Note:	In all vehicle pursuits, NCPD assistance or participation mube in accordance with these written procedures.
Police Officer	1.	Observes an apparent pursuit involving vehicles from outside agency.
	2.	Notifies CB of all pertinent information.
Police Communications Operator	3.	Notifies the PCOS and broadcasts all pertinent information.
Police Communications	4.	Notifies the Patrol Supervisor and the Desk Officer of to pursuit.
Operator Supervisor	5.	Establishes contact with (or has received notification from) to pursuing agency and obtains:
		a. the reason for the pursuit, <i>and</i>b. the pursuing agency's need for assistance.

Vehicle Pursuit

OPS 6460

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Police Communications Operator Supervisor

Desk Officer

- 6. *Notifies* the Patrol Supervisor and the Desk Officer of the reason for the pursuit and the need for assistance.
- 7. *Determines* if the pursuit is justified and in accordance with Department procedures.
- 8. If the pursuit *is not* justified, *directs* CB to:
 - a. direct vehicles **not** to join in or assist the pursuit,
 - b. *notify* the pursuing agency that the pursuit does not meet our pursuit requirements.
- 9. If the pursuit *is* justified, *directs* CB to direct vehicles to join in or assist the pursuit.

Patrol Supervisor

Assisting Vehicles

Police Communications Operator Supervisor

- 10. Coordinates the Department's response.
- 11. Respond as directed by the Patrol Supervisor.
- 12. *Coordinates* communications between the Department and the outside agency and *initiates* an interoperability channel link, if appropriate.

Apprehending Officer[s]

F. End of Pursuit

- 1. Stops the vehicle, and
 - a. notifies CB of current location,
 - b. apprehends the occupant(s),
 - c. *initiates* Arrest Procedure [See OPS 2115] or other appropriate procedures.

Primary/Secondary Car

- 2. *Notifies* CB, if the vehicle has eluded the pursuit, and *provides* details that will assist in future apprehension.
- 3. *Notifies* the Patrol Supervisor.

Patrol Supervisor

- 4. *Directs* the actions of all vehicles if the pursuit is terminated or the vehicle eludes the pursuit.
- 5. Responds to the location where the pursuit ended when:
 - a. Police Officers stop the vehicle and apprehend the subject, *or*
 - b. the subject abandons the vehicle.

G. Review

Patrol Supervisor

1. *Reviews* the pursuit and any relevant archived data and *prepares* the Vehicle Pursuit Summary in Blue Team.

Note: The Vehicle Pursuit Summary can be accessed through the Blue Team link on the intranet homepage. Choose "Add New Incident" and under Incident Type, choose "Vehicle Pursuit".

- 2. *Transmits* electronically the Vehicle Pursuit Summary to the Desk Officer as follows:
 - a. clicks on "Add Recipient",
 - b. selects "Last Name" under Search Type,
 - c. enters the precinct # in the Search box,
 - d. selects the appropriate precinct Desk Officer,
 - e. *clicks* on "Forward".

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Vehicle Pursuit

OPS 6460

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Patrol Supervisor

- 3. *Notifies* the Desk Officer that the Vehicle Pursuit Summary has been sent via e-mail.
- 4. *Prepares* a separate narrative report when it is necessary to detail:
 - a. any exceptional police performance or improper response by Police Officers who participated in the pursuit,
 - b. exceptional or improper performance by CB or other involved command.
- Forwards any narrative reports prepared to the Commanding Officer.

Note: When practical, narrative reports and relevant digital records should be attached electronically to the Pursuit Summary.

Desk Officer

- 6. Reviews the Vehicle Pursuit Summary, and
 - a. records comments,
 - b. *includes* the Desk Officer's name and serial number in the comments box,
 - c. *transmits* electronically to the Commanding Officer as follows;
 - (1) clicks on "Forward Up Chain",
 - (2) clicks on "Add Recipient",
 - (3) selects "Last Name" under Search Type,
 - (4) enters the precinct # in the Search box,
 - (5) selects the appropriate precinct Commanding Officer,
 - (6) clicks on "Forward".

Commanding Officer

- 7. *Reviews* the Vehicle Pursuit Summary and narrative reports if prepared, to determine if Department procedures were followed and if there are any training needs to be considered.
- 8. *Endorses* the Vehicle Pursuit Summary by indicating that either:
 - a. no further review is necessary, or
 - b. further review is pending.
- 9. *Includes* the Commanding Officer's name and serial number in the comments box.
- 10. *Transmits* electronically the Vehicle Pursuit Summary to the Office of Chief of Patrol by the end of the first business day after the date of occurrence, as follows:
 - a. clicks on "Forward Up Chain",
 - b. clicks on "Add Recipient",
 - c. selects "Last Name" under Search Type,
 - d. enters "Chief" in the Search box,
 - e. selects "Chief of Patrol",
 - f. clicks on "Forward".
- 11. Prints a copy of the Vehicle Pursuit Summary.
- 12. Forwards the following to the EVOC Supervisor:
 - a. a hard copy of the Vehicle Pursuit Summary,
 - b. any narrative reports prepared by the Patrol Supervisor.

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Vehicle Pursuit	OPS 6460 3
Commanding Officer	13. If further review is pending,
	 a. reviews the Patrol Supervisor's narrative report, b. completes the pending review, c. prepares a report detailing his findings and all actio taken.
	14. Forwards the following to the Chief of Patrol:
	a. any narrative reports prepared by the Commanding Officer,.
Chief of Patrol	b. any narrative reports prepared by the Patrol Supervisor15. <i>Reviews</i> the Vehicle Pursuit Summary and any narrative
	reports prepared, and:
	 a. records comments, b. includes the Chief of Patrol's name and serial number in the comments box, c. transmits electronically to the Chief of Department as follows;
	 clicks on "Forward Up Chain", clicks on "Add Recipient", selects "Last Name" under Search Type, enters "Chief" in the Search box, selects "Chief of Department", clicks on "Forward".
EVOC Supervisor	16. Reviews all Vehicle Pursuit Summaries and narrative reports.
	17. <i>Identifies</i> any improper or exceptional performance and <i>addresses</i> any training issues in EVOC training.
	18. <i>Maintains</i> statistical data on vehicle pursuits.
	•

PROCEDURE TITLE PROCEDURE NUMBER

Use of Force

OPS 12410

POLICY

The policy of the Police Department is to prevent crime and arrest offenders while protecting human life. In situations where it is necessary to engage in the lawful use of force [See Definition], Members of the Force will use force based upon the totality of circumstances [See Definition] using an objectively reasonable [See Definition], standard to effectively bring an incident or person under control. [See Policy 4200]

PURPOSE

To establish procedures for the use of force in situations where it is objectively reasonable and the documentation of such force.

DEFINITIONS

Actively Resistant Person/Self-Destructive Behavior: an actively resistant person is one who takes an offensive or a physically resistant action. These actions can take the form of the person standing at the ready and menacing with an object, device, or material capable of inflicting serious injury; the person using bodily force such as punching, striking, scratching, grabbing/holding; the person using active physical resistance to custody or presenting an imminent biohazard threat such as spitting or throwing a biohazard at the member or attempt of same. Also in this category: evading custody (escape), destroying evidence, or attempting to harm self (ingesting narcotics, suicide attempt), making explicit verbal threats to cause injury to the member or others present and which the member reasonably believes the person will carry out that threat. The member objectively and reasonably perceives an actual or imminent threat to self, others or evidence. In the interest of officer safety, members shall be particularly vigilant of persons presenting physical cues of an imminent attack (yawning with outstretched arms, glancing around assessing the environment, staring at the officer's duty belt, balling fists, shifting their body into a fighting stance, etc.).

Deadly Active Person: a deadly active person is one who is presenting a deadly threat with a firearm, edged weapon, deadly ordnance, electronic control device (ECD), motor vehicle, or any other instrument or substance capable of causing death or serious physical injury. Also included is an attempt to disarm the member, incapacitate the member or a life-threatening weaponless assault. The member objectively and reasonably perceives an imminent threat of death or serious physical injury to self or innocent others.

Deadly Physical Force: means physical force which, under the circumstances in which it is used, is readily capable of causing death or other serious physical injury. (NYS Penal Law § 10.00(11)) It may involve firearms, but also includes any force or instrument of force (e.g., vehicle, edged weapon) capable of causing death or serious physical injury. Deadly physical force includes the firing at or in the direction of a person, and head strikes with a police baton or any hard object.

Force: means the following actions by a member: any physical strike or instrumental contact with a person, or any significant physical contact that restricts movement of a person. The term includes, but is not limited to, the brandishing, use or discharge of firearms; brandishing, use or deployment of electronic control devices (ECDs); display, use or deployment of chemical spray; empty hands; the taking of a person to the ground; physical force such as kicks, punches, or martial arts

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Use of Force OPS 12410 1

techniques; compliance and control holds such as twist locks, wrist locks, pressure point; or the deployment of a canine. The term does not include escorting or handcuffing a person, with no or minimal resistance.

DEFINITIONS

Imminent: *does not* mean immediate or instantaneous, but rather that an action is pending. Thus, a subject may pose an imminent danger even if he is not at that very moment pointing a weapon at a Police Officer. For example, imminent danger may exist if Police Officers have probable cause to believe any of the following:

- 1. a subject possesses a weapon or is attempting to gain access to a weapon under circumstances indicating an intention to use it against the police officer or others, *or*
- 2. a subject is armed and running to gain a tactical advantage of cover, *or*
- 3. a subject with the capability of inflicting death or serious physical injury or otherwise incapacitating a police officer and is demonstrating an intention to do so, *or*
- 4. a subject is attempting to escape from the vicinity of a violent confrontation where the subject inflicted or attempted to inflict death or serious physical injury.

Intermediate Weapons: compliance devices authorized, approved, and issued by the Department and used to stop and control individuals when the use of force is reasonable and necessary. These instruments or devices include, but are not limited to, the following: OC pepper-spray, the police baton, the electronic control device (ECD), a propelled beanbag round, and the deployment of a canine.

Objectively Reasonable: an objective standard used to judge a police officer's actions. Under an objectively reasonable standard, a particular application of force must be judged through the perspective of a reasonable police officer possessing the same information and faced with the same circumstances as the officer who actually used force. The use of objectively reasonable force is not analyzed with hindsight, but will consider, where appropriate, the fact that officers must make rapid decisions regarding the amount of force to use in tense, uncertain, and rapidly evolving situations. (Graham, 490 U.S. 396)

Passively Resistant Person: a passively resistant person is one who fails to follow voice commands. A passively resistant person may be verbally abusive using non-threatening language. A passively resistant person is also any person who resists arrest simply by passively refusing to comply as directed (dead weight). The police member does not objectively and reasonably perceive an imminent physical threat.

Physical Injury: impairment of physical condition or substantial pain. (NYS Penal Law §10.00 (9))

Serious Physical Injury: means physical injury which creates a substantial risk of death, or which causes death or serious and protracted disfigurement, protracted impairment of health or protracted loss or impairment of the function of any bodily organ. (NYS Penal Law §10.00(10))

Totality of circumstances: the facts and circumstances of a particular case, including the severity of the crime, whether an individual poses an immediate threat to the safety of a police officer or others, and whether an individual is actively resisting arrest or attempting to evade flight, judged from the perspective of a reasonable police officer at the scene of an incident.

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Use of Force OPS 12410 1

SCOPE

All Members of the Department

SOURCES

DAO #20-015, Carotid Restraint

Graham v. Connor, 490 U.S. 386 (1989)

NYS PL §10. (Definitions)

§35. (Defense of Justification)

§121.13-a (Aggravated Strangulation)

§205.30. (Resisting Arrest)

Tennessee v. Garner, 471 U.S. 1 (1985)

Use of Force Model Policy, NYS DCJS Municipal Police Training Council, September 2020

RULES

- 1. Members of the Force will not use force except as provided by law.
- 2. Members of the Department, while on duty, will render aid to a sick or injured person in accordance with their level of training and summon an ambulance if necessary.

REPLACES

OPS 12410, Revision 0, dated 07/08/2016

PROCEDURE

A. Use of Force

Police Officer

1. *Encounters* a situation where the totality of circumstances suggests the use of force may be necessary.

Note: The totality of circumstances should be considered when deciding the force necessary to overcome resistance when trying to maintain control of a violent person or to effect

an arrest.

Note: Force is authorized to be used when reasonably believed to be necessary to effect a lawful arrest or detention, prevent the escape of a person from custody, or in defense of one's self or another.

Note: Under the 4th Amendment, a police officer many use only such force as is "objectively reasonable" under the circumstances. The reasonableness of a particular use of force must be judged from the perspective of a reasonable officer on the scene.

- 2. Requests assistance, as necessary.
- 3. *Initiates* Mental Aided Persons procedure [See OPS 1155] if the subject appears to be suffering from mental illness or experiencing emotional distress.
- 4. *Considers* if the behavior displayed by the subject is viewed as:
 - a. a passively resistant person [See Definition],
 - an actively resistant person/self-destructive behavior [See Definition],
 - c. a deadly active person. [See Definition]
- 5. *Considers* additional factors that may be used in determining the reasonableness of force, including:
 - a. the severity of the crime or circumstance,
 - b. whether the subject poses an immediate threat to the safety of the officers, himself, or others,
 - c. whether the subject is attempting to evade arrest by flight,
 - d. knowledge, training, and experience of the police officer,
 - e. the subject's age, size and relative strength,

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Use of Force OPS 12410 1

Police Officer

- f. number of subjects at scene,
- g. number of police officers at scene,
- h. other environmental conditions or exigent circumstances.
- 6. If the use of force *is not objectively reasonable*, *continues* with the incident as appropriate.

Note: Force *shall not* be used by a Member for the following reasons:

- a. to coerce a confession from a subject in custody,
- b. to extract an item from the anus or vagina of a subject without a warrant, except where exigent circumstances are present,
- c. to obtain blood, saliva, urine, or other bodily fluid or cells, from an individual for the purposes of scientific testing in lieu of a court order where required,
- d. against persons who are handcuffed or restrained unless it is used to prevent injury, escape, or otherwise overcome active or passive resistance posed by the subject,
- e. whenever use of force is not legally justified.
- 7. If the use of force *is* objectively reasonable [See Definition], *initiates* use of force techniques if appropriate, such as:
 - a. empty hand,
 - b. take down,
 - c. kick,
 - d. punch,
 - e. Martial arts technique,
 - f. twist lock,
 - g. wrist lock,
 - h. pressure point.
- 8. *Intercedes to prevent* the use of unreasonable force by another officer.

Note: Any officer present and observing another officer using force that he/she reasonably believes to be clearly beyond that which is objectively reasonable under the circumstances shall intercede to prevent the use of unreasonable force, if and when the officer has a realistic opportunity prevent harm.

- 9. *Promptly* reports incident to a supervisor, if an officer observes another officer use force that exceeds the degree of force as described in Step 8.
- 10. *Continually* assesses the circumstances and, as appropriate, *escalates* or *de-escalates* the use of force.
- 11. If an intermediate weapon [See Definition] is necessary, *initiates* procedures including:
 - a. Use of Intermediate Weapons, [Go to OPS 12440],
 - b. Use of Oleoresin Capsicum (OC), [Go to OPS 12450], or
 - c. Use of Electronic Control Device (ECD)/Taser, [Go to OPS 12430]. [End of Procedure]

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Use of Force	OPS 12410 1
Police Officer	12. If the use of deadly physical force [See Definition] is necessary, [Go to OPS 12420]. [End of Procedure]
	13. <i>Restrains</i> the subject once compliance is met.
	14. <i>Checks</i> subject's condition and <i>renders</i> aid, if necessary.
	15. <i>Initiates</i> Aided Cases procedure [See OPS 1110], if any of the following conditions exist:
	a. the suspect has visible injuries,b. the suspect complains of injury,c. the use of force is likely to result in an injury.
	16. <i>Notifies</i> a supervisor if involved in a use of force incident that results in any of the following:
	 a. the suspect complains of pain, except complaints of minor discomfort from compliant handcuffing, b. a reasonable person believes the use of force is likely to cause an injury, c. physical injury, d. serious physical injury [See Glossary], e. death,
	f. an ECD was intentionally or accidentally discharged after being displayed,g. a firearm was discharged at a subject.
	17. Initiates Arrest Processing procedure [See OPS 2115], if necessary.
Supervisor	18. If notified that a Member was involved in a use of force incident,
	 a. notifies the Desk Officer, b. responds to the scene, c. maintains the scene, d. conducts an investigation, e. secures the scene in its present state for evidentiary recording and collection, if detectives are responding, f. conducts an investigation if detective are not responding, g. directs and ensures any police officer(s) who used force prepare PDCN Form 258, Use of Force Report, h. takes photos of injuries or lack thereof to officers or suspects.
Desk Officer	19. If serious physical injury or death resulted,
	 a. notifies the Police Communications Operator Supervisor (PCOS) to contact the Deadly Force Response Team (DFRT) Coordinator, b. notifies the Commanding Officer (CO) or if the CO is unavailable, initiates the Administrative Duty Coverage procedure [See ADM 2010], c. directs the supervisor to secure the scene and safeguard evidence for the responding detectives, d. notifies the detective squad in the precinct of occurrence [See Glossary] for response.

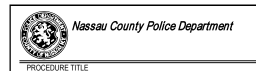
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B. Documentation and Review of the Use of Force Report

1. Prepares Case Report. [See OPS 8110]

Police Officer

	OPS 12410 1
Police Officer	 Prepares PDCN Form 258, Use of Force Report, when force is used.
	3. <i>Forwards</i> PDCN Form 258, before the end of his tour of duty, to his immediate supervisor.
Supervisor	 Reviews and completes PDCN Form 258 and prepares narrative report to his Commanding Officer when further investigation is necessary.
	 Forwards PDCN Form 258 and the narrative report, required, before the end of his tour of duty to he Commanding Officer.
Commanding Officer	6. Reviews PDCN Form 258 and the narrative report, if prepared
	7. Completes PDCN Form 258.
	8. <i>Directs</i> supervisor to further investigate, if necessary.
	Forwards the original PDCN Form 258 and the narrative report to the Division Chief.
	 Forwards copies of PDCN Form 258 and the narrative report to the Commanding Officer of the Police Academy.
	11. <i>Maintains</i> copies of PDCN Form 258 and the narrative repo in command.
PA Commanding Officer	12. <i>Reviews</i> all use of force reports to determine the effectivenes of training.
	13. <i>Determines</i> if further training is necessary.
	14. If further training is necessary,
	a. <i>prepares</i> a narrative report, <i>and</i>b. <i>forwards</i> the narrative report to the Chief of Department (TOC).
Division Chief	15. Reviews PDCN Form 258 and narrative report(s).
	16. Completes PDCN Form 258.
	 Forwards PDCN Form 258 and narrative report(s) to the Chief of Department.
Chief of Department	18. <i>Reviews</i> all use of force reports.



CEDURE NUMBER

REVISION

Use of Deadly Physical Force

OPS 12420

20

POLICY

The policy of the Police Department is to prevent crime and arrest offenders while protecting human life. In situations where it is necessary to engage in the lawful use of force [See Glossary], Members of the Force will use force based upon the totality of circumstances [See Definition] using a objectively reasonable [See Definition] standard to effectively bring an incident or person under control. [See Policy 4200]

PURPOSE

To establish procedures for the use of deadly physical force [See **Definition**] by Members of the Force and the subsequent notifications for such incidents.

DEFINITIONS

Deadly Physical Force: means physical force which, under the circumstances in which it is used, is readily capable of causing death or other serious physical injury. (NYS Penal Law § 10 (11)). It may involve firearms, but also includes any force or instrument of force (e.g. vehicle, edged weapon) capable of causing death or serious physical injury. Deadly physical force includes the firing at or in the direction of a person and head strikes with a police baton or any hard object.

Imminent: *does not* mean immediate or instantaneous, but rather that an action is pending. Thus, a subject may pose an imminent danger even if he is not at that very moment pointing a weapon at a Police Officer. For example, imminent danger may exist if Police Officers have probable cause to believe any of the following:

- 1. a subject possesses a weapon or is attempting to gain access to a weapon under circumstances indicating an intention to use it against the police officer or others, *or*
- 2. a subject is armed and running to gain a tactical advantage of cover, *or*
- 3. a subject with the capability of inflicting death or serious physical injury or otherwise incapacitating a police officer and is demonstrating an intention to do so, *or*
- 4. a subject is attempting to escape from the vicinity of a violent confrontation where the subject inflicted or attempted to inflict death or serious physical injury.

Objectively Reasonable: an objective standard used to judge a police officer's actions. Under an objectively reasonable standard, a particular application of force must be judged through the perspective of a reasonable police officer possessing the same information and faced with the same circumstances as the officer who actually used force. The use of objectively reasonable force is not analyzed with hindsight, but will consider, where appropriate, the fact that officers must make rapid decisions regarding the amount of force to use in tense, uncertain, and rapidly evolving situations. (Graham, 490 U.S. 396)

Physical Injury: impairment of physical condition or substantial pain. (NYS Penal Law §10(9))

Serious Physical Injury: means physical injury which creates a substantial risk of death, or which causes death or serious and protracted disfigurement, protracted impairment of health or protracted loss or impairment of the function of any bodily organ. (NYS Penal Law §10.00(10))

Totality of Circumstances: the facts and circumstances of a particular case, including the severity of the crime, whether an individual poses an immediate threat to the safety of a police officer or others, and whether an individual is actively resisting arrest or attempting to evade flight, judged from the perspective of a reasonable police officer at the scene of an incident.

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SCOPE

SOURCES

All Members of the Department

DAO #20-015, Carotid Restraint

Graham v. Connor, 490 U.S. 386 (1989)

NYS CPL § 690. (Search Warrants)

NYS PL §10. (Definitions)

§35. (Defense of Justification)

§121.13-a (Aggravated Strangulation)

Tennessee v. Garner, 471 U.S. 1 (1985)

Use of Force Model Policy, NY DCJS Municipal Police Training Council, September 2020

RULES

- 1. **Members of the Force** will not use force except as provided by
- 2. A Member of the Department will notify a supervisor, as soon as practicable, whenever he uses deadly physical force.
- 3. Members of the Force will notify a supervisor, as soon as practicable, when they have discharged a firearm, except while lawfully hunting or target shooting.
- 4. Members of the Department, while on duty, will render aid to a sick or injured person in accordance with their level of training and summon an ambulance if necessary.

REPLACES

PROCEDURE

Police Officer

OPS 12420, Revision 4, dated 11/16/2020

- 1. *Encounters* a situation where the totality of circumstances suggests use of deadly physical force [See Definition] may be objectively reasonable.
- 2. Requests assistance as necessary and if practical.
- 3. *Continually* assesses the circumstances and, as appropriate, *escalates* or *de-escalates* the use of force.
- 4. *Considers* factors such as the following, when determining the totality of circumstances:
 - a. cover,
 - b. concealment,
 - c. risk of crossfire.
 - d. occupied buildings or dwellings nearby,
 - e. highly populated area,
 - f. possibility of ricochets,
 - g. whether the officer reasonably believes that the suspect poses an imminent [See Definition] threat of serious physical injury or death to the officer or to others,
 - h. other force methods available, if practical.
- 5. *Determines* the use of force is objectively reasonable, based on changing circumstances.

Note: The determination of what is or is not objectively reasonable force is based on each individual situation and is a judgment decision for the individual police officer to make based on the totality of circumstances.

- 6. Will not:
 - a. use deadly force on the basis of mere suspicion,
 - b. fire warning shots,
 - e. fire *at* or *from* a moving vehicle unless deadly force is being used against the police officer or another by means

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other than a moving vehicle,

Note: Members should be fully aware that shots fired at a moving vehicle may create a greater danger to the public, or other responding officers, than is posed by the moving vehicle itself.

d. use deadly physical force in circumstances that present a grave risk of death or serious physical injury [See Definition] to innocent persons.

Note: In every situation Members of the Department are expected to act with intelligence and employ sound judgment, in compliance with department policy. Involved Members of the Force must be able to clearly explain their reasons for the use of deadly physical force. All cases will be thoroughly investigated.

Note: Force Members are reminded of Penal Law Article 121, Strangulation and Related Offenses, and in particular recently enacted Penal Law Section 121.13-a, Aggravated Strangulation, and that the carotid restraint, or "chokehold" is not an authorized use of force technique.

- 7. If use of deadly physical force is not authorized by law, and/or is not justified by the totality of circumstances, considers alternative use of force methods such as:
 - Use of Electronic Control Devices (ECD)/Taser [See OPS 12430].
 - b. Use of Oleoresin Capsicum (OC) [See OPS 12450],
 - c. Use of Intermediate Weapons [See OPS 12440],
 - d. Use of Force [See OPS 12410] [End of Procedure].
- 8. *When practical*, prior to using deadly physical force, *identifies* himself as a Police Officer and *issues* a verbal warning "*POLICE DON'T MOVE*".
- 9. *Uses* deadly physical force to:
 - a. protect the Member or another person from what the Member reasonably believes is an imminent threat of serious physical injury or death,
 - b. to stop a fleeing suspect where:
 - (1) the Member has probable cause to believe the suspect has committed a felony involving the infliction or threat of serious physical injury or death, *and*
 - (2) the member reasonably believes that the suspect poses an imminent threat of serious physical injury to the Member or to others.
- 10. Apprehend and handcuff the subject, if practical.
- 11. Checks subject's condition and renders aid, if necessary.
- 12. *Initiates* the Aided Cases procedure [See OPS 1110] if any of the following conditions exist:
 - a. the subject has visible injuries,
 - b. the subject complains of injury,
 - c. the use of force is likely to result in an injury.

13. If he is *on duty* in Nassau County or within New York City, Suffolk County or Westchester County, *requests* the following

Police Officer

Police Officer/ Assisting Officer

Police Officer

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from Communications Bureau:

- a. an ambulance,
- b. a supervisor,
- c. additional assistance, as needed.

Police Officer

- 14. If he is *off duty* in Nassau County, *notifies* Communications Bureau (CB).
- 15. If he is *off duty* and *outside* Nassau County, *notifies*:
 - a. regional 911 from his location, and
 - b. a Nassau County Police Communications Operator Supervisor (PCOS).
- 16. Assigns assistance as requested.

Police Communications Operator

Police Communications Operator Supervisor

Supervisor

17. *Notifies* the involved officer's Desk Officer or tour supervisor.

18. Responds to the scene, and

- a. assumes command, if in Nassau County,
- b. *acts as liaison* to local law enforcement, if outside Nassau county,
- c. secures the scene, if in Nassau County,
- d. *gathers* information necessary for the proper response to the incident.
- e. ensures medical assistance is at scene,
- f. ensures evidence is protected, if in Nassau County,
- g. ensures any potential witnesses are identified and secured,
- h. notifies the Desk Officer with available details.
- 19. If a firearm was *unintentionally* discharged and *no one* was injured, *initiates* Unintentional Firearm Discharge Report Procedure. [See ADM 1220] [End of Procedure]
- 20. *Initiates* the Crime Scene Duties procedure. [See OPS 8115]

21. *Notifies* a PCOS to contact the Deadly Force Response Team (DFRT) Coordinator for an incident involving the use of deadly force.

- 22. Notifies the Commanding Officer.
- 23. If the Commanding Officer is unavailable, *initiates* the Administrative Duty Coverage procedure. [See ADM 2010]
- 24. *Notifies* the detective squad in the precinct of occurrence [See Glossary] to respond and conduct a preliminary investigation.
- 25. Responds to scene and conducts a preliminary investigation.
- 26. *Confers* with the Homicide Squad Detective Supervisor, if at scene.

Note: If the Homicide Squad will be required, they will be assigned to the Deadly Force Response Team. [See OPS 12460]

27. Assigns a Care Taker supervisor to respond and assume responsibility of primary care for the member(s) involved.

Note: The Care Taker supervisor should be a supervisor from the member's Command, if one is available.

Desk Officer/Tour Supervisor

Precinct Squad Detective

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Care Taker Supervisor

- 28. *Responds* to the scene and *assumes* the responsibility of primary care for the member(s) involved, including any of the following:
 - a. medical treatment
 - b. peer support,
 - c. critical incident stress management. [See ADM 2402]
- 29. *Stays* with the member(s) involved and *explains* the procedures to be conducted.
- 30. Secures all firearm(s) possessed by any Member of the Department who was in the immediate proximity at the time of the firearm discharge.

Note: It is important to safely secure the firearm in its present condition leaving rounds/magazine in the firearm for evidentiary recording and collection.

Police Communications Operator Supervisor

31. If notified to contact the DFRT Coordinator, *initiates* the Deadly Force Response Team procedure. [See OPS 12460]

OCEDURE NUMBER

EVISION

Use of Electronic Control Device (ECD)/Taser

OPS 12430

POLICY

The policy of the Police Department is to prevent crime and arrest offenders while protecting human life. In situations where it is necessary to engage in the lawful use of force [See Glossary], Members of the Force will use force based upon the totality of circumstances [See Glossary] using a reasonable and necessary [See Glossary] standard to effectively bring an incident or person under control. [See Policy 4200] As per accepted national guidelines, a Department-issued electronic control device (ECD) [See Definition] may be an effective tool when the use of force is reasonable and necessary.

PURPOSE

To establish procedures for the use of electronic control devices for situations where equipment is necessary to control persons involved.

DEFINITIONS

ECD Authorized Member: a Member of the Force who has successfully completed the NCPD training course in the use of the NCPD Electronic Control Device.

Automatic Performance Power Magazine (APPM): a lithium energy cell power supply system with an onboard memory chip that maintains a record of vital operational status information, such as remaining power level, energy cell performance, and life expectancy for the energy cell pack under varying temperatures and loads, which is graphically displayed on the device. This APPM automatically shuts off 5 seconds after pulling the trigger.

Cartridge: a replaceable cartridge which discharges two probes on connecting wires sending a high voltage/low current signal into a subject.

Discharge: the actual use of the ECD with probe discharge or Drive Stun [See Definition] against a subject.

Display: drawing and exhibiting the ECD as part of a warning tactic, typically accompanied by appropriate verbalization.

Drive Stun: discharging the ECD whereby the device makes direct contact with the intended subject's body without a cartridge in place or after the cartridge has been discharged. This mode should not be the primary method of use due to the risk presented as a result of the close proximity to the subject.

ECD Logbook: a logbook for tracking the intake and distribution of ECD devices and cartridges. It will document the following:

- 1. issuing member, if applicable,
- 2. date and time ECD device and/or cartridge issued or received,
- 3. date and time ECD device returned, if applicable,
- 4. receiving/returning member's name and serial number,
- 5. ECD device serial number,
- 6. used cartridge serial number,
- 7. new cartridge serial number, *and*
- 8. whether the used cartridge will be destroyed or invoiced.

Electronic Control Device (ECD): an electro-muscular disruptor designed to disrupt a subject's motor and sensory functions of the nervous system by deploying battery-powered electrical energy sufficient to cause motor skill dysfunction and override voluntary motor responses. The ECD utilized by NCPD is the Taser International X26P

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yellow, model no. 11003 with an APPM battery pack auto shut off, model no. 22011.

Laser Painting: the act of removing the ECD from its holster and pointing the ECD at a subject and activating the ECD's laser dot to show that the device is aimed and targeted on the appropriate location on the subject.

Successful Application: the result of discharging an ECD where the probes make contact with the subject's body, or the unit itself makes direct contact with the subject's body, to conduct energy that affects both the sensory and motor functions of the nervous system.

SCOPE SOURCES

All Members of the Department.

Graham v. Connor, 490 U.S. 386 (1989)

IACP Model Policy, Electronic Control Weapons. August, 2009.

PL Article 35. (Defense of Justification) PL Article 205.30 (Resisting Arrest)

Police Use of Force, Tasers, and Other Less-Lethal Weapons. U.S.

Department of Justice/Office of Justice Programs/National Institute Justice. May 2011.

RULES

- 1. Members of the Department will not use force except as provided by law.
- Members of the Department while off duty will not carry and will secure the Department-issued ECD except when traveling to and from work.
- 3. ECDs will only be used by Members of the Department who have completed training and have been authorized to use ECDs.
- 4. Members of the Department, while on duty, will render aid to a sick or injured person in accordance with their level of training and summon an ambulance if necessary.

REPLACES PROCEDURE

OPS 12430, Revision 3, dated 08/18/2016.

ECD Authorized Member

A. Issuance and Maintenance

- 1. If the ECD Authorized Member is a non-uniformed officer, *equips* himself/herself with an ECD when on duty,
 - a. *except if* it is impractical because of the nature of the *current* assignment,
 - b. *except if* carrying an ECD discloses the member's identity as a Police Officer or otherwise compromises officer safety (i.e., BSO, Narcotics),

Note: When part of a non-uniformed arrest team, at least one member of that team will be an ECD Authorized Member and will carry an ECD when possible.

- c. retrieves an ECD from his/her command, and
- d. *makes* appropriate entries into the ECD Logbook. [See **Definition**]
- 2. Carries the ECD in accordance with training.

Note: Non-uniformed officers will be guided by training protocols specific to their assignment.

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ECD Authorized Member

- 3. *Inspects* the ECD at the beginning of his tour of duty to ensure operability by:
 - a. removing the cartridge [See Definition] and pointing the ECD in a safe direction,
 - b. *releasing* the safety and *ensuring* the laser is visible and the battery status light indicates the device is energized,
 - c. *conducting* a five second spark test by depressing the trigger to see an arc and hear a sound.

Note: The ECD cartridge must be removed prior to conducting the spark test.

- 4. Replaces the Automatic Performance Power Magazine (APPM) [See Definition] if:
 - a. the laser is not visible,

Note: The member should ensure that laser function is turned on.

- d. the battery status light does not operate,
- e. a weak battery is indicated.

Note: The APPM should read above 20 percent capacity. Environmental conditions, such as extreme heat or cold, can cause variations in battery life.

- 5. *Responds* to the Command for replacement when a spark test fails or an APPM is needed.
- 6. If the ECD Authorized Member is a non-uniformed officer,
 - a. *returns* the ECD at the end of his/her tour if the ECD was *not* deployed, *and*
 - b. *makes* appropriate entries into the ECD Logbook.

B. Use of Electronic Control Device

ECD Authorized Member

1. *Determines* the use of force is reasonable and necessary to control a person and *evaluates* the use of an ECD.

Note: The totality of circumstances should be considered when deciding the force necessary to overcome resistance when trying to maintain control of a violent person or to effect an arrest.

Note: Factors to consider may include:

- 1. whether the person poses an immediate threat to the safety of the officers, himself or others,
- 2. whether the person is actively resisting arrest,
- 3. if a crime was committed, the severity of the crime,
- 4. whether the person is attempting to evade arrest by flight,
- 5. surrounding hazards.
- 2. Requests assistance, as necessary.
- 3. *Initiates* Mentally Disabled Persons procedure [See OPS 1155] if necessary.
- 4. *Determines* the ECD will be utilized.

Note: Except in exigent circumstances, the ECD generally **should not** be used to control a person in situations such as:

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- 1. the person is at risk of falling from a dangerous height,
- 2. the person is handcuffed,
- 3. the person is exhibiting passive resistance,
- 4. the person has a known heart condition,
- 5. after an alcohol based chemical spray has been sprayed as the fumes could ignite,
- 6. when combustible or flammable liquids are present,
- 7. the person is known to be or apparently under the age of 16, or over the age of 65,
- 8. the person is known to be pregnant,
- the person is operating or riding on any moving device or vehicle such as a motor vehicle, a bicycle or skateboard.
- 5. *Advises* the subject, when practical, that the ECD will be utilized if the subject resists arrest or fails to comply with a lawful command.
- 6. *Announces* aloud to assisting officers, when practical, that the ECD is being displayed. [See Definition]

Note: It is important to communicate the imminent use of the ECD to each other so that Members of the Force *will not* simultaneously discharge the ECD on a single subject.

- 7. Uses the ECD in accordance with training received as follows:
 - a. when possible, display of the ECD accompanied by appropriate verbal commands,
 - b. when possible, laser painting [See Definition],
 - c. discharging of the ECD either by probe or drive stun.

 [See Definition]

Note: The ECD will automatically shut off after discharging electrical energy for 5 seconds. Members of the Force will discharge *no more than* 3 successful applications [See Definition] of the ECD on a single subject.

- 8. Restrains the subject once compliance is met.
- 9. *Requests* a Patrol Supervisor, if there is none at scene.

Note: If the authorized member [See Definition] is a supervisor, requests an additional supervisor for the investigation.

- 10. Assigns additional units to the scene as requested.
- 11. Refrain from removing the ECD probes from the subject's body.
- 12. Checks the subject's condition and renders aid if necessary.
- 13. *Initiate* the Aided Cases procedure [See OPS 1110] if any of the following conditions exist:
 - a. the subject has visible injuries,
 - b. the subject complains of injury,
 - c. the use of force is likely to result in an injury.
- 14. *Initiate* Arrest Processing procedure [See OPS 2115] if necessary.
- 15. *Treats* the restrained person. [See OPS 1110]

ECD Authorized Member

Police Communications Operator

Members at the Scene

Police Medic

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The ECD probes should only be removed by medical Note: personnel at the hospital. However, when necessary to treat a person, a Police Medic (PM) can remove the PM/Police Officer 16. *Transports* the aided person to the hospital. Supervisor 17. Retrieves the ECD and discharged cartridge from the authorized member. 18. Retrieves and properly disposes of any probes that did not make contact with the subject. 19. Conducts an investigation of the incident. 20. Notifies the Desk Officer. 21. If serious physical injury [See Glossary] or death resulted, maintains the scene, b. secures the ECD in its present state for evidentiary recording and collection. Desk Officer 22. If serious physical injury or death resulted, notifies the Police Communications Operator Supervisor (PCOS) to contact the Deadly Force Response Team (DFRT) Coordinator. b. notifies the Commanding Officer (CO) or if the CO is unavailable, initiates the Administrative Duty Coverage procedure [See ADM 2010], c. directs the supervisor to secure the scene and safeguard the ECD for the responding detectives, notifies the detective squad in the precinct of occurrence [See Glossary] for response. **Detective Squad** 23. If serious physical injury or death resulted, a. responds to the scene, b. *investigates* the incident, *and* c. downloads the ECD. B. Reporting and Follow-up After Discharge Police Officer 1. Prepares Case Report. [See OPS 8110] 2. Prepares PDCN Form 258, Use of Force Report. 3. Forwards PDCN Form 258, before the end of his tour of duty, to the investigating supervisor. Supervisor 4. Properly disposes of the ECD cartridge, if further investigation is not needed. 5. Reviews and completes PDCN Form 258. 6. *Prepares* a narrative report to his CO.

Commanding Officer

- 7. *Forwards* PDCN Form 258 and the narrative report, before the end of his tour of duty, to the Commanding Officer.
- 8. *Reviews* PDCN Form 258 and all reports.
 - 9. Completes PDCN Form 258.
 - 10. *Forwards* the original PDCN Form 258 and all reports to the Division Chief.

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FTU Commanding Officer

- 11. Forwards a copy of PDCN Form 258 and all reports to the Commanding Officer, Firearms Training Unit.
- 12. Maintains a copy of PDCN Form 258 and all reports in command.
- 13. *Reviews* all use of force reports to determine the effectiveness of the ECD.
- 14. Determines if further training is necessary.
- 15. If further training is necessary,
 - a. prepares a narrative report,
 - a. *forwards* the narrative report to the Chief of Department (TOC).
- **Division Chief** 16. *Reviews* PDCN Form 258 and all reports.
 - 17. Completes PDCN Form 258.
 - 18. Forwards PDCN Form 258 and all reports to the Chief of Department.
 - 19. Reviews all use of force reports.

Chief of Department

ECD Authorized Member

Desk Officer/ Supervisor

D. Replacement of ECD

- 1. *Responds* to the Command as soon as practical to obtain a new ECD cartridge, when necessary.
- 2. Issues a cartridge to the authorized member.
- 3. Enters the information into the ECD logbook. [See Definition]

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PROCEDURE TITLE

PROCEDURE NUMBER

REVISION

Use of Intermediate Weapons

OPS 12440

3

POLICY

The policy of the Police Department is to prevent crime and arrest offenders while protecting human life. In situations where it is necessary to engage in the lawful use of force [See Glossary], Members of the Force will use force based upon the totality of circumstances [See Glossary] using an objectively reasonable [See Glossary] standard to effectively bring an incident or person under control. [See Policy 4200] The use of Department-authorized intermediate weapons [See Definition] may be effective tools when the use of force is objectively reasonable.

PURPOSE

To establish procedures for the use of intermediate weapons for situations where equipment is necessary to control persons involved.

DEFINITIONS

Displays an intermediate weapon: to point an intermediate weapon at a person or persons.

Intermediate weapons: compliance devices authorized, approved, and issued by the Department and used to stop and control individuals when the use of force is objectively reasonable. These instruments or devices include, but are not limited to, the following: Oleoresin Capsicum (OC) spray [Go to OPS 12450], the police baton, the electronic control device (ECD) [Go to OPS 12430], a propelled beanbag round [Go to Emergency Services Unit (ESU) Command Procedure], and the deployment of a canine.

SCOPE

All Members of the Force

SOURCES

Graham v. Connor, 490 U.S. 386 (1989)

RULES

- Members of the Department will not use force except as provided by law.
- 2. Members of the Department, while on duty, will render aid to a sick or injured person in accordance with their level of training and summon an ambulance if necessary.

REPLACES

OPS 12440, Revision 2, dated 07/08/2016

PROCEDURE

A. Use of Intermediate Weapon

Police Officer

1. *Determines* the use of force is objectively reasonable to control a person and *evaluates* the use of an intermediate weapon.

Note:

The totality of circumstances should be considered when deciding the force necessary to overcome resistance when trying to maintain control of a person or to effect an arrest.

Note:

While OC spray, electronic control devices, and propelled beanbag rounds are classified as intermediate weapons, use of these weapons is addressed in OPS 12450, Use of Oleoresin Capsicum (OC), OPS 12430, Use of Electronic Control Device (ECD)/Taser, and ESU Command Procedure, respectively.

2. Requests assistance, as necessary.

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Use of Intermediate Weapons

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Police Officer

- 3. *Initiates* Mental Aided Persons procedure [See OPS 1155], if necessary.
- Uses a Department-authorized intermediate weapon in accordance with training.
- 5. Restrains the subject once compliance is met.
- *Checks* subject's condition and *renders* aid if necessary.
- 7. *Initiates* Aided Cases procedure [See OPS 1110] if any of the following conditions exist:
 - a. the subject has visible injuries,
 - b. the subject complains of injury,
 - the use of force is likely to result in an injury.
- If serious physical injury [See Glossary] or death results, notifies a supervisor.

Note: If the injury is the result of a canine, a Highway Patrol Bureau Supervisor will be notified.

- 9. Initiates Arrest Processing procedure [See OPS 2115], if necessary.
- 10. If notified that serious physical injury or death resulted,
 - notifies the Desk Officer,
 - b. *maintains* the scene,
 - c. secures the intermediate weapon in its present state for evidentiary recording and collection.

Desk Officer

Supervisor

- 11. If serious physical injury or death resulted,
 - notifies the Police Communications Operator Supervisor (PCOS) to contact the Deadly Force Response Team (DFRT) Coordinator,
 - b. notifies the Commanding Officer (CO) or if the CO is unavailable, initiates the Administrative Duty Coverage procedure [See ADM 2010],
 - c. directs the supervisor to secure the scene and safeguard the intermediate weapon for the responding detectives,
 - d. notifies the detective squad in the precinct of occurrence [See Glossary] for response.

12. *Directs* the Police Officer to respond to the Police Academy as soon as practical to obtain a new police baton, if it was invoiced.

B. Reporting Use of Intermediate Weapon

Police Officer

- 1. Prepares Case Report. [See OPS 8110]
- Prepares PDCN Form 258, Use of Force Report, when the member uses or displays an intermediate weapon [See Definition].
- 3. Forwards PDCN Form 258 before the end of his tour of duty, to his immediate supervisor.

Inspects the police baton and directs the Police Officer to respond to the Police Academy as soon as practical, if the baton appears to be damaged or malfunctioning.

Supervisor

Supervisor

Use of Intermediate Weapons

OPS 12440 3

Supervisor

- 5. Reviews and completes PDCN Form 258, and
 - a. *prepares* a narrative report to his Commanding Officer when:
 - (1) the intermediate weapon was not used properly, or
 - (2) further investigation is necessary,
 - b. *forwards* PDCN Form 258 and the narrative report, if required, before the end of his tour of duty, to his Commanding Officer.

Commanding Officer

- 6. Reviews PDCN Form 258 and the narrative report, if prepared.
- 7. Completes PDCN Form 258.
- 8. *Forwards* the original PDCN Form 258 and the narrative report to the Division Chief.
- 9. *Forwards* copies of PDCN Form 258 and the narrative report to the Commanding Office of the Police Academy.

Note: A PDCN Form 258 and narrative report involving *only a canine will not* be forwarded to the Police Academy.

canine will not be forwarded to the Police Academy.

10. Maintains copies of PDCN Form 258 and the narrative report

11. *Reviews* the use of force reports to determine the effectiveness of the intermediate weapon.

- 12. Determines if further training is necessary.
- 13. If further training is necessary,

in command.

- a. prepares a narrative report, and
- b. *forwards* the narrative report to the Chief of Department (TOC).

Division Chief

Commanding Officer

PΑ

- 14. Reviews PDCN Form 258 and narrative report(s).
- 15. Completes PDCN Form 258.
- 16. *Forwards* PDCN Form 258 and narrative report(s) to the Chief of Department.

Chief of Department

17. Reviews all use of force reports.

Police Officer

C. Replacement of Police Batons

PA Personnel

- 1. *Responds* to the Police Academy as soon as practical when a replacement or inspection of a police baton is necessary.
- 2. *Inspects* the member's baton for damage, if it was used.
- 3. *Issues* a new baton to the member if the baton
 - a. is damaged or unserviceable, or
 - b. was invoiced.
- 4. *Maintains* records of issuance of police batons, including:
 - a. names of members issued police batons,
 - b. serial numbers of batons issued.

PAGE 3 of 3

PROCEDURE TITLE

PROCEDURE NUMBER

FVISION

Use of Oleoresin Capsicum (OC)

OPS 12450

4

POLICY

The policy of the Police Department is to prevent crime and arrest offenders while protecting human life. In situations where it is necessary to engage in the lawful use of force [See Glossary], Members of the Force and Police Medics (PMs) will use force based upon the totality of circumstances [See Glossary] using an objectively reasonable [See Glossary] standard to effectively bring an incident or person under control. [See Policy 4200] Department-issued Oleoresin Capsicum (OC) [See Definition] may be an effective tool when the use of force is objectively reasonable.

PURPOSE

To establish procedures for the use of OC for situations where equipment is necessary to control persons involved.

DEFINITIONS

Displays Oleoresin Capsicum: to point an OC canister at a person or persons.

Hydraulic needle effect: at distances less than 3 feet, liquid leaving a canister under pressure can damage a person's eye.

Oleoresin Capsicum: an inflammatory agent derived from the oils and waxes of crushed cayenne peppers. The physical effects on a person caused by OC will usually lessen his ability to resist or retaliate.

Note: OC has no vapor rate. Therefore, it will not evaporate.

OC effects: may include physiological and psychological effects, such as:

- 1. acute burning sensation and redness of exposed skin,
- 2. involuntary closing of eyes,
- 3. inflammation in the mucous membranes of the nose and throat, triggering a cough reflex,
- 4. temporary loss of muscle coordination,
- 5. extreme panic attack,
- 6. inability to respond to commands.

Note: OC may also be effective against animals.

SCOPE

All Members of the Force and AMTs

SOURCES

Graham v. Connor, 490 U.S. 386 (1989)

Training Bulletin 97-001 (Oleoresin Capsicum)

RULES

- 1. Members of the Department will not use force except as provided by law.
- 2. Members of the Department, while on duty, will render aid to a sick or injured person in accordance with their level of training and summon an ambulance if necessary.

REPLACES

OPS 12450, Revision 3, dated 07/08/2016

PROCEDURE

A. Use of OC

Note: This procedure addresses the use of OC on people only and *not* on animals.

Police Officer/PM

1. *Determines* the use of force is objectively reasonable to control a person and *evaluates* the use of OC.

ISSUING AUTHORITY	SIGNATURE	EFFECTIVE DATE	PAGE
Commissioner	Patrick J. Ryder	02/05/2021	1 of 4

Use of Oleoresin Capsicum (OC)

OPS 12450 4

Note: OC *should not* be used in the following situations:

- 1. after a person is under control,
- 2. a person is apparently under 12 years of age,
- 3. a person appears to be elderly and frail,
- a person is known to have any of the following medical conditions:
 - a. chronic emphysema,
 - b. heart disease,
 - c. asthma.

Note: The intent to use OC should not be announced; doing so may defeat the effects of OC on a person.

- 2. Requests assistance, as necessary.
- 3. *Initiates* Mental Aided Persons procedure [See OPS 1155], if necessary.
- 4. *Uses* OC in accordance with training and *discharges* the OC into the person's face to produce the proper OC effects [See Definition].

Note: The effective range of discharge is 3-12 feet.

- Restrains the subject, if possible, while he is still affected by the OC.
- 6. *Discontinues* use of OC if the subject shows no effects from OC effectively placed in the face area.
- 7. Inquires if the exposed subject is wearing contact lenses.
- 8. Checks subject's condition and renders aid, if necessary.
- 9. *Initiates* the Aided Cases procedure [See OPS 1110] if any of the following conditions are suspected:
 - a. the hydraulic needle effect [See Definition],
 - b. severe breathing difficulties,
 - c. contamination of contact lenses,
 - d. the subject has visible injuries,
 - e. the subject complains of injury,
 - f. the use of force is likely to result in an injury,
 - g. any other need for medical attention.
- 10. *De-contaminates* an exposed person, when possible to do so without risk to Members of the Department, by irrigating the exposed area with water.

Note: If a person must be transported for de-contamination, he should be placed in a vehicle in a position that would not contribute to difficulties in breathing.

- 11. *Initiates* the Aided Cases procedure [See OPS 1110] if, after de-contamination, a person experiences the following:
 - a. unusual discomfort,
 - b. his level of pain increases,
 - c. any other need for medical attention.
- 12. *Initiates* the Arrest Processing procedure [See OPS 2115] if an arrest is warranted.

Police Officer/ PM

Police Officer

Use of Oleoresin Capsicum (OC)

OPS 12450 4

Police Officer/PM

- 13. *Constantly observe*, for a minimum period of 30 minutes, any person who has been exposed to OC.
- 14. Assesses the need to decontaminate an area after the use of OC and either:
 - a. decontaminates Department property, or
 - b. *advises* owners of private property of appropriate decontamination steps.

Note: Decontamination can be accomplished by cleaning affected areas, as follows:

- 1. wiping down, with a cloth and water, items such as walls, chairs and car seats, and airing out the area for a minimum of 15 minutes,
- 2. washing all exposed clothing. Washing with soap and water is preferred; dry cleaning may not be effective.
- 15. If serious physical injury [See Glossary] or death results, *notifies* a supervisor.
- 16. If notified that serious physical injury or death resulted,
 - a. notifies the Desk Officer,
 - b. *maintains* the scene,
 - c. *secures* the OC canister in its present state for evidentiary recording and collection.

Desk Officer

Supervisor

- 17. If serious physical injury or death resulted,
 - a. *notifies* the Police Communications Operator Supervisor (PCOS) to contact the Deadly Force Response Team (DFRT) Coordinator,
 - b. *notifies* the Commanding Officer (CO), or if the CO is unavailable, *initiates* the Administrative Duty Coverage procedure [See ADM 2010],
 - c. *directs* the supervisor to secure the scene and safeguard the OC canister for the responding detectives,
 - d. *notifies* the detective squad in the precinct of occurrence [See Glossary] for response.

Supervisor

- Invoices the member's OC canister, if serious physical injury or death resulted.
- 19. *Directs* the Police Officer or PM to respond to the Firearms Training Unit (FTU) to obtain a new OC canister, if it was invoiced.

B. Reporting Use of OC

Police Officer

Police Officer/PM

- 1. Prepares Case Report. [See OPS 8110]
- 2. *Prepares* PDCN Form 258, Use of Force Report, when the member uses *or* displays OC [See Definition].
- 3. *Forwards* PDCN Form 258, before the end of his tour of duty, to his immediate supervisor.

4. Reviews and completes PDCN Form 258, and

- a. *prepares* a narrative report to his CO when:
 - (1) OC was not used properly, or
 - (2) further investigation is necessary,

Supervisor

PAGE 3 of 4

Use of Oleoresin Capsicum (OC)

OPS 12450 4

Commanding Officer

- b. *forwards* PDCN Form 258 and the narrative report, if required, before the end of his tour of duty, to his CO.
- 5. Reviews PDCN Form 258 and narrative report, if prepared.
- 6. Completes PDCN Form 258.
- 7. *Forwards* the original PDCN Form 258 and the narrative report to the Division Chief.
- 8. *Forwards* copies of PDCN Form 258 and the narrative report to the CO of FTU.
- 9. *Maintains* copies of PDCN Form 258 and the narrative report in command.

FTU Commanding Officer

- 10. *Reviews* all use of force reports to determine the effectiveness of the OC.
- 11. Determines if further training is necessary.
- 12. If further training is necessary,
 - a. prepares a narrative report, and
 - b. *forwards* the narrative report to the Chief of Department (TOC).

Division Chief

- 13. Reviews PDCN Form 258 and narrative report(s).
- 14. Completes PDCN Form 258.
- 15. *Forwards* PDCN Form 258 and narrative report(s) to the Chief of Department.

Chief of Department

16. Reviews all use of force reports.

C. Replacement of OC

Police Officer/PM

- 1. *Responds* to FTU as soon as practical and *obtains* a new OC canister, if
 - a. returned to FTU due to a malfunction or leak,
 - b. his OC canister was invoiced.

FTU Personnel

- 2. Issues a new OC canister to the Police Officer or PM.
- 3. *Maintains* records of issuance of OC canisters, including:
 - a. names of members issued OC canisters,
 - b. serial numbers of OC canisters issued.

ROCEDURE NUMBER

EVISION

Deadly Force Response Team (DFRT)

OPS 12460

2

POLICY

The policy of the Police Department is to conduct criminal and administrative investigations of incidents involving the use of force [See Glossary] by Members of the Department. The Deadly Force Response Team [See Definition] has been established as part of the investigative response.

PURPOSE

To establish procedures for the administrative and criminal response to incidents in which a Member of the Department uses deadly force [See Glossary] as follows:

- 1. an intentional firearm discharge at a human being, or
- 2. an unintentional firearm discharge [See Glossary] causing an injury to another, or
- 3. the use of force, intentional or otherwise, causing serious physical injury [See Glossary] or death to another, *or*
- 4. any other incident involving the use of force for which the Chief of Department directs a review.

DEFINITIONS

Deadly Force Response Team (DFRT): a team established to respond to incidents involving Members of the Department who have intentionally discharged a firearm at a human being, have unintentionally discharged a firearm causing an injury to another, or have used force, intentional or otherwise, causing serious physical injury or death to another, or any other incident involving the use of force for which the Chief of Department directs a review. The purpose of the DFRT is to investigate these incidents and prepare an administrative report for the Commissioner of Police and the Deadly Force Review Board. The Duty Chief [See Glossary] will be designated as the Team Coordinator and will coordinate the response and activities of the following members:

- 1. Duty Chief, [See Glossary],
- 2. Duty Inspector, [See Glossary],
- 3. Administrative Officer [See Glossary] of the member's command.
- 4. Commanding Officer, Police Academy, or his designee,
- 5. Supervisor, Homicide Squad, to conduct the criminal investigation,
- Internal Affairs Unit (IAU), in cases where there appears to be significant deviation from Departmental policies and procedures,
- 7. Medical Administration Office (MAO), in cases where involved officers appear unfit for duty.

SCOPE

All Members of the Department.

SOURCES

Not applicable.

RULES

No new rules within this procedure.

REPLACES

OPS 12460, Revision 1, dated 10/8/2014.

PROCEDURE

A. Incidents Occurring Within Nassau County, New York City, Suffolk County and Westchester County

Police Communications Operator Supervisor Receives notification from a Desk Officer, a tour supervisor, or a Police Officer to notify the Deadly Force Response Team (DFRT) [See Definition] Coordinator.

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Deadly Force Response Team (DFRT)

OPS 12460 2

Police Communications Operator Supervisor

Notifies the DFRT Coordinator of an incident involving deadly

Initiates the Administrative Duty Coverage procedure See **ADM 2010**], if necessary.

DFRT Coordinator

Evaluates the situation and confers with the Chief of Department to determine which DFRT members will be utilized.

Police Communications

Advises a Police Communications Operator Supervisor of the DFRT members to be notified for response.

Operator Supervisor

Contacts DFRT members as directed by the DFRT

Coordinator. 7. Makes entry in the Firearm Discharge Control Book [See

Glossary] whenever a firearm is discharged and issues a firearm discharge incident number to the DFRT Coordinator.

DFRT Coordinator

8. *Obtains* the firearm discharge incident number.

DFRT Members

Responds to the scene.

DFRT Coordinator

- 10. Respond to the scene and report to the DFRT Coordinator.
- 11. Assigns members of the DFRT to coordinate the administrative investigation and assigns a Homicide Squad Supervisor to coordinate the criminal investigation, if necessary.
- 12. Directs the Care Taker Supervisor in the proper disposition of the secured firearm(s).
- 13. Directs the Police Academy to provide for the replacement of a member's service firearm, if taken.
- 14. Coordinates an administrative investigation, and
 - ensures PDCN Form 470, Deadly Force Response Team Firearm Discharge Investigation Report, is completed for incidents involving a firearm discharge,
 - ensures PDCN Form 258, Use of Force Report, is completed for all other uses of force causing serious physical injury or death,
 - reports findings to the Chief of Department as soon as possible, and
 - *delivers* a written administrative investigation report to the Chief of Department within 72 hours, which will include PDCN Form 470 or PDCN Form 258.

Homicide Squad Detective Supervisor

15. Conducts a criminal investigation and reports findings to the Chief of Department as soon as possible.

Chief of Department

- 16. Reviews the administrative and criminal investigation findings, and
 - advises the Commissioner of Police of the findings as soon as possible, and
 - reviews the administrative investigation report when received and submits the report to the Commissioner of Police and the Deadly Force Review Board as soon as possible.

Deadly Force Response Team (DFRT)

OPS 12460 2

Police Communications

Operator Supervisor

Duty Inspector

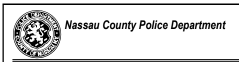
Duty Chief

Chief of Department

B. Incidents Occurring Outside of Nassau County, New York City, **Suffolk County and Westchester County**

- Makes an immediate notification to the Duty Inspector when informed of a deadly force incident which occurred outside the resident counties.
- Makes an immediate notification to the Duty Chief.
- 3. Makes an immediate notification to the Chief of Department.
- *Directs* the appropriate response as necessary.
- Verbally reports to the Commissioner as soon as practical.

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PROCEDURE TITLE

OCEDURE NUMBER

EVISION

Rifle Deployment

OPS 12470

0

POLICY

The policy of the Police Department is to respect and protect human life during violent critical incidents [See Definition] and provide for the safety of the community. Use of rifles [See Definition] enhances the Department's ability to protect lives during critical incidents. Rifle deployments are reserved for only the most violent critical incidents.

PURPOSE

To establish procedures for the distribution, storage and deployment of rifles.

DEFINITIONS

Criteria for Rifle Deployment: criteria necessary to warrant a rifle deployment by a Rifle Trained Officer, which includes the following:

- 1. BSO or ESU are *not* currently at scene, (unless deployment is directed by a Superior Officer designated as an Incident Commander) *and*
 - a. there is a credible report of an in-progress active shooter [See Glossary], or
 - an immediate, life threatening tactical situation involving suspect(s) armed with a rifle and/or deadly weapon exists, against which Department-authorized handguns would reasonably be considered ineffective, or
 - c. when facts and circumstances reasonably indicate that the suspect(s) is armed or concealed in a superior tactical position that offers protection from small arms firepower and officers or civilians are in imminent danger, *or*
 - d. when facts and circumstances reasonably indicate that the suspect(s) is utilizing body armor or other ballistic protection that would make small arms firepower ineffective and officers or civilians are in imminent danger, or
 - e. when facts and circumstances reasonably indicate that an armed suspect(s) is an imminent danger to officers or civilians and the suspect(s) is beyond the effective range of small arms firepower under conditions where closing the distance is impractical due to the threat posed by the suspect(s), or
 - f. when facts and circumstances reasonably indicate that in the officer's judgment the deployment of the rifle will provide a significant tactical advantage and officers or civilians are in imminent danger.

Rifle: a department issued long barreled rifle caliber weapon, authorized for use by Rifle Trained Officers only.

Rifle Coordinator: Assigned supervisor from each command responsible for distributing rifles, safekeeping of rifles stored in command, scheduling training for Rifle Trained Officers, performing a quarterly review of the status of trained personnel in the command, maintaining a master list of Rifle Trained Officers in the command and reviewing the rifle logbook to ensure compliance.

ISSUING AUTHORITY SIGNATURE EFFECTIVE DATE PAGE

Acting Commissioner Thomas C. Krumpter 08/18/2016 1 of 5

Rifle Deployment

OPS 12470 0

Rifle Logbook: logbook maintained in each command, used to record the following information:

- 1. Rifle serial number,
- 2. Department vehicle assigned a rifle,
- 3. Date and time of rifle removal and return,
- 4. Rifle transfer to another department vehicle,
- 5. Name of member transferring/receiving rifle,
- 6. Transport of rifle to FTU,
- 7. Inspection of rifle by a Rifle Coordinator when member is assigned a rifle on a daily basis, noting condition of rifle,
- 8. Supervisor/Rifle Coordinator recording entry.

Rifle Trained Officer (RTO): a Member of the Force, *excluding* members of BSO and ESU, who has successfully completed training in the use and deployment of a rifle by the Firearms Training Unit (FTU).

Violent Critical Incident: incidents which include threats or acts of violence against civilian populations, mass demonstrations, active shooters, terrorist threats and/or actions, and coordinated terrorist attacks.

SCOPE

All Members of the Department, *excluding BSO and ESU*. (Members of BSO and ESU are **Tactical Rifle Trained Officers** and will be guided by command procedures regarding rifle deployment.)

SOURCES

International Association of Chiefs of Police (IACP) Concepts and Issues Paper. (The Patrol Rifle: Considerations for Adoption and Use)

RULES

- 1. Rifle Trained Officers are authorized to carry or deploy only Department issued rifles and shotguns.
- 2. Rifle Trained Officers will deploy the rifle while wearing highly recognizable and visible police apparel, marked "POLICE".
- 3. Only authorized members of the Firearms Training Unit are authorized to modify and perform maintenance on rifles.
- 4. Rifles will only be used with ammunition and magazines approved and supplied by the Department and the rifle must be equipped with an identifying sleeve marked "POLICE".

REPLACES

Not applicable.

PROCEDURE

A. Distribution of Rifles

Rifle Coordinator

- 1. *Maintains* a list of rifles and Rifle Trained Officers (RTO) [See Definition] currently assigned to the command and *distributes* this list to all supervisors in the command when the list is updated.
- 2. *Ensures* all rifles stored at the command are kept secure in an authorized rifle site.
- 3. Assigns rifles to marked RMPs equipped with a weapons drawer. (Patrol Division Only)

Note: Designated unmarked vehicles will be equipped with universal rifle mounts or weapons drawer.

Note: Non-uniformed Rifle Trained Officers may be permitted to secure rifles in the trunk of an approved Department vehicle.

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Rifle Deployment

OPS 12470 0

Non-Uniformed Rifle Trained Officer

Non-Uniformed Rifle Trained Officer/ Patrol Supervisor

- 4. In commands where individuals are *not* permanently issued a rifle, a member will *request* and *receive* permission on a *daily* basis from a Supervisor, prior to carrying a rifle.
- 5. *Makes* entry into Rifle Logbook [See Definition] whenever a rifle is:
 - a. assigned to a non-uniformed member and returned by a non-uniformed member,
 - b. inspected by a non-uniformed Supervisor,
 - c. assigned to a marked RMP,
 - d. transferred from one department vehicle to another department vehicle,
 - e. transported to command,
 - f. transported to/received from FTU.

Non-Uniformed Rifle Trained Officer

- 6. If a member who has been issued a rifle is transferred to a new command,
 - a. returns the rifle to FTU, and
 - b. notifies his/her new Commanding Officer.

B. Routine Inspection

Rifle Trained Officer

- 1. *Inspects* rifle and ammunition at the start and end of each shift to ensure it is operational and prepared for immediate deployment.
- 2. *Makes* entry in memo book, noting the condition of the rifle, if the member is required to maintain a memo book.
- 3. *Reports* any rifles that are damaged, non-functional, or in need of maintenance, to a Supervisor.
- 4. *Transports* the rifle to FTU for repair or maintenance as soon as practical.
- 5. *Notifies* a Supervisor for an entry into the Rifle Logbook if the rifle is transported to FTU.

FTU Personnel

- 6. *Issues* a replacement rifle to a RTO when a rifle is returned for maintenance or repair.
- 7. *Records* receipt of the rifle and issuance of a replacement rifle in the FTU Rifle Logbook.
- 8. *Notifies* a Supervisor from member's command of the serial number of the replacement rifle for entry into the Rifle Logbook.

C. Deployment of Rifle

Rifle Trained Officer

- 1. *Receives/hears* a call from CB or *becomes aware* of a situation involving:
 - a. a violent critical incident [See Definition], or
 - b. a situation which may likely evolve into a violent critical incident.
- 2. *Determines* if the threat meets the criteria for rifle deployment [See Definition].
- 3. If the situation *does not* meet the criteria, *continues* to monitor the radio for any updates that may change the status of response.

PAGE 3 of 5

Rifle Deployment

OPS 12470 0

Rifle Trained Officer

- 4. If the situation *does* meet the criteria,
 - a. *notifies* CB that he is responding,
 - b. *identifies* unit utilizing the phrase "Rifle Trained Officer" along with car number so assisting units are aware a rifle is being deployed.
- Police Communications Operator
- 5. *Notifies* responding units that a "Rifle Trained Officer" is responding to the scene.

Rifle Trained Officer

- 6. Responds to the scene and assesses the situation.
- 7. If BSO or ESU units are currently at scene, *refrains* from deploying the rifle, *unless otherwise directed* by a Superior Officer designated as an Incident Commander.
- 8. If the rifle deployment criteria is no longer met, *refrains* from deploying the rifle from the vehicle. **[End of Procedure]**
- 9. *Ensures* he is wearing highly recognizable and visible police apparel marked "POLICE", which includes tactical helmet and heavy body armor, when available.
- 10. Retrieves the rifle from the vehicle.
- 11. If BSO or ESU arrive at scene, *confers* with Superior Officer designated as Incident Commander to determine if he should continue to carry the rifle, *and*
 - a. continues to carry the rifle if directed to do so, or
 - b. *returns* the rifle to department vehicle if directed *not* to carry the rifle. [End of Procedure]
- 12. *Initiates* emergency procedures, such as:
 - a. Use of Deadly Force, [See OPS 12420]
 - b. Rapid Deployment for Active Shooter. [See OPS 12106]
- 13. *Uses* the rifle, if reasonable and necessary [See Glossary], in accordance with training received. [See OPS 12420]

D. Storage of Rifle

Rifle Trained Officer

- 1. If the Department vehicle *will not* be manned for the next tour *or* if a RTO is relieved by another officer who is *not* a RTO,
 - a. unloads the rifle, and
 - b. *secures* the rifle and ammunition into the weapons drawer/universal rifle mount *and*
 - c. notifies a Supervisor for entry into the Rifle Logbook.
- 2. If the Department vehicle becomes mechanically disabled,
 - a. *transfers* and *secures* the rifle and ammunition to another Department vehicle equipped with a weapons drawer or universal rifle mount, *or*
 - b. *transfers* and *secures* the rifle to an authorized rifle site within the command,
 - c. *notifies* a Supervisor for entry into the Rifle Logbook.

Rifle Trained Officer

- 3. If the RTO is a non-uniformed member and was assigned the rifle for just one tour,
 - a. *inspects* the rifle, *and*
 - b. unloads the rifle, and
 - c. transports the rifle to the command, and

Rifle Deployment

OPS 12470 0

- d. secures the rifle and ammunition in an authorized rifle site,
- e. makes entry into the Rifle Logbook.

E. Rifle Coordinator Review

Rifle Coordinator

- 1. Ensures that RTOs:
 - a. are scheduled for quarterly rifle training sessions, and
 - b. successfully complete required training sessions.
- 2. If a RTO fails to successfully complete a required training session, *removes* the officer from the list of RTOs and *distributes* the list to Supervisors in the command.
- 3. *Maintains* contact with FTU to ensure the list of RTOs is accurate.
- 4. *Updates* the master list to reflect any changes in RTO personnel.
- 5. *Performs* quarterly reviews to ensure all RTOs assigned to the command are included on the master list of RTOs.

Commanding Officer

6. *Ensures* any and all Rifle Trained Officers under his/her command fully understand and comply with all guidelines in this procedure.

PDCN Form 161 - 7/14

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK UNINTENTIONAL FIREARM DISCHARGE REPORT

REFERENCE DOCUMENT: ADM 1220

DATE OF INCIDENT		TIME OF INCIDE	NT F	IREARM DISC	HARGE II	NCIDENT NO.	FIREARM	SERIAL NO.	TYPE OF	WEAPON	
RANK	LAST NA	ME		FIRST			SERIAL NO.	COMMAND		SEX	
										☐ MALE ☐ FEMALE	E
NASSAU COUNTY PRECINCT OF OCCURRENCE		S/PLACE OF OCCUR ounty and State if Outs		'		LOCATION CON	MERCIAL	☐ OPEN LAND		☐ INDOOR ☐ IN VEHI	CLE
WEATHER CONDITI	ONS 🗆	SUN CLC	DUDS 🗆 N	WIND	FOG	LIGHTING COM	NDITIONS INSID	E UNLIGHTED	LIGHTING	CONDITIONS OUTSIDE	
☐ RAIN ☐ SI	_	OTHER (specify)	_	·······		☐ GOOD	□ POOR □	FLASHLIGHT USED	☐ DAYL	.IGHT □ DUSK/DAWN □ DA	ARK
DUTY STATUS	C	OFFICER'S ATTIRE	UNIFORM		OFFICER Y ARMOU	WEARING		ASSIGNMENT TYPE	<u> </u>	☐ FOOT ☐ TRAFFIC	
□ ON □	OFF	☐ UNDERCOVER	☐ PLAINCLOTH		☐ YE] NO	☐ RMP	☐ OTHER	(Specify)	_
	CER'S WEA		IF CONCEALE OF WEAPON		DISCH WEAPO	E TIME OF ARGE, HAD ON N/A OTH	FALLEN	□ BEEN DROPPED	☐ RIG	FICER FIRE GHT - HANDED BOTH HAN FT - HANDED N/A	NDS
WEAPON DISCHARC	GED FROM	WHAT POSITION	STANDING	G N	IEELING		WAS OFFIC		YES	WAS FIREARM ☐ YES	
☐ CROUCH [PRONE	□ SITTING	□ отн	HER (Specify) _			RUNNING E WEAPON D		□ NO	DRAWN BEFOREHAND NO	
INVESTIGATING SUF	PERVISOR -	NAME	SIGNAT	URE		SERIAL	NO.	COMMAND	DAT	E	
RECOMMENDATION	S / COMME	NTS									
COMMANDING OFF	ICER - NAM	IE	SIGNAT	URE		SERIAL	. NO.	COMMAND	DAT	Е	
RECOMMENDATION	S / COMME	NTS									
DIVISION CHIEF - NA	ME		SIGNAT	URE		SERIAL	. NO.	COMMAND	DAT	Е	
RECOMMENDATIONS	S/COMME	NTS							•		
CHIEF OF DEPARTM	JENT - NAN	1E	SIGNAT	URE		SERIAI	NO.	COMMAND	DAT	E	
RECOMMENDATIONS	S/COMME	NTS									
250											

PDCN Form 258 - Rev. 02/21 Page 1 of 3

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK USE OF FORCE REPORT

NOTE: IF AN INCIDENT INVOLVES THE USE OF A FIREARM, SUPERVISORS WILL COMPLETE PDCN FORM 470, DEADLY FORCE RESPONSE TEAM, FIREARM DISCHARGE INVESTIGATION REPORT

TYPE OF	WEAPON	I/TECHNIQ	UE USED (Check	all that ap	ply): 🗌 PHYSIC	CAL FORCE	E TECHNI	IQUE 🗌 DI	SPLAYED A F	IREARI	M OTHER
INTERM	EDIATE V	VEAPON:	BATON	☐ CAN	INE PRO	OPELLED E	BEANBAG	ROUND [OC SPRA	Y	☐ ECD
DATE OF IN	ICIDENT	TIME	OF INCIDENT	ARREST	NO.	CASE	REPORT N		PRECINCT OF OCCURRENCE		POST
	CONDITION:	_	CLOUDS	☐ WIN	D FOG			INSIDE UNLIG			IONS OUTSIDE DUSK/DAWN
	UNDER WH	AT CIRCUMS							☐ ARREST (desc	ribe)	
			NFRONTED? BU			ON OFFICER		T ON CITIZEN	OTHER (explai	n)	OOR IN VEHICLE
SUBJECT			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20 0/1401 10041						□ OU-	_
INFO.	LAST NAME				FIRST		M.I.	DATE OF BIR	TH	SEX	MALE FEMALE
	HEIGHT	WEIGHT	RACE WHIT	TE ASI	AN			ETHNICITY	HISPANIC	SUBJEC	T ARRESTED
			☐ BLAC	СК 🗌 ОТН	HER (specify)				NON-HISPANIC		
MEMBER USING F	•	ANK	LAST NAME		FIR:	ST		SERIAL NO.	COMMAND		ON DUTY YES
APPLIC	ABLE CC	NDITIONS	PRIOR TO US	SE OF FO	RCE (check all	that apply):					
Subject's Actions: DID THE SUBJECT APPEAR TO BE UNDER THE INFLUENCE OF:											
Activel Deadly Weapo Type Actual	Passively Resistant										
Used/I Used (Other :	Discharged Other Wea	Firearm . pon		 		re knowli Rning Give		Prior Cı History	ontact(s) riminal History of Violence		YES NO NO NO NO NO NOT FEASIBLE
Use of	Force Ne	cessary to):		ADDITION	AL INFORM	ATION: _				
Defend Defend Make A Preven Other .	I Self I Another . Arrest It Escape .										
DID USE (OF FORCE	RESULT IN:	☐ NO VISIBL	E INJURY	PHYSICAL F	PAIN P	HYSICAL	INJURY 🗌 S	SERIOUS PHY	SICAL	INJURY DEATH
MEDICA	JECT REG L TEATME	NT	YES NO	1	DID SUBJECT	LTH TEATN	MENT	☐ YES	□ NO	A	SSESSED BY PM
TAKEN	TO HOSP	ITAL	☐ YES ☐ NO	,	IF TRANSPO	RTED, WHE	RE				
AMBULA ASSIGN	NINCE	3. NO.	RANK	LAST NAME			FIRST		SERIAL I	NO.	COMMAND
INTERME	EDIATE W	EAPON(S)	USED (See Pag	ge 2 if OC S	Spray or ECD wa	as used)		ERMEDIATE W	EAPON(S) DIS	SPLAYE	ED BUT NOT USED
* If k	* If baton used, indicate serial number: ** If canine used, indicate dog's name and shield number:										
Was the	Vas the use of the intermediate weapon(s) effective? ☐ YES ☐ NO If not effective, explain:										

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Broken Bones

Other (specify)

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK USE OF FORCE REPORT

				0010			•						
CASE REPORT NO	:		MEMBER	USING FOR	CE:								
OLEORESIN CAPS	SICUM (OC) U	JSED							□ ос	DISPLAYE	D BUT	NOT L	ISED
OC SERIAL NO.	DISTANCE FROM SUBJECT WHEN SPRAYED (Feet)		5	HALF-SECO	ND	DURATION OF SPRAY (Seconds)	TA	OW LONG DIE AKE TO BECO VE (Seconds)	D THE OC OME EFFEC				6 OT EFFECTIVI
WHERE WAS DEYESUBJECT SPRAYED MOU	_	FOF	S FURTHER L RCE NECESS. ER SPRAYING		(Describe)			WAS OC EFFEC		YES NO (Explair	1)		
WHAT WAS SUBJECT'S REACTION TO BEING SPRAYED	☐ RETREATED ☐ ASSAULTED			ED FACE C	ONTINUED A			STOPPED AC	TIVITY	_	OPPED	WEAPON	
STEPS TAKEN TO DECONTAMINATE SUBJECT	COLD \			FRESH AIR HOSPITAL		HOW LOI EFFECT DISSIPATI	OF OC	ORE prox. Minutes)	□ 10 □ 60	□ 20 □ 90		30 > 90	☐ 45
DESCRIPTION OF TREATM	MENT												
ELECTRONIC CON	ITROL DEVIC	E (ECD)	USED		1				☐ ECI	D DISPLAY	ED BU	JT NOT	USED
ECD SERIAL NO.		IUMBER OI DISCHARGE		NUMBER OF HITS	DISTANCE WHEN ECI DEPLOYED		Т	DID OFFICE SECOND SE) AND DISCHA DBES	∖RGE	_	YES NO
APPLICATION DISP			OCATION OF	PROBES ON SU	IBJECT'S BO	DY			DID	PROBES PEN	1ETRATE	_	_
DESCRIBE SUBJECT'S C		iE					WAS	THE ECD		RY EFFECTIVI		EFFECTIV	_
							11110	THE EOD	_	T EFFECTIVE			NOT MADE
IF NOT EFFECTIVE OR	IF CONTACT NOT	Γ MADE, V	WHY 🗌 SU	BJECT MOVED	☐ MI	SSED	_ MA	LFUNCTION		ONE PROBE			
☐ HEAVY CLOTHING	☐ CLOSE PR	OBE STRIE	KES 🗆 LO	W MUSCLE MAS	s 🗆 01	THER							
SUBJECT'S REACTION T	O THE ECD (Be S	Specific)											
PHYSICAL FORCE	TECHNIQUE	/ OTHER	R WEAPON	l (check all 1	hat apply	·):							
PHYSICAL FORCE:				COMPLIANCE / C	ONTROL HO	LD:			OTHER	(specify and e	explain b	elow)	
☐ EMPTY HAND ☐	MARTIAL ARTS 1	FECHNIQUE	≣	☐ TWIST LOC	k □	TAKE DOWN							
□ кіск □	OTHER (specify)			☐ WRIST LOC	K 🗆	OTHER (spec	ify)						
□ PUNCH				☐ PRESSURE	POINT _								
Was this effective?	YES [] NO [Describe ho	ow the techni	que was u	sed. If not	effectiv	e, explain.					
SUBJECT'S INJUF a given weapon/ted			n the body	Ω		Ω		С	heck all	that apply:			
				()	(1	N	one Visib	ole			
A = Intermed	diate Weapons	(specify)		11	11	11	1	В	ruises				
B = Oleores	sin Capsicum			11	1	1	1	А	brasions.				
C = ECD-I	Orive Stun Only	/		To 1	1	11+1	13	La	aceration	s			

D = ECD - Contact Point

E = Other

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK USE OF FORCE REPORT

CASE	REPO	ORT NO:		MEN	BER USING FORCE	CE:							
WERE	ANY	MEMBER	RS INJURED AT	SCENE	(include members	who were	expose	d to OC)	□ Y	ES [] NO		
	RANK	LAST N	AME	FIRST	SERIAL NO.	COMMANI	O IN	JURY NO.	HOW	INJURE	D		
1.													
2.													
3.													
4.													
ADDIT	IONA	L MEMBE	RS AT SCENE	☐ YES	□ NO								
F	RANK		LAST NAME		FIRST			SERIAL	NO.			COMMAND	
1.													
2.													
3.													
4.													
ADDIT	IONA	L COMME	NTS / NARRATI\	/E									
PREPA	RED	RANK	LAST NAME		FIRST	SEF	RIAL NO.	COMMAND		SQUAD		UNIFORM	ON DUTY
BY												☐ PLAINCLOTHES	☐ OFF DUTY
	RAN	(/ NAME			SIGNATURE				SERIAL	NO.	DATE		
/ISOR	RECO	OMMENDATIC	NS / COMMENTS										
SUPERVISOR REVIEW													
13													
	RANK	/ NAME			SIGNATURE				SERIAL	NO.	DATE		
EW	BECC	MMENDATIC	NS / COMMENTS										
CO REVIEW	RECO	DIVINIENDATIC	INS / COMMENTS										
8													
	NAME	:			SIGNATURE				SERIAL	NO	DATE		
YHEF V		-							OLI (I) (L	. 110.			
DIVISION CHIEF REVIEW	RECO	OMMENDATIO	NS / COMMENTS										
DIVIG	-												
	NAME				SIGNATURE				SERIAL	NO.	DATE		
/IEW	DECC	MMENDATIO	NS / COMMENTS										
COD REVIEW	REU	oviivieNDATIC	NS / COMMENTS										
ŏ		253											

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK ANIMAL DESTRUCTION FORM

REFERENCE DOCUMENT: OPS 6210 OPS 6220

DATE OF INCIDENT	TIME OF INCIDENT		PRECINCT OCCURREN		POST	FIRE	ARM DIS	SCHARGE INCII	DENT NO:
LOCATION OF OCCURRENCE			•		LOCATION TYPE	•			☐ INDOOR ☐ OUTDOOR
MEMBER INFORMATION									
RANK LAST NAME		FIRST		SERIAL NO.	COMMAND		ON DUTY	☐ YES	SEX MALE FEMALE
ANIMAL TYPE						·			
□ DOG □ CAT □ F	RACCOON SQ	UIRREL [DEER [] (OTHER (Specify)					
WAS ANIMAL SECURED			DID ANIM	IAL APPEAR	DISEASED	W	/AS A	NIMAL AG	GRESSIVE
☐ YES	□ NO			☐ YES	□ NO		I	☐ YES	□ NO
WEAPON USED	FIREARM (# OF	ROUNDS USED):)	□ отн	ER (specify)	·		WAS ANIM	AL DESTROYED
☐ TRANQUILIZER GUN	(# OF	HITS ON TARGE	ET:)	□ N/A					☐ YES ☐ NO
OWNER KNOWN	OWNER AT SC	ENE			DELIVERED TO		<u> </u>		
☐ YES ☐ NO	☐ YES ☐] NO	☐ TOWN FACIL	ITY 🗆	DEPT. OF HEALTH	OWNER		OTHER	
PREPARED BY NAME RANK		SIGNA	TURE		SERIAL NO.	COMMANI		DATE	
INVESTIGATING NAME SUPERVISOR		SIGNA	ATURE		SERIAL NO.	COMMANE)	DATE	
RECOMMENDATIONS / COMMENTS									
COMMANDING NAME OFFICER		SIGNA	TURE		SERIAL NO.	COMMANI)	DATE	
RECOMMENDATIONS / COMMENTS									
					<u> </u>				
DIVISION CHIEF NAME		SIGNA	ATURE		SERIAL NO.	COMMANI	ט	DATE	
RECOMMENDATIONS / COMMENTS									

DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

COVER PAGE AND INSTRUCTIONS

FIREARM	DISCHARGE	INCIDENT	NO:	

THIS FORM WILL BE USED TO FACILITATE AN ADMINISTRATIVE INVESTIGATION WHEN MEMBERS OF THE FORCE ARE INVOLVED IN A FIREARM DISCHARGE INCIDENT. IT WILL BE THE RESPONSIBILITY OF THE DESIGNATED DEADLY FORCE RESPONSE TEAM COORDINATOR TO SEE THAT ALL PORTIONS OF THIS REPORT ARE COMPLETED.

SECTION A (Page 2)	INCIDENT INFORMATION: TO BE PREPARED BY THE DFRT COORDINATOR FOR EACH INCIDENT.
SECTION B (Pages 3-6)	MEMBER INFORMATION AND MEMBER INTERVIEW: TO BE PREPARED BY DFRT MEMBER FOR <u>EACH</u> MEMBER WHO DISCHARGED A FIREARM. PREPARED BY:
SECTION C (Pages 7-10)	MEMBER INFORMATION AND MEMBER INTERVIEW: TO BE PREPARED BY DFRT MEMBER FOR <u>EACH</u> INVOLVED MEMBER WHO <u>DID NOT</u> DISCHARGE A FIREARM. PREPARED BY:
SECTION D (Page 11)	MEMBER FIREARM: TO BE PREPARED BY CARETAKER SUPERVISOR FOR <u>EACH</u> MEMBER WHO DISCHARGED A FIREARM AND ANY MEMBER IN THE PROXIMITY. PREPARED BY:
SECTION E (Page 12)	SUBJECT INFORMATION: TO BE PREPARED BY DFRT MEMBER OR DESIGNEE. PREPARED BY:
SECTION F (Pages 13-14)	GENERAL SCENE INFORMATION: TO BE PREPARED BY DFRT MEMBER. PREPARED BY:
SECTION G (Page 15)	FIREARM/FTU REVIEW: TO BE PREPARED BY POLICE ACADEMY COMMANDING OFFICER OR HIS DESIGNEE FOR <u>EACH</u> MEMBER WHO DISCHARGED A FIREARM. PREPARED BY:
SECTION H (Page 16)	REVIEW: TO BE PREPARED BY THE DUTY INSPECTOR, THE DUTY CHIEF/DFRT COORDINATOR, AND THE CHIEF OF DEPARTMENT.
NOTE:	IF MULTIPLE MEMBERS DISCHARGED FIREARMS, SECTIONS E AND F WILL ONLY BE PREPARED ONCE.

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

REFERENCE DOCUMENTS: OPS 12420

BLOID ENT BUE			NW DISCHAI	RGE INCIDE	IN I IN	<u>. </u>									
INCIDENT INF															
DATE OF INCIDEN	Т	TIME OF INCIDENT		CASE REPOR	T NO.	ARF	REST NO).				BER INVOL			
EXACT ADDRESS	/PLACE OF	OCCURRENCE OF PRIM	ARY LOCATION							MUL	HPLE ME	MBERS INV	ZIP CODE		
270101713211200	7. 2.02 0.	oodonne.nde en rrain	7.11.1 2007111011											-	
LOCATION TYPE (PRIMARY LO	DCATION)	ERCIAL F	RESIDENTIAL		INDOOR		IN VEH	IICLE	PCT OF O	CCURRE	NCE	POST I	NO.	
☐ OPEN LAND	☐ OTHE	ER (Explain)				OUTDOOR									
EXACT ADDRESS	PLACE OF	OCCURRENCE OF SECO	NDARY LOCATION	NC									ZIP CO	DE	
LOGATION TYPE	LOCATION TYPE (SECONDARY LOCATION) COMMERCIAL RESIDENTIAL INDOOR IN VEHICLE PCT OF OCCURRENCE														
							POST	NO.							
MEMBER(S) INVOLVED															
NAME MEMBER 1			SHIELD NO.	SERIAL NO.	CC	DMMAND	ASSIG POST	NED		DISCHARGE FIREARM	D \square	WITNESSI DISCHAR		ARRIVED SHORTLY	AT SCENE AFTER
INTERVIEWED BY	☐ YES	IE VES				INTERVIEW	ED BY	П	/EC			DISCHAR	3L	DISCHAR	GE
INTERVIEWED BY ADMINISTRATIVE INVESTIGATOR NAME MEMBER 2	☐ NO	NAME OF INVESTIGATOR				CRIMINAL INVESTIGAT		' L		IF YES, NAME OF INVESTIGATOR					
NAME MEMBER 2		IIVEOTIOATOR	SHIELD NO.	SERIAL NO.	C	DMMAND	ASSIG		1_	DISCHARGE	:D	WITNESSE	:D _		AT SCENE
INTERVIEWED BY							POST			FIREARM		DISCHAR		SHORTLY DISCHAR	
						INTERVIEW CRIMINAL	ED BY			IF YES, NAME OF					
INVESTIGATOR	□ NO	INVESTIGATOR	Tours	T 0==1		INVESTIGA [*]	_	<u></u>		INVESTIGATOR	R				
NAME MEMBER 3 INTERVIEWED BY ADMINISTRATIVE INVESTIGATOR			SHIELD NO.	SERIAL NO.	100	DMMAND	ASSIG POST	INED		DISCHARGE FIREARM	D 🗆	WITNESSE DISCHARG		SHORTLY DISCHAR	
INTERVIEWED BY	☐ YES	IF YES,				INTERVIEW	ED BY		/ES	IF YES,				DISCHAR	JC
ADMINISTRATIVE INVESTIGATOR	□ NO	NAME OF INVESTIGATOR				CRIMINAL INVESTIGAT	ГOR	□ N		NAME OF INVESTIGATOR	l				
NAME MEMBER 4			SHIELD NO.	SERIAL NO.	C	OMMAND	ASSIC			DISCHARGE	D \square	WITNESSE		ARRIVED SHORTLY	AT SCENE
						T				FIREARM		DISCHARO	E -	DISCHAR	
INTERVIEWED BY ADMINISTRATIVE INVESTIGATOR	☐ YES	IF YES, NAME OF				INTERVIEW CRIMINAL		_ \ _		IF YES, NAME OF					
ADMINISTRATIVE INVESTIGATOR NAME MEMBER 5		INVESTIGATOR	SHIELD NO.	SERIAL NO.		INVESTIGA OMMAND	ASSIG		10	INVESTIGATOR		\\ 4\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		ARRIVED	AT SCENE
INTERVIEWED BY							POST			DISCHARGE FIREARM	ъ 🗆	WITNESSE DISCHAR		SHORTLY	AFTER
INTERVIEWED BY ADMINISTRATIVE	☐ YES	IF YES,	•	•	•	INTERVIEW	ED BY			IF YES, NAME OF					
INVESTIGATOR	□ NO	NAME OF INVESTIGATOR			_	INVESTIGA	TOR			INVESTIGATOR	R				
NAME MEMBER 6			SHIELD NO.	SERIAL NO.	. C	OMMAND	ASSI0 POST			DISCHARGE FIREARM	D 🗆	WITNESSE DISCHAR		ARRIVED SHORTLY DISCHAR	
INTERVIEWED BY ADMINISTRATIVE INVESTIGATOR	☐ YES	IF YES, NAME OF				INTERVIEV CRIMINAL INVESTIGA				IF YES, NAME OF INVESTIGATOR					
NAME MEMBER 7		INVESTIGATOR	SHIELD NO.	SERIAL NO.		OMMAND	ASSIC	SNED	.	DISCHARGE		WITNESSE	:D	ARRIVED	AT SCENE
							POST			FIREARM		DISCHAR		SHORTLY DISCHAR	
INTERVIEWED BY ADMINISTRATIVE INVESTIGATOR	☐ YES	IF YES, NAME OF INVESTIGATOR				INTERVIEV CRIMINAL INVESTIGA				IF YES, NAME OF INVESTIGATOR	₹				
NAME MEMBER 8			SHIELD NO.	SERIAL NO.	. C	OMMAND	ASSIC POST			DISCHARGE FIREARM	D \square	WITNESSE DISCHARG		ARRIVED SHORTLY DISCHAR	
INTERVIEWED BY ADMINISTRATIVE INVESTIGATOR			INTERVIEV CRIMINAL INVESTIGA				IF YES, NAME OF INVESTIGATOR	₹							
ADDITIONAL COM	IMENTS	INVESTIGATOR				1									
25	66														

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM

FIREARM DISCHARGE INVESTIGATION REPORT (This form in its entirety is to be used for NCPD administrative purposes only.)

INCLUDES PAGES 3-6

Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

CASE REPORT NO: FIREARM DISCHARGE INCIDENT NO: MEMBER INVOLVED: MEMBER INFORMATION (MEMBER WHO DISCHARGED FIREARM) RANK SERIAL NO COMMAND SEX MALE ☐ FEMALE MEMBER'S ATTIRE UNIFORM DID MEMBER WEAR ON DUTY □ NO TOTAL YEARS PD IF MEMBER WORE STANDARD ISSUE П BODY ARMOR EXPERIENCE (Include ALL BODY ARMOR, WAS YES (Tour) SPECIAL ISSUE □ PLAINCLOTHES □ UNDERCOVER ☐ YES □ NO THIS Law Enforcement Experience) ASSIGNED ASSIGNED **EMERGENCY** ☐ YES VEHICLE# ☐ 1 - MAN **VEHICLE** VEHICLE LIGHTS USED ☐ OTHER(Specify) 2-MAN NAME: □ NO MARKED ☐ UNMARKED MEMBER'S 10-80 TIME: DATE OF LAST TIME OF LAST MEMBER'S 10-81 TIME **PURSUIT** ☐ NO TOUR WORKED TOUR WORKED □ N/A YES (Provide Blue Team Report No.) WAS MEMBER IF MEDICALLY ☐ YES TREATED, MEDICALLY WAS MEMBER INVOLVED IN PRIOR INCIDENTS OF USE OF DEADLY FORCE COMPLETED BY DFRT MEMBER ☐ NO ☐ YES (Specify all prior dates and types of use) DISCIPLINE PENDING (Check with Member's Command and IAU-DO NOT ASK MEMBER) LITIGATION PENDING ☐ YES (Check with Legal Bureau) \square NO ☐ NO ☐ YES (Specify) DID MEMBER APPEAR IF NO. ACTION TAKEN FIT FOR DUTY ☐ YES ☐ NO ADDITIONAL COMMENTS MEMBER INTERVIEW (MEMBER WHO DISCHARGED FIREARM) BE ☐ CB DISPATCHED ☐ IF CB DISPATCHED, SPECIFY ASSIGNMENT TYPE OR CALL TYPE 1. How did you arrive at the scene? 2 CAME UPON SCENE DURING INVESTIGATION RESPONDED TO REQUEST FOR ASSISTANCE PAGE ■ NOTIFIED BY OTHER (Explain) THIS Did you receive additional information (via radio) from OTHER UNITS AT SCENE ☐ CB DISPATCH П OTHER RESPONDING UNITS П Under what circumstances was the subject confronted? ☐ BUSINESS DISPUTE ☐ ASSAULT ON CITIZEN ☐ ASSAULT ON OFFICER ☐ FAMILY DISTURBANCE ☐ MENTAL AIDED ☐ BURGLARY П DRUG SALE П PRISONER ☐ PROWLER ROBBERY ☐ SUSPICIOUS PERSON □ VTL STOP ☐ NEIGHBOR DISPUTE ARREST (Describe) OTHER (Explain) □ DARK 4. Describe the lighting conditions outside DAYLIGHT DUSK / DAWN 5. If inside, describe lighting conditions FLASHLIGHT USED GOOD POOR UNLIGHTED □ N/A 6. Describe the weather conditions CLEAR SUN ☐ CLOUDS WIND ☐ FOG RAIN SNOW ☐ OTHER(Specify) 7 How many subjects were involved? 8. Did you have knowledge of the subject(s) prior to this incident? ☐ YES 257

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

BINCLUDES

Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

CASE REPORT NO: FIREARM DISCHARGE INCIDENT NO: **MEMBER INVOLVED:** Subject 1 Name (Per Interviewer): LASTNAME FIRST NAME 9. From where did you have knowledge of CB | YES **PRIOR** ☐ YES OTHER YES ☐ YES MEMBER(S) □ NO CONTACT Subject 1? П мо □ NO Пио П мо Explain: 10. What did you know about Subject 1? FIRST NAME MALE HEIGHT _ AGE (Include nickname, street name, alias, etc.) LAST NAME FEMALE | WEIGHT **ETHNICITY** Additional Info: Subject 2 Name (Per Interviewer): LASTNAME FIRST NAME 11. From where did you have knowledge of ☐ YES WITNESS(ES) ☐ YES ☐ YES ☐ YES OTHER | YES OTHER CONTACT MEMBER(S) Subject 2? □ NO □ NO □ NO ☐ NO П ио Explain: MEMBER 12. What did you know about Subject 2? FIRST NAME MALE **HEIGHT** (Include nickname, street name, alias, etc.) LAST NAME FEMALE □ WEIGHT ETHNICITY_ DFRT Additional Info: Subject 3 Name (Per Interviewer): FIRST NAME 'n 13. From where did you have knowledge of CB | YES WITNESS(ES) ☐ YES OTHER | YES ☐ YES COMPLETED CONTACT | NO Subject 3? MEMBER(S) □ NO □ NO □ NO □ NO Explain: 14. What did you know about Subject 3? FIRST NAME MALE П HEIGHT AGE (Include nickname, street name, alias, etc.) LAST NAME FEMALE WEIGHT_ ETHNICITY Additional Info: ဥ SUBJECT 1 SUBJECT 2 SUBJECT 3 PAGE 15. Did you have knowledge of the subject having a prior criminal history? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO - THIS 16. Did you have knowledge of the subject having a history of violence? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO Explain: MEMBER INTERVIEW 17. Was a weapon reported to be involved? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO If yes, specify weapon type: 18. Did you observe the subject with a weapon? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO 19. Did the subject offer verbal resistance? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO 20. Did the subject offer passive resistance? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO 21. Did the subject physically resist? ☐ YES ☐ NO ☐ YES ☐ NO 22. Did the subject have a weapon? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO If yes, specify weapon type: 23. Did the subject use or discharge a firearm? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO 24. Did the subject appear to be under the influence of drugs? ☐ YES ☐ NO ☐ YES ☐ NO ☐ YES ☐ NO 25. Did the subject appear to be under the influence of alcohol? ☐ YES ☐ NO 26. Did the subject appear to have a mental illness? ☐ YES ☐ NO Explain:

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

INCLUDES PAGES 3-6

Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

CAS	E REPORT NO:	FIREARM DISCHARGE INCIDEN	IT NO:	MEMBER INVOLVED:
27.	Why was the use o	f force necessary? TO CONTROL SUBJECT	☐ TO DEF	END SELF
		☐ TO PREVENT ESCAPE	OTHER	(Specify)
28.	Was a warning giver	n prior to use of force?		☐ YES ☐ NO
	If yes, was the warn	ing		☐ VERBAL ☐ A WARNING SHOT
	Who issued the war	ning?		
29.	Did you have a taction	cal plan beforehand?		☐ YES ☐ NO
30.	Did you communicate v	vith another Department member immediately prio	r to discha	rge? 🗌 YES 🔲 NO
	Explain:			
31.	Did you observe cove	er?		☐ YES ☐ NO
32.	Were you able to us	e cover?		☐ YES ☐ NO
í				
33.	Did you observe con-	cealment?		☐ YES ☐ NO
34.	Were you able to us	e concealment?		☐ YES ☐ NO
i	•			
35.	Was the encounter of	confrontational?		☐ YES ☐ NO
3				
36.	If confrontational was	there a physical struggle prior to discharge	?	☐ YES ☐ NO
1	Explain:	and a physical energy photocol to allocate go	·	
37	•	gle, did you maintain control of your firearm?		☐ YES ☐ NO
!	ii tilele was a strage	gie, ala you maintain control or your meann:		
30	Mhoro was the firea	rm on your body prior to discharge?		IN HOLSTER ☐ ON BELT ☐ AT ANKLE ☐ OTHER
; 36.	If other, explain:	mir on your body prior to discharge:		IN HOLSTER ON BELT AT ANALL OTHER
30	Was your firearm dis	charge intentional?		VEC. II NO
; 33.	vvas your meann dis	charge intentional:	Ш	YES NO
40	At the time of disch	and whom was very fine and	П	IN HAND ☐ KNOCKED FROM ☐ HAD FALLEN/ OTHER
40.	If other, explain:	arge, where was your firearm?		YOUR HAND BEEN DROPPED DOWNER.
	•			BEFORE DURING IMMEDIATELY
41.		you draw your firearm?		ENCOUNTER ☐ ENCOUNTER ☐ BEFORE FIRING
42	Explain:	harrad at		
42	Was the firearm disc	narged at		A PERSON AN ANIMAL A VEHICLE OTHER
10	If other, explain:			
43.	Were you running be	efore your firearm discharged?		YES NO
				STANDING KNEELING SITTING CROUCHING
44.	What position were	you in when your firearm discharged?		MOVING / RUNNING PRONE OTHER
	If other, explain:			
45.	Did you have time to	aim?		YES NO
46	Did you use sights?			YES NO
	,			
	D: 1			RIGHT- HANDED
47.	Did you fire			HANDED HANDS N/A
48.	Approximately how fa	ar were you (in feet) from the subject / target	when the	first shot was fired?
	259			

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM

FIREARM DISCHARGE INVESTIGATION REPORT (This form in its entirety is to be used for NCPD administrative purposes only.)

INCLUDES PAGES 3-6

Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge

Incident Number, and Member's name on each additional page.

CASE REPORT NO:	FIREARM DISCHARGE INCIDENT NO:	МЕМВЕ	R INV	OLVED			
	loaded at the time of discharge?			□ NO		IKNOWN	
50 Was your firearm "topp	ed off" at the time of discharge?	П	YES	□ NO		IKNOWN	
oo. was your meann topp	ed on at the time of discharge:		ILO			INIOVIII	
51. Did you reload?			YES	□ NO			
52. If you reloaded, did you	discharge your firearm again?		YES	□ NO	□ N/A	4	
53. Did you have difficulty	reloading?		YES	□ NO			
54. How many shots do yo	u think you fired?						
54. How many shots do you							
	u think hit the target?						
56. How many shots do yo	ou think were fired single-action?						
57. How many shots do yo	ou think were fired double-action?						
58. Were you carrying a s	econd firearm?		YES	□ NO			
58. vvere you carrying a s	second firearm, did you use it?		YES	□ NO	N//		
1 59. If you were carrying a	second meanin, did you use it?		TES	NO	□ N//	4	
	ne scene, did you observe other persons?	☐ OTHER FORCE ☐ MEMBERS ☐	CIVILIAN MEMBEI	RS 🗆	BYSTAN	DERS [NO OTHE PERSONS
	ple:						
	f other persons' positions at the scene upon your arri	val?	YES	□ NO			
	fire notential?		YES				
62. Did you consider cross							
I ha ilin voli consider lising	an alternative method of force?		YES	□ NO			
Describe: 64. Was an alternative me	thod of force available and feasible?		YES	□ NO			
Explain:							
65. Were there obstacles	petween you and the threat?		YES	□ NO			
Describe:							
66. Did any other person	discharge a firearm? ons/agency affiliation, if possible:		YES	□ NO	UN	IKNOWN	
Trovido Hamooracconpu	stickagency animation, in possible.						
67. If yes, do you know whe	re the other persons were at the time they discharged	I their firearms?	YES	□ NO			
Describe their position(s):						
68. Where were you where	others discharged their firearms?						
PREPARED BY RANK/NAME	SIGNATURE					SERIAL NO	<u> </u>
IVANIX/ IVANIL	GIGNATURE					OLIVIAL IV	J.
LOCATION OF INTERVIEW			DATE	OF INTER	RVIEW	TIME OF I	NTERVIEW
ADDITIONAL COMMENTS			-1			ı	
260							

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM

FIREARM DISCHARGE INVESTIGATION REPORT (This form in its entirety is to be used for NCPD administrative purposes only.)



Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

CASE REPORT NO: FIREARM DISCHARGE INCIDENT NO: MEMBER INVOLVED: MEMBER INFORMATION (MEMBER WHO DID NOT DISCHARGE FIREARM) RANK FIRST SERIAL NO. COMMAND SEX MALE ☐ FEMALE MEMBER'S ATTIRE UNIFORM DID MEMBER WEAR ON DUTY □ NO TOTAL YEARS PD IF MEMBER WORE STANDARD ISSUE П BODY ARMOR EXPERIENCE (Include ALL BODY ARMOR, WAS YES (Tour) SPECIAL ISSUE □ PLAINCLOTHES □ UNDERCOVER ☐ YES Law Enforcement Experience) □ NO THIS ASSIGNED ASSIGNED EMERGENCY ☐ YES VEHICLE# ☐ 1 - MAN **VEHICLE** VEHICLE LIGHTS USED ☐ RMP ☐ OTHER(Specify) 2-MAN NAME: □ NO MARKED ☐ UNMARKED MEMBER'S 10-80 TIME: DATE OF LAST TIME OF LAST MEMBER'S 10-81 TIME **PURSUIT** ☐ NO TOUR WORKED TOUR WORKED ☐ YES (Provide Blue Team Report No.) □ N/A WAS MEMBER IF MEDICALLY ☐ YES TREATED, MEDICALLY WAS MEMBER INVOLVED IN PRIOR INCIDENTS OF USE OF DEADLY FORCE COMPLETED BY DFRT MEMBER ☐ NO ☐ YES (Specify all prior dates and types of use) DISCIPLINE PENDING (Check with Member's Command and IAU-DO NOT ASK MEMBER) LITIGATION PENDING ☐ YES (Check with Legal Bureau) \square NO ☐ NO ☐ YES (Specify) DID MEMBER APPEAR IF NO. ACTION TAKEN FIT FOR DUTY? ☐ YES ☐ NO ADDITIONAL COMMENTS MEMBER INTERVIEW (MEMBER WHO DID NOT DISCHARGE FIREARM) BE ☐ CB DISPATCHED ☐ IF CB DISPATCHED, SPECIFY ASSIGNMENT TYPE OR CALL TYPE 1. How did you arrive at the scene? 2 RESPONDED TO REQUEST FOR ASSISTANCE CAME UPON SCENE DURING INVESTIGATION PAGE ☐ NOTIFIED BY OTHER (Explain) THIS Did you receive additional information (via radio) from ☐ CB DISPATCH OTHER UNITS AT SCENE OTHER RESPONDING UNITS П П Under what circumstances was the subject confronted? ☐ ASSAULT ON CITIZEN ☐ ASSAULT ON OFFICER ☐ BUSINESS DISPUTE ☐ BURGLARY DRUG SALE П ☐ FAMILY DISTURBANCE ☐ MENTAL AIDED PRISONER ☐ PROWLER ROBBERY ☐ SUSPICIOUS PERSON □ VTL STOP □ NEIGHBOR DISPUTE ARREST (Describe) OTHER (Explain) 4. Describe the lighting conditions outside □ DARK DAYLIGHT DUSK / DAWN 5. If inside, describe lighting conditions FLASHLIGHT USED GOOD POOR UNLIGHTED □ N/A 6. Describe the weather conditions WIND CLEAR SUN ☐ CLOUDS ☐ FOG RAIN ☐ OTHER(Specify) SNOW 7 How many subjects were involved? Did you have knowledge of the subject(s) prior to this incident? ☐ YES NO 261

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)



Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

FIREARM DISCHARGE INCIDENT NO: **MEMBER INVOLVED:** Subject 1 Name (Per Interviewer): LASTNAME FIRST NAME CB YES OTHER | YES 9. From where did you have knowledge of WITNESS(ES) YES ☐ YES PRIOR ☐ YES CONTACT Subject 1? □ NO MEMBER(S) □ NO □ NO □ NO □ NO Explain: 10. What did you know about Subject 1? FIRST NAME MALE HEIGHT AGE (Include nickname, street name, alias, etc.) LAST NAME FEMALE WEIGHT **ETHNICITY** Additional Info: Subject 2 Name (Per Interviewer): LASTNAME FIRST NAME 11. From where did you have knowledge of CB ☐ YES WITNESS(ES) YES ☐ YES ☐ YES OTHER OTHER | YES MEMBER(S) □ NO CONTACT Subject 2? □ NO ☐ NO ☐ NO Explain: 12. What did you know about Subject 2? FIRST NAME HEIGHT MALE AGE (Include nickname, street name, alias, etc.) LAST NAME FEMALE ETHNICITY_ WEIGHT MEMBER Additional Info: Subject 3 Name (Per Interviewer): LASTNAME FIRST NAME 13. From where did you have knowledge of CB | YES WITNESS(ES) TYES PRIOR ☐ YES OTHER ☐ YES OTHER | YES DFRT MEMBER(S) □ NO CONTACT | NO Subject 3? □ NO П № □ NO Explain: ¥ 14. What did you know about Subject 3? HEIGHT _ FIRST NAME MALE AGE COMPLETED (Include nickname, street name, alias, etc.) LAST NAME FEMALE □ WEIGHT **ETHNICITY** Additional Info: MEMBER ARRIVED AT SCENE 🔲 PRIOR TO FIREARM DISCHARGE 🖂 AT TIME OF FIREARM DISCHARGE 🖂 AFTER FIREARM DISCHARGE IN ALL CASES, THE MEMBER SHOULD DISTINGUISH BETWEEN THAT INFORMATION WHICH HE ACQUIRED FIRST-HAND AS OPPOSED TO THAT WHICH HE RECEIVED FROM A SECONDARY SOURCE. 9 CHECK □N/A IF THE MEMBER WAS AT SCENE BUT DID NOT ACTUALLY WITNESS, OR IF HE ARRIVED AT SCENE AFTER, THE FIREARM DISCHARGE. PAGE SUBJECT 2 SUBJECT 3 SUBJECT 1 15. Did you have knowledge of the subject having a prior criminal history? THIS ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A 16. Did you have knowledge of the subject having a history of violence? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A MEMBER INTERVIEW Explain: 17. Was a weapon reported to be involved? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A If yes, specify weapon type: 18. Did you observe the subject with a weapon? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A □ YES □ NO □ N/A 19. Did the subject offer verbal resistance? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A 20. Did the subject offer passive resistance? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A 21. Did the subject physically resist? ☐ YES ☐ NO ☐ N/A 22. Did the subject have a weapon? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A If yes, specify weapon type: ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A 23. Did the subject use or discharge a firearm? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A 24. Did the subject appear to be under the influence of drugs? Explain: ☐ YES ☐ NO ☐ N/A 25. Did the subject appear to be under the influence of alcohol? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A 26. Didathe subject appear to have a mental illness? ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A ☐ YES ☐ NO ☐ N/A

Explain:

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)



Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

CASE REPORT NO:	FIREARM DISCHARGE INCIDENT NO:	MEMBER INVOLVED:	
27. Why was the use of force need	cessary? To Control Subject	☐ TO DEFEND ANOTHER	☐ TO MAKE AN ARREST
	☐ TO PREVENT ESCAPE ☐ OTHER (Specify)	□ N/A
28. Was a warning given prior to	use of force?	☐ YES ☐ NO ☐ N/A	
If yes, was the warning		☐ VERBAL ☐ A WARNING SHO)T
Who issued the warning?			
20 Was there are although a manufactured			
If yes, what was said?	cation between officers and the subject(s)?	YES NO N/A	
ii yes, what was salu:			
30. Did you have a tactical plan be	eforehand?	☐ YES ☐ NO ☐ N/A	
31. Did you communicate with another	r Department member immediately prior to dischar	ge? 🗌 YES 🗌 NO 🗌 N/A	
Explain:			
32. Did you observe cover for you	urself or for other officers?	☐ YES ☐ NO ☐ N/A	
33. Were you or other officers able	e to use cover?	YES NO N/A	
34. Did you observe concealment	for yourself or for other officers?	YES NO N/A	
35. Were you or other officers able	e to use concealment?	☐ YES ☐ NO ☐ N/A	
33. Were you or other officers able	s to use conceannent?	L TES L NO L N/A	
36. Was the encounter confrontation	nal?	☐ YES ☐ NO ☐ N/A	
The trie dissumer commentation			
37. If confrontational, was there a	physical struggle prior to discharge?	☐ YES ☐ NO ☐ N/A	
Explain:	-		
38. If there was a struggle, who v	was involved? Provide names/descriptions/agen	cy affiliation, if possible.	
	-		
39. If there was a struggle, did the	member maintain control of his firearm?	☐ YES ☐ NO ☐ N/A	
30 7			
40 Bit	Solvens III Commo		
40. Did you witness the member di	ischarge his lirearm?	☐ YES ☐ NO ☐ N/A	
What did you observe?			
	ember discharged his firearm? Describe your p	position and approximate distance	
(in feet) from the subject/target v	when the first shot was fired.		
42. What did you do when the fire	earm was discharged?		
72. What did you do when the life	saiii was uisulalyeu:		
43. How many shots did you hear?	?		
	-		
44. Did any other person discharge	e a firearm?	☐ YES ☐ NO ☐ N/A	
Provide names/descriptions/agend			
Describe that person's position	· · · · · · · · · · · · · · · · · · ·		
45. When you arrived at the scene	e, did you observe other persons?	OTHER FORCE CIVILIAN MEMBERS	BYSTANDERS NO OTHER PERSONS
Provide names, if possible:			
46. If yes, were you aware of other p	persons' positions at the scene upon your arrival?	YES NO NA	
Explain:			

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)



Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

	CASE REPORT NO:	FIREARM DISCHARGE INCIDENT NO:	MEMB	ER INVO	LVED:	
	47. Did you consider discharging	your firearm?	☐ YES	□ NO	□ N/A	
	48. Why didn't you fire?		☐ YES	□ NO	□ N/A	
	49. Did you consider crossfire pot	ential?	☐ YES	□ NO	□ N/A	
	50. Were there obstacles between	you and the threat?	☐ YES	□ NO	□ N/A	
	Describe:					
2	51. Did you consider using an alte	ernative method of force?	☐ YES	□ NO	□ N/A	
MB	Describe:					
ž	52. Was an alternative method of	force available to you or other officers?	☐ YES	□ NO	□ N/A	
FRT	Explain:	•				
_ ≻	53. Was the use of an alternative	method of force feasible?	☐ YES	□ NO	□ N/A	
B	Explain:		<u> </u>			
SECTION TO BE COMPLETED BY DFRT MEMBER	PREPARED BY					
7	RANK/NAME	SIGNATURE				SERIAL NO.
Š						
Щ	LOCATION OF INTERVIEW			DATE C	OF INTERVIEW	TIME OF INTERVIEW
<u>В</u>						
<u> </u>	ADDITIONAL COMMENTS					
É						
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MEMBER INTERVIEW - THIS						
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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

FIREARM DISCHARGE INVESTIGATION REPORT (This form in its entirety is to be used for NCPD administrative purposes only.)



SECOND FIREARM ON MODEL: SERIAL NO: FIREARM USED ON MODEL: SERIAL NO: SERIAL NO: NO MACHINE SECURED ON MAS FIREARM SECURED ON SECURED ON MEMBER ON FROM GROUND OTHER (Explain) OF FIREARM SECURED ON MEMBER OF FROM GROUND OTHER (Explain) OTH		CASE REPORT NO:	FIREARM DISCH	HARGE INCIDENT NO:	MEMBE	ER INVOLVED:					
FIREARM MAKE MODEL CALIBER SERIAL NO. MAGAZINE/FIREARM CAPACITY DID MEMBER CARRY YES IF YES. MAKE CALIBER MAGAZINE/FA CAPACITY WAS SECOND MAGAZINE/FA CAPACITY DID MEMBER CARRY YES IF YES. MAKE CALIBER MAGAZINE/FA CAPACITY WAS SECOND MAGAZINE/FA CAPACITY DID MEMBER CARRY YES IF YES. MAKE CALIBER MAGAZINE/FA CAPACITY WAS SECOND MAGAZINE/FA CAPACITY DID MEMBER CARRY YES IF YES. MAKE CALIBER MAGAZINE/FA CAPACITY WAS SECOND MAGAZINE/FA CAPACITY DID MEMBER FROM MEMBER FROM GROUND OTHER (Explan) MAGAZINE/FA CAPACITY DID MEMBER FROM MEMBER FROM GROUND OTHER (Explan) DID MEMBER FROM GROUND OTHER (Explan) DID MEMBER FROM GROUND OTHER (Explan) DID MEMBER FROM MEMBER FROM GROUND OTHER (Explan) DID MEMBER FR		TYPE OF FIREARM (MEMBER	₹)								
DID MEMBER CARRY YES FYES. MAKE		MEMBER'S NAME				SERIAL NO.					
BY ONE OF THE ARM ONE ON MODEL: SERIAL NO. FIRE ARM USED ON MODEL: SERIAL NO. FIRE ARM USED ON MAS FIRE ARM USED ON FIRE ARM ON THE CENTER OF THE ARM OF T		FIREARM MAKE	MODEL	CALIBER	SERIAL NO.	MAG.	AZINE/FIREARM CAPACITY				
HOW WAS FIREARM RETRIEVED FROM MEMBER FROM GROUND OTHER (Explain) NUSCED TO PROPERTY BUREAU RELEASED TO CRIMINAL INVESTIGATOR (Name of Investigator) REMAINED WITH MEMBER PROPERTY BUREAU PROP		SECOND FIREARM									
RELEASED TO POLICE ACADEMY (Name of PA Supervisor)	VISOR					,					
INCIDENTS INVOLVING THE USE OF DEADLY FORCE REQUIRE A MANDATORY RESPONSE TO EAO (Contact via CB) WAS EAO CONTACTED YES NO PREPARED BY RANK/NAME SIGNATURE SERIAL NO. PREPARED AT/LOCATION DATE TIME		☐ INVOICED TO	RELEASED TO CRIMINAL INVESTIGATO	R (Name of Investigator)							
INCIDENTS INVOLVING THE USE OF DEADLY FORCE REQUIRE A MANDATORY RESPONSE TO EAO (Contact via CB) WAS EAO CONTACTED YES	RETAKEI		☐ RELEASED TO								
PREPARED BY RANK/NAME SIGNATURE SERIAL NO. PREPARED AT/LOCATION DATE TIME			EADLY FORCE REQUIRE A MANC	DATORY RESPONSE TO EAO ((Contact via CB)						
RANK/NAME SIGNATURE SERIAL NO. PREPARED AT/LOCATION DATE TIME											
PREPARED AT/LOCATION DATE TIME	I			CICNATURE			SEDIAL NO				
		RANK/NAME		SIGNATURE			SERIAL NO.				
ADDITIONAL COMMENTS		PREPARED AT/LOCATION				DATE	TIME				
		ADDITIONAL COMMENTS									

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THIS PAGE TO BE COMPLETED BY DFRT MEMBER

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

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CASE REPORT N	NO:	FIREARM DIS	CHARGE INCIDI	ENT NO:	М	EMBER INVOLVED:		
SUBJECT INFO	RMATION	SINGLE MULT	IPLE					
SUBJECT 1 LAST NA	ME FIRST	ARRESTED _ YES	IF YES, ARREST NO	CHAR	GE	SUBJECT'S NO VISIE	LE INJURY	WOUNDED
		□ NO				CONDITION SCAPED	☐ DECEASED	UNKNOWN
IF WEAPON USED, TYPE OF WEAPON	☐ NONE USED	☐ HANDGUN ☐ KNIFE	IF FIREARM, MAKE	:		CALIBER:	DID SUBJECT	USE/ D YES
LONG GUN	☐ EXPLOSIVE	OTHER	MODEL:		SERIAL NO	:	I DISCHARGE H	IS — □ NO
SUBJECT 2 LAST NA			IF YES, ARREST NO). CHAR	GE	SUBJECT'S NO VISIE	BLE INJURY	WOUNDED
		□ NO				CONDITION	☐ DECEASED	
IF WEAPON USED, TYPE OF WEAPON	☐ NONE USED	☐ HANDGUN ☐ KNIFE	IF FIREARM, MAKI	≣:		CALIBER:		
☐ LONG GUN	☐ EXPLOSIVE [OTHER	MODEL:		SERIAL NO):	DISCHARGE H	IS 🗌 NO
SUBJECT 3 LAST NA	ME FIRST	ARRESTED YES	IF YES, ARREST NO	D. CHAR	GE	SUBJECT'S NO VISIE	BLE INJURY	WOUNDED
		□NO				CONDITION ESCAPED	☐ DECEASED	☐ UNKNOWN
IF WEAPON USED, TYPE OF WEAPON	☐ NONE USED	☐ HANDGUN ☐ KNIFE	IF FIREARM, MAK			CALIBER:		
☐ LONG GUN	☐ EXPLOSIVE [OTHER	MODEL:		SERIAL NO	D:	DISCHARGE F FIREARM	IIS □ NO
SUBJECT'S CO	ONDITION (inc	dicate corresponding le	etter on schema	tic if appli	cable)			
Subject 1		· · · · · ·		Subjec	et 2			
Setting.	0(=)(Check All That A	nnly	e and	8 0/=	Chook Al	I That Apply	_
1.7	11	Check All That A	рріў.	10	1 1	Check A	іі тпас Арріу	•
1		A. NONE VISIBLE	🗆	1	7 6	7		
11 11	11 11	B. BRUISES		10	11 11	XHA	ISIBLE	_
() ()	1) ()	C. ABRASIONS	🗆	()	() ()	(NA)	S	_
20 . N	30/1 L NS	D. LACERATIONS		21	North L	1 7	ONS	
(ar) / (a	V dow	E. BROKEN BONES		(30)	100 100	D. LACERA	TIONS	
1 7 7 7	137	F. GUN SHOT		17	11 11	E. BROKEN	BONES	
MUN	1317	G. OTHER (Specify)		W)		F. GUN SH	OT	
3887	101	G. OTTER (Opecity)	⊔	33	$\mathcal{H} = \mathcal{H}$	G. OTHER (Specify)	
6/06	-COC			0	(A) 199			
Subject 3								
	0	Check All That A	ppiy:	Addition	al Details, If I	Necessary:		
20	20	A. NONE VISIBLE						
6 0	6	B. BRUISES						
1 11 11	11 11	C. ABRASIONS	🗆					
I M N	M. N.	D. LACERATIONS						
100 1 100	Part 1 Val	E. BROKEN BONES	🗆					
\ ft [110	F. GUN SHOT						
1377	11/7	G. OTHER (Specify)	_					
107	701							
213	UU							
SUBJECT 1 ☐ YES ASSESSED	SUBJECT 1 YE	ES IF TRANSPORTED, TO W	HERE AMB. NO.	RANK	LASTNAME	FIRST	SERIAL NO.	COMMAND
BY AMT NO	HOSPITAL N							
SUBJECT 2 YES	SUBJECT 2 YE		HERE AMB. NO.	RANK	LASTNAME	FIRST	SERIAL NO.	COMMAND
BY AMT ☐ NO	HOSPITAL NO		HEDE AMP NO	DANK	LACTNAME	FIRST	OF DIAL NO	COMPANIE
SUBJECT 3 YES	SUBJECT 3 TYE		HERE AMB. NO.	RANK	LASTNAME	FIRST	SERIAL NO.	COMMAND
BY AMT NO	HOSPITAL N	υ						
PREPARED BY			IOMATURE				CEDIAL NO	
RANK/NAME		S	IGNATURE				SERIAL NO	
PREPARED AT/LOCA	ATION					DATE	TIME	
ADDITIONAL COMME	NTS						-	
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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

INCLUDES PAGES 13-14

Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

CASE REF	ORT NO:		FIREARM [DISCHARGE INC	IDENT NO	:	MEM	BER INV	OLVED:		
GENERAL	SCENE	INFORMATION -	WERE ANY ME	EMBERS INJURE	ED AT SCE	NE YES	□ NO				
RANK L	AST NAME	FIRST	SERIAL NO.	COMMAND INJU	JRY NO.	HOW / WHERE	INJURED			N ADMINIST IT RENDERE	
.											
ŀ.											
WERE TI	HERE KN	OWN WITNESSE	S AT SCENE	☐ YES ☐ NO	(Provide	brief details	5)				
WITNESS	NAME	ADDRESS		PHONE #	CELL #	EMAIL ADI	DRESS	STATEMEN YES	T TAKEN NO	STATEMEN	T TAKEN AME
i.											
VERE A	IY BYSTA	NDERS / WITNE	SSES INJURED	☐ YES ☐ NO) (Provi	ide brief deta	ails)				
-											
VAS THE	RE ANY	DAMAGE TO PR	OPERTY 🗆 `	YES NO (De	escribe bel	low)					
THER F	IRST RES	SPONDERS AT	SCENE (Include o	outside law enfor	cement age	encies, Fire D	ept., EAE	3, etc.)	☐ YES	□ NO	
RANK		LAST NAME		FIRST		SERIAL 1	JO.	COMMAND	/AGENCY	FIREARM D	
		E/ (O / TV WILE		TINOT		OLIVIAL I	10.	O O IVIIVIJ (I 4D)	TAGENOT		NO □
•											
·.											
0.											

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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

INCLUDES PAGES 13-14

Note: Check all that apply and provide details as needed. Attach additional pages if necessary, noting Case Report Number, Firearm Discharge Incident Number, and Member's name on each additional page.

CASE REPORT NO:	FIREARM DISCHARGE INC	CIDENT NO:	MEMBER INVOLVED:	
WAS MEDIA PRESENT AT SCEN	E YES NO			
DEPARTMENT MEMBER ASSIGNED TO MEDIA RANK	LAST NAME	FIRST	SERIAL NO.	COMMAND
TO WEEK TO WEEK TO WITH	EACT NAME	TINOT	CERTIFIC INC.	OOMINI ITAB
COMMUNITY NOTIFICATIONS ISS	SUED YES NO			
NAME	AFFILIATION			PHONE
1.				
2.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				
9.				
10.				
ADDENDUMS PREPARED YES		DUONE OVIEDA	NIDEO IMAGE	-0
S	RIME SCENE YES KETCHES/PHOTOS	PHONE CAMERA IMAGES AVAILABLE	☐ YES VIDEO IMAGE AVAILABLE	ES □ YES □ NO
□ NO	□ NO		□ N/A	□ N/A
	ES E-JUSTICE OF ALL SUBJECTS	☐ YES	CRIMINAL HISTORY OF ALL SUBJECTS	☐ YES
FOR EACH MEMBER ☐ N		□ NO	OF ALL SOBJECTS	□ NO
PREPARED BY				
ANK/NAME	SIGNATURE			SERIAL NO.
ANN/ NAME	SIGNATURE			SERIAL NO.
DREDADED AT /LOCATION			DATE	TIME
REPARED AT/LOCATION			DATE	TIME
ADDITIONAL COMMENTS				
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POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM

FIREARM DISCHARGE INVESTIGATION REPORT

(This form in its entirety is to be used for NCPD administrative purposes only.)

G

	CASE REPORT NO:	FIREARM DISC	CHARGE INC	CIDENT N	O:	MEMBEI	R INVOLVED:			
	TYPE OF FIREARM (MEM	MBER)								
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ОТ	RANK/NAME		SIGNATURE					SERIAL NO.		
SECTION	PREPARED AT/LOCATION DATE TIME									
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THIS	ADDITIONAL COMMENTS									
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	FTU INCIDENT REVIEW (TO BE COMPLETED AFTER REVIEW OF INCIDENT)									
	DID FTU RESPOND YES IF YES, WHAT TIME RESPONDING FTU MEMBER TO SCENE DID FTU ARRIVE									
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PDCN Form 470 - 12/18 Page 16 of 16

POLICE DEPARTMENT, COUNTY OF NASSAU, NEW YORK DEADLY FORCE RESPONSE TEAM FIREARM DISCHARGE INVESTIGATION REPORT

FIREARM DISCHARGE INVESTIGATION REPORT (This form in its entirety is to be used for NCPD administrative purposes only.)

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CASE REPORT NO:		FIREARM DISCHARGE INCIDENT NO:	MEMBER	ER INVOLVED:		
	W/SIGNATURES					
	RANK/NAME	SIGNATURE	SERIAL NO.	DATE		
DUTY INSPECTOR	COMMENTS					
	NAME	SIGNATURE	SERIAL NO.	DATE		
	COMMENTS					
DUTY CHIEF/DFRT COORDINATOR	NOME	SIGNATURE	SEDIM NO	Date		
	NAME	SIGNATURE	SERIAL NO.	DATE		
CHIEF OF DEPARTMENT	COMMENTS					
	270					

Use of Force Guidebook

FECTIVE DATE

VISION

Use of Force Glossary

07/08/2016

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Actively Resistant Person/Self-Destructive Behavior: an actively resistant person is one who takes an offensive or a physically resistant action. These actions can take the form of the person standing at the ready and menacing with an object, device, or material capable of inflicting serious injury; the person using bodily force such as punching, striking, scratching, grabbing/holding; the person using active physical resistance to custody or presenting an imminent biohazard threat such as spitting or throwing a biohazard at the member or attempt of same. Also in this category: evading custody (escape), destroying evidence, or attempting to harm self (ingesting narcotics, suicide attempt), making explicit verbal threats to cause injury to the member or others present and which the member reasonably believes the person will carry out that threat. The member objectively and reasonably perceives an actual or imminent threat to self, others or evidence. In the interest of officer safety, members shall be particularly vigilant of persons presenting physical cues of an imminent attack (yawning with outstretched arms, glancing around assessing the environment, staring at the officer's duty belt, balling fists, shifting their body into a fighting stance, etc.).

Deadly Active Person: a deadly active person is one who is presenting a deadly threat with a firearm, edged weapon, deadly ordnance, electronic control device (ECD), motor vehicle, or any other instrument or substance capable of causing death or serious physical injury. Also included is an attempt to disarm the member, incapacitate the member or a life-threatening weaponless assault. The member objectively and reasonably perceives an imminent threat of death or serious physical injury to self or innocent others.

Deadly Force: means force which, under the circumstances in which it is used, is readily capable of causing death or other serious physical injury to another human being. It may involve firearms, but also includes any force or instrument of force (e.g., vehicle, edged weapon) capable of causing death or serious injury. Deadly force includes the firing at or in the direction of a person and head strikes with a police baton or any hard object.

Deadly Force Response Team (DFRT): a team established to respond to incidents involving Members of the Department who have intentionally discharged a firearm at a human being, have unintentionally discharged a firearm causing an injury to another, or have used force, intentional or otherwise, causing serious physical injury or death to another, or any other incident involving the use of force for which the Chief of Department directs a review. The purpose of the DFRT is to investigate these incidents and prepare an administrative report for the Commissioner of Police and the Deadly Force Review Board. The Duty Chief will be designated as the Team Coordinator and will coordinate the response and activities of the following members:

- 1. Duty Chief,
- 2. Duty Inspector,
- 3. Administrative Officer of the member's command,
- 4. Commanding Officer, Police Academy, or his designee,
- 5. Supervisor, Homicide Squad, to conduct the criminal investigation,
- 6. Internal Affairs Unit (IAU), in cases where there appears to be significant deviation from Departmental policies and procedures,
- 7. Medical Administration Office (MAO), in cases where involved officers appear unfit for duty.

Deadly Force Review Board: this board will be a five person board comprised of the Chief of Department (Chairman), Chief of Detectives, Chief of Patrol, the Counsel to the Commissioner and a fifth person to be chosen by the chairman. This Board will be responsible for reviewing, investigating, evaluating and making recommendations to the Commissioner of Police for all incidents involving the following use of deadly force by a Member of the Department:

- 1. an intentional firearm discharge at a human being, or
- 2. an unintentional firearm discharge causing an injury to another, or
- 3. the use of force, intentional or otherwise, causing serious physical injury or death to another. *or*
- 4. any other incident involving the use of force for which the Chief of Department directs a review.

PAGE 1 of 3

Electronic Control Device (ECD): an electro-muscular disruptor designed to disrupt a subject's motor and sensory functions of the nervous system by deploying battery-powered electrical energy sufficient to cause motor skill dysfunction and override voluntary motor responses. The ECD utilized by NCPD is the Taser International X26P yellow, model no. 11003 with an APPM battery pack auto shut off, model no. 22011.

Authorized Member: a Member of the Force who has successfully completed the NCPD training course in the use of the NCPD Electronic Control Device.

Automatic Performance Power Magazine (APPM): a lithium energy cell power supply system with an onboard memory chip that maintains a record of vital operational status information, such as remaining power level, energy cell performance, and life expectancy for the energy cell pack under varying temperatures and loads, which is graphically displayed on the device. This APPM automatically shuts off 5 seconds after pulling the trigger.

Cartridge: a replaceable cartridge which discharges two probes on connecting wires sending a high voltage/low current signal into a subject.

Discharge: the actual use of the ECD with probe discharge or Drive Stun [See **Definition**] against a subject.

Display: drawing and exhibiting the ECD as part of a warning tactic, typically accompanied by appropriate verbalization.

Drive Stun: discharging the ECD whereby the device makes direct contact with the intended subject's body without a cartridge in place or after the cartridge has been discharged. This mode should not be the primary method of use due to the risk presented as a result of the close proximity to the subject.

ECD Cartridge Logbook: a logbook for tracking the intake and distribution of ECD cartridges. It will document the following:

- 1. issuing member,
- 2. date and time issued or received,
- 3. receiving member's name and serial number,
- 4. used cartridge serial number,
- 5. new cartridge serial number, and
- 6. whether the used cartridge will be destroyed or invoiced.

Laser Painting: the act of removing the ECD from its holster and pointing the ECD at a subject and activating the ECD's laser dot to show that the device is aimed and targeted on the appropriate location on the subject.

Successful Application: the result of discharging an ECD where the probes make contact with the subject's body, or the unit itself makes direct contact with the subject's body, to conduct energy that affects both the sensory and motor functions of the nervous system.

Firearm: (PL §265.00)

- 1. any pistol or revolver; or
- 2. a shotgun having one or more barrels less than 18 inches in length; or
- 3. a rifle having one or more barrels less than 16 inches in length; or
- 4. any weapon made from a shotgun or rifle whether by alteration, modification, or otherwise if such weapon as altered, modified, or otherwise has an overall length of less than 26 inches.
- 5. Firearm does not include an antique firearm.

Note: Penal Law definition further describes how to measure the length of a barrel and the overall length of a weapon made from a shotgun or a rifle.

Firearm Discharge Control Book: a numbered sequential listing of firearms discharges that are reported to the Communications Bureau (CB).

Force: means the following actions by a member: any physical strike or instrumental contact with a person, or any significant physical contact that restricts movement of a person. The term includes, but is not limited to, the use of firearms; electronic control devices (ECDs); chemical spray; empty hands; the taking of a person to the ground; physical force such as kicks, punches or martial arts techniques; compliance and control holds such as twist locks, wrist locks, pressure point; or the deployment of a canine. The term does not include escorting or handcuffing a person, with no or minimal resistance.

PAGE 2 of 3

Hydraulic Needle Effect: at distances less than 3 feet, liquid leaving a canister under pressure can damage a person's eye.

Imminent: *does not* mean immediate or instantaneous, but rather that an action is pending. Thus, a subject may pose an imminent danger even if he is not at that very moment pointing a weapon at a Police Officer. For example, imminent danger may exist if Police Officers have probable cause to believe any of the following:

- 1. a subject possesses a weapon or is attempting to gain access to a weapon under circumstances indicating an intention to use it against the police officer or others, *or*
- 2. a subject is armed and running to gain a tactical advantage of cover, or
- 3. a subject with the capability of inflicting death or serious physical injury or otherwise incapacitating a police officer and is demonstrating an intention to do so, *or*
- 4. a subject is attempting to escape from the vicinity of a violent confrontation where the subject inflicted or attempted to inflict death or serious physical injury.

Intermediate Weapons: compliance devices authorized, approved, and issued by the Department and used to stop and control individuals when the use of force is reasonable and necessary. These instruments or devices include, but are not limited to, the following: OC pepper-spray, the police baton, the electronic control device (ECD), a propelled beanbag round, and the deployment of a canine.

Oleoresin Capsicum (OC): an inflammatory agent derived from the oils and waxes of crushed cayenne peppers. The physical effects on a person caused by OC will usually lessen his ability to resist or retaliate.

Note: OC has no vapor rate. Therefore, it will not evaporate.

Oleoresin Capsicum (OC) effects: may include physiological and psychological effects, such as:

- 1. acute burning sensation and redness of exposed skin,
- 2. involuntary closing of eyes,
- 3. inflammation in the mucous membranes of the nose and throat, triggering a cough reflex,
- 4. temporary loss of muscle coordination,
- 5. extreme panic attack,
- 6. inability to respond to commands.

Note: OC may also be effective against animals.

Passively Resistant Person: a passively resistant person is one who fails to follow voice commands. A passively resistant person may be verbally abusive using non-threatening language. A passively resistant person is also any person who resists arrest simply by passively refusing to comply as directed (dead weight). The police member does not objectively and reasonably perceive an imminent physical threat.

Reasonable and Necessary: is that level of force that is appropriate when analyzed from the perspective of a reasonable officer possessing the same information and faced with the same circumstances as the officer who actually used force. The use of reasonable and necessary force is not analyzed with hindsight, but will take into account, where appropriate, the fact that officers must make rapid decisions regarding the amount of force to use in tense, uncertain, and rapidly evolving situations. This policy guideline applies to all uses of force, not only the use of deadly force.

Serious Physical Injury: means physical injury which creates a substantial risk of death, or which causes death or serious and protracted disfigurement, protracted impairment of health or protracted loss or impairment of the function of any bodily organ. (PL §10.00)

Totality of Circumstances: all facts and circumstances known to the police officer at the time, reasonably perceived by the police officer, as the basis for the use of force decision.

Unintentional Firearm Discharge: the discharge of a firearm by a Member of the Force, which was not deliberate.

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Nassau County Police Department



Our Mission is to serve the people of Nassau County and to provide safety and an improved quality of life in our communities through excellence in policing.

Legal Bulletin

BULLETIN TOPIC

Recent Legislation

FILE **3010**

NUMBER **20-004**

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ISSUING AUTHORITY SIGNATURE ISSUE DATE PAGE

Commissioner of Police Patrick J. Ryder 06/16/2020 1 of 6

The following is a summary of a partial summary of 2020 Legislative enactments that are of particular interest to law enforcement personnel and is set forth for the information and guidance of members of this Department.

Civil Rights Law

Bias-related violence or intimidation; civil remedy (Chapter 93)

Section 79-n subdivision 2 of the Civil Rights Law has been amended to establish civil penalties for a person who intentionally summons a police officer or peace officer without reason to suspect a violation of the penal law, any other criminal conduct, or an imminent threat to a person or property, in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of a person. A person in violation of this law shall be liable in a civil action for injunctive relief, damages, or any other appropriate relief in law or equity.

Effective: June 12, 2020

Medical Attention for Persons Under Arrest (Chapter 103)

Section 28 has been added to the Civil Rights Law as follows:

Section 28 – Medical attention for persons under arrest

When a person is under arrest or otherwise in the custody of a police officer, peace officer or other law enforcement representative or entity, such officer, representative or entity shall have a duty to provide attention to the medical and mental health needs of such person, and obtain assistance and treatment of such needs for such person, which are reasonable and provided in good faith under the circumstances. Any person who has not received such reasonable and good faith attention, assistance or treatment and who, as a result, suffers serious physical injury or significant exacerbation of an injury or condition shall have a cause of action against such officer, representative, and/or entity. In any such civil action, the court, in addition to awarding actual damages and costs, may award reasonable attorneys' fees to a successful plaintiff. The provisions of this section are in addition to, but shall not supersede, any other rights or remedies available in law or equity.

Effective: June 15, 2020

Right to Record Law Enforcement Related Activities (Chapter 100)

Section 79-p has been added to the Civil Rights Law to create the New Yorker's Right to Monitor Act as follows:

Section 79-p – Recording certain activities

- 1. <u>Definitions</u>. For purposes of this section, the following terms shall have the following meanings:
 - (a) "Officer" means any peace officer, police officer, security guard, or similar official who is engaged in a law enforcement activity;
 - (b) "Law enforcement activity" means any activity by an officer acting under the color of law; and
 - (c) "Record" means to capture or attempt to capture any moving or still image, sound, or impression through the use of any recording device, camera, or any other device capable of capturing audio, moving or still images, or by way of written notes or observations:

2. Right to record law enforcement related activities.

A person not under arrest or in the custody of a law enforcement official has the right to record law enforcement activity and to maintain custody and control of that recording and of any property or instruments used by that person to record law enforcement activities, provided, however, that a person in the custody or under arrest does not, by that status alone, forfeit the right to have any such recordings, property and equipment

3. <u>Private right of actions.</u>

- (a) A claim of unlawful interference with recording a law enforcement activity is established under this section when a person demonstrates that he or she exercised or attempted to exercise the right established in subdivision two of this section to record a law enforcement activity and an officer acted to interfere with that person's recording of a law enforcement activity, including but not limited to, by:
 - (i) intentionally preventing or attempting to prevent that person from recording law enforcement activity;
 - (ii) threatening that person for recording a law enforcement activity;
 - (iii) commanding that the person cease recording law enforcement activity when the person was nevertheless authorized under law to record:
 - (iv) stopping, seizing, searching, ticketing or arresting that person because that person recorded a law enforcement activity; or
 - (v) unlawfully seizing property or instruments used by that person to record a law enforcement activity, unlawfully destroying, or seizing a recorded image or recorded images of a law enforcement activity, or copying such a recording of a law enforcement activity without consent of the person who recorded it or approval from an appropriate court.

- (b) It shall be an affirmative defense to a civil action under subparagraphs (i), (iii) and (iv) of paragraph (a) of this subdivision that at the time of such conduct by an officer, such officer had probable cause to arrest the person recording such a law enforcement activity for a crime defined in the penal law involving obstructing governmental administration.
- (c) A person subject to unlawful interference with recording law enforcement activities as described in paragraph (a) of this subdivision may bring an action for any violation of this section in any court of competent jurisdiction for damages, including punitive damages, for declaratory and injunctive relief, and such other remedies as the court may deem appropriate.
- (d) In any action or proceeding brought pursuant to this section, the court may also allow a prevailing plaintiff reasonable attorney's fees and expert fees as a party of the costs which may be recovered.
- (e) Any action or proceeding brought pursuant to this section shall be commenced no later than three years after the date on which the violation of this section is committed.
- 4. <u>Preservation of Rights</u>. This section shall be in addition to all rights, procedures, and remedies available under the United States Constitution, 42 USC 1983, the constitution of the state of New York and all other federal law, state law, law of the city of New York or the administrative code of the city of New York, and all other civil remedies, including monetary damages, created by statute, ordinance, regulation or common law.

Effective: July 13, 2020

Executive Law

Office of Special Investigation (Chapter 95)

Section 70-b has been added to the Executive Law to establish the Office of Special Investigation with in the Office of the Attorney General to investigate and, if warranted, prosecute any alleged criminal offense or offenses committed by a person, whether or not formally on duty, who is a police officer concerning any incident in which the death of a person, whether in custody or not, is caused by an act or omission of such police officer or peace officer or in which the attorney general determines there is a question as to whether the death was in fact caused by an act or omission of such police officer or peace officer.

Effective: April 1, 2021

Reporting Duties of Law Enforcement Departments with Respect to Arrest-Related Deaths (Chapter 102)

Section 837-v has been added to the Executive Law as follows (there are 2 section 837-vs):

Section 837-v. Reporting duties of law enforcement departments with respect to arrest-related deaths.

- 1. The chief of every police department, each county sheriff, and the superintendent of state police shall promptly report to the division any arrest-related death, disaggregated by county. The data shall include all information the division shall report pursuant to the requirements of subdivision five of this section.
- 2. The initial report required by this subdivision shall be for the period beginning six months after the effective date of this section and shall be submitted on an annual basis thereafter. Each annual report shall be submitted no later than February first.
- 3. The division shall make the information required by subdivision one of this section available to the public by posting it on the website of the division. With respect to the information required by subdivision one of this section, the division shall update such information on a monthly basis and such information shall be posted in alphanumeric form that can be digitally transmitted or processed and not in portable document format or scanned copies of original documents.
- 4. The division shall promulgate regulations to effectuate the reporting of data from law enforcement departments sufficient to make the reports required by subdivision five of this section.
- 5. The division shall submit to the governor and the legislature an annual report of arrest-related deaths disaggregated by county. An arrest-related death is a death that occurs while an individual is in law enforcement custody or during an attempt to establish custody including, but not limited to, deaths caused by any use of force. Such report shall include the following information: (a) the number of arrest-related deaths; (b) the race, ethnicity, age, and sex of the individual; (c) the zip code or location where the death occurred; and (d) a brief description of the circumstances surrounding the arrest-related death.

Effective: December 12, 2020

Report of Discharge of Weapon (Chapter 101)

Section 837-v has been added to the Executive Law as follows (there are 2 section 837-vs):

Section 835-v – Report of discharge of weapon

1. Any law enforcement officer or peace officer who discharges his or her weapon while on duty or off duty under circumstances wherein a person could be struck

by a bullet from the weapon, including situations wherein such officer discharges his or her weapon in the direction of a person, shall verbally report the incident to his or her superiors within six hours of the occurrence of the incident and shall prepare and file a written report of the incident within forty-eight hours of the occurrence of the incident. Nothing contained in this section shall prevent any officer from invoking his or her constitutional right to avoid self-incrimination.

2. As used in this section "law enforcement officer" means a state or local police officer and "peace officer" means any person designated as a peace officer pursuant to section 2.10 of the criminal procedure law.

Effective: September 13, 2020

Penal Law

Aggravated Strangulation (Chapter 94)

Section 70.02 subdivision 1 paragraph (b) has been amended and Section 121.13-a has been added to the Penal Law establishing the crime of Aggravated Strangulation as follows:

Section 121.13-a – Aggravated strangulation

A person is guilty of aggravated strangulation when, being a police officer as defined in subdivision thirty-four of section 1.20 of the criminal procedure law, he or she commits the crime of criminal obstruction of breathing or blood circulation, as defined in section 121.11 of this article, or uses a chokehold or similar restraint, as described in paragraph b of subdivision one of section eight hundred thirty-seven-t of the executive law, and thereby causes serious physical injury or death to another person. Aggravated strangulation is a class C violent felony.

Effective: June 12, 2020

Loitering (Chapter 98)

Section 240.35 subdivision 4 of the Penal Law relating to being masked in public is repealed.

Effective: June 13, 2020

Prepared by:

Christopher V. Todd Deputy Bureau Chief Legal Bureau ***

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Nassau County Police Department

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Department Administrative Order

TERMINATION DATE

ORDER TITLE FILE NUMBER
Carotid Restraint 3212 20-015

REFERENCE DOCUMENTS

EFFECTIVE DATE **06/25/2020**

Use of Force, OPS 12410

Use of Deadly Force, OPS 12420

Legal Bulletin 20-004

Force Members are reminded of Penal Law Article 121, Strangulation and Related Offenses, and in particular recently enacted Penal Law Section 121.13-a, Aggravated Strangulation, and that the Carotid Restraint or "Chokehold" is not an authorized use of force technique (see OPS 12410 at paragraph A7 for authorized techniques). Members are further reminded of the following rules with regard to use of force:

- 1. Members of the Force will not use force except as provided by law.
- 2. A Member of the Department will notify a supervisor, as soon as practical, whenever he uses deadly force.
- 3. Members of the Force will notify a supervisor, as soon as practical, when they have discharged a firearm, except while lawfully hunting or target shooting.
- 4. Members of the Department, while on duty, will render aid to a sick or injured person in accordance with their level of training and summon an ambulance if necessary.

Department Procedure, OPS 12420, Use of Deadly Force is hereby amended deleting paragraph 6b, with regard to the carotid restraint.

Commanding Officers shall bring this Department Administrative Order to the attention of all members of their command.



Nassau County Police Department

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Legal Bulletin

BULLETIN TOPIC

FILE

UMBER

Car Stops: An Overview

3010

09-006

Car Stops Based on Reasonable Suspicion

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ISSUING AUTHORITY

SIGNATURE

First Deputy Commissioner

Robert W. McGuigan (



ISSUE DATE

11/5/2009

1 of 6

Car Stops vs. Pedestrian Stops

It is well settled that the stop of a motor vehicle is a limited seizure triggering constitutional protections, *People v. Spencer*, 84 N.Y.2d 749 (1995); *People v. Sobotker*, 43 N.Y.2d 559 (1978). The rationale behind the rulings of the courts in this area is the recognition that automobile stops are more intrusive than the minimal intrusion involved in stopping a pedestrian. Members should be aware that the stop of a motor vehicle has Fourth Amendment search and seizure implications and may not be permissible under certain circumstances.

The Courts have distinguished stops of a pedestrian from motor vehicle stops because "...the obvious impact of stopping the progress of an automobile is more intrusive than the minimal intrusion involved in stopping a pedestrian" People v John BB., 56 NY2d 482, 487 (1982). A police officer may request information from a pedestrian, but the request must be supported by an objective, credible reason, not necessarily indicative of criminality, i.e. inquiring about a missing child. At this level of intrusion the questioned person does not have to respond and the police officer may not detain the individual. Of course, during this brief encounter circumstances may evolve whereby the police officer has a founded suspicion that criminal activity is afoot. At this point the police officer may interfere with the individual to the extent necessary to gain explanatory information concerning the suspected illegal activity. This level of intrusion is known as the "common law right of inquiry." It is important to note that when a police officer has reasonable suspicion that a particular person "has committed, is committing or is about to commit a felony or misdemeanor", the Criminal Procedure Law authorizes a forcible stop and detention of that person. Finally, when the officer has probable cause an arrest may be made of the individual (People v DeBour, 40 N.Y. 2d 210; People v Hollman and People v Saunders, 79 N.Y, 2d 181 (1992)).

Stopping a moving vehicle in order to obtain information or based on a police officer's "common law right of inquiry" is not permissible. An automobile may be stopped "in accordance with nonarbitrary, nondiscriminatory, uniform procedures, such as at roadblocks, checkpoints and weighing stations," but stops that are "the product of mere whim, caprice or idle curiosity," are prohibited, *People v. Singleton*, 41 N.Y.2d 402 (1977). The Court of Appeals has held that a motor vehicle may be stopped for a "routine traffic check" when a police officer reasonably suspects a violation of the Vehicle and Traffic Law, *People v. Ingle*, 36 N.Y.2d 413 (1975).

Our courts have acknowledged that when a police officer has "reasonable suspicion" to believe that the driver or occupant of a moving vehicle has "committed, is committing, or is about to commit a crime", the officer may stop the car and conduct an investigation. It has also been held that if a police officer has probable cause to believe that a motorist has violated a traffic law he may stop the automobile even though the officer's underlying reason is to conduct another investigation. In *People v. Robinson*, 97 N.Y.2d 341 (2001), New York State's highest court found such **pretextual** car stops to be constitutional.

Car Stops Based on Reasonable Suspicion

Although probable cause of a VTL violation is required for a **pretextual** car stop, Courts before and after the *Robinson* decision have consistently held that investigative car stops, based on reasonable suspicion, are constitutional. The following is a sampling of such cases.

People v Howell, 111 A.D.2d 768 (2nd Dept., 1985)

Facts:

A police officer was on patrol near a gas station which had been the target of prior robberies. While on patrol he observed a vehicle which matched the description of a vehicle which had been used in recent robberies. The vehicle was parked with its lights off near the gas station which had previously been robbed, a home undergoing renovations and a closed store. The officer found it unusual that the vehicle would be parked at that location at that time of night. The officer activated his lights and drove towards the car. The suspect vehicle almost immediately drove away. The officer pursued and ultimately stopped the vehicle. The vehicle's owner consented to a search of the car where physical evidence was recovered. The defendants moved to suppress the physical evidence arguing that the stop of the car was not justified.

Question:

Was the officer's stop of the vehicle permissible?

Answer:

Yes. The Court found that the officer had a reasonable suspicion that the driver or occupants of the car had committed, were committing or were going to commit a crime.

Discussion:

The Court found that based on the fact that the officer knew the vehicle matched the description of a car which had been used in recent robberies, the location of where the car was parked late at night and the fact that the car drove away as soon as the officer activated his lights, the officer had reasonable suspicion to believe that the driver or occupants of the car were involved in criminal activity and the stop of the vehicle was justified.

People v. Ballard, 16 A.D.3d 697 (2nd Dept., 2005)

Facts:

Police officers stopped a vehicle which matched a specific description of a vehicle that was involved in a shooting one to two weeks prior to the stop. The officers confirmed the description of the car prior to stopping the vehicle for investigation. After stopping the car, the driver consented to a search of the vehicle. The officers recovered a loaded pistol and charged the passenger of the car with possession of the weapon following a statement made by him to the officers. The defendant moved to suppress the evidence claiming the stop of the vehicle was unconstitutional.

Question:

Were the officers justified in stopping the vehicle?

Answer:

Yes. The officers had reasonable suspicion that the driver or occupant of the vehicle had committed a crime.

Discussion:

The Court held that the stop of the vehicle was permissible because the officers had reasonable suspicion to believe that the driver or an occupant of the car had committed, was committing or was about to commit a crime. The officers had a description of the vehicle used in the commission of the shooting and confirmed that description prior to the stop. Therefore, the stop of the vehicle, based on reasonable suspicion of criminal activity, was justified.

People v. Corteux, 801 N.Y.S.2d 239 (Cty Ct., St. Lawrence Cty, 2005)

Facts:

A telephone repairman drove past a white Dodge Neon which was parked in an unusual manner. The repairman saw a male inside the Dodge on top of a woman. The man waived at the repairman as if telling the repairman to move along. A short time later, the repairman flagged down a state trooper and told him what he had observed. The repairman gave the trooper a description of the make and model of the car and told the trooper where he had seen the vehicle. The trooper then went to look for the Neon and observed a vehicle matching the description given by the repairman driving near the area the repairman had made his observations. The trooper observed a male driving the car and a female front seat passenger. The trooper stopped the vehicle. While asking the driver for identification and some pedigree questions, the trooper noticed indications that the driver had been drinking alcohol (i.e., odor of an alcoholic beverage, glassy eyes). The driver was arrested after performing field sobriety tests. The only charge was driving while ability impaired. At a hearing the Court focused on whether the trooper's stop of the vehicle was justified.

Legal Bulletin

3010

09-006

Ouestion:

Was the stop of the defendant's car permissible?

Answer:

Yes. The trooper had reasonable suspicion to stop the vehicle.

Discussion:

The trooper in this case had corroborated the information provided by the repairman and had made his own observations of the defendant's vehicle which were consistent with the information given by the repairman. The Court found that the trooper had reasonable suspicion to believe that the defendant was involved in criminal activity, possibly an assault on the female passenger and therefore the stop of the car for further investigation was permissible.

People v. Ilardi, 824 N.Y.S.2d 757, (Dist. Ct., Nass Cty, 2006)

Facts:

A state trooper received a radio transmission regarding a vehicle driving erratically on the Southern State Parkway. The suspect vehicle was being followed by another vehicle that was in contact with 911. Based on the information he received, the trooper believed the suspect vehicle had been involved in an accident involving personal injury or property damage and had fled the scene. The car following the suspect was also involved in the accident and was in fact the complainant in the leaving the scene case. The radio transmission gave a description of the suspect vehicle which included the license plate. The trooper observed the suspect vehicle, as well as the vehicle that was following it, driving in the area where the transmission indicated they would be, within minutes of receiving the information. The trooper stopped the vehicle to conduct an investigation.

Question:

Was the stop of the vehicle by the trooper justified?

Answer:

Yes, the trooper had reasonable suspicion of criminal activity and therefore the stop was justified.

Discussion:

The Court found that the trooper had reasonable suspicion to stop the vehicle. The trooper received a radio transmission which indicated that the defendant had left the scene of an accident with personal injury or property damage. Although leaving the scene of an accident is a violation of the Vehicle and Traffic Law, it is punishable as a misdemeanor if the defendant leaves the scene when he knows or should have known that he caused personal injury to another person (VTL § 600 Consequently, the trooper had a reasonable suspicion that the defendant had committed a crime. The trooper had a detailed description of the car and the license plate. He was also told where the defendant was traveling. Additionally, the trooper observed the suspect car and the complaint's car within minutes of the dispatch and confirmed the descriptions given to him via the transmission. Based upon all of these facts the trooper had reasonable suspicion that the suspect vehicle had

left the scene of the accident and the stop was justified. The court therefore denied the defendant's motion to suppress any evidence obtained as a result of the car stop.

Summary

Cars may be stopped at roadblocks, checkpoints and weighing stations as long as they are conducted in a uniform, nonarbitrary, nondiscriminatory fashion. Furthermore, a motor vehicle may be stopped when an officer has reasonable suspicion to believe that the driver has committed a violation of the Vehicle and Traffic Law. In fact, even when a police officer has another, underlying reason for stopping the vehicle, a pretextual car stop is permissible if the officer had probable cause to believe a VTL violation occurred. Additionally, where specific facts and circumstances give a police officer reasonable suspicion to believe that the driver or occupant of a motor vehicle has committed, is committing, or is about to commit a crime, the officer may stop the car and conduct an investigation.

Department Procedure

PROCEDURE TITLE

OCEDURE NUMBER

EVISION

Vehicle Pursuit

OPS 6460

3

POLICY

The Department recognizes that the vehicular pursuit of fleeing suspects poses a danger to the lives of the public, police officers and the suspects involved in the pursuit. The Department also recognizes that in certain circumstances, the proper law enforcement response requires a pursuit. The policy of the Police Department is to minimize the risks of pursuit by limiting vehicle pursuits to only those situations where the escape of the suspect poses a greater risk of harm to the general public than does the pursuit itself.

PURPOSE

To establish procedures for vehicle pursuit and follow up reporting and review.

DEFINITIONS

Auto Vehicle Locate (AVL): a system which utilizes global positioning satellite technology to plot department members' vehicle location on a map.

Pursuit: a police vehicle engaged in an attempt to stop a motorist with 3 conditions present:

- 1. the motorist knows a Police Officer wants him to stop, and
- the motorist takes deliberate action to evade the Police Officer, and
- 3. the Police Officer engages in an active attempt to overtake and stop the motorist.

Pursuit alternatives: any course of action which can be used to effectively stop a vehicle or apprehend a subject without engaging in a pursuit. Among these are:

- 1. notifying CB and other units while following at a safe speed and observing the subject's actions,
- 2. obtaining an arrest warrant if the subject is known to the Police Officer or it is likely the subject can be identified.

Pursuit conditions: conditions that a Police Officer must evaluate prior to and during a pursuit because they increase the risk to the public and the Police Officers involved. Among these are:

- the pursued vehicle has too much lead time over the police vehicle,
- 2. the road conditions are poor,
- 3. excessive vehicular or pedestrian traffic,
- 4. the police vehicle is unmarked,
- 5. the pursued vehicle is two-wheeled.

Pursuit requirements: a Police Officer *must* have one of the following requirements present to justify a pursuit:

- reasonable suspicion that the subject has committed a violent felony which caused or threatened death or serious bodily harm, or
- 2. the subject's driving is reckless and is an immediate danger to human life, *or*

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Vehicle Pursuit

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Note: Vehicle pursuits should be limited to only those situations where the escape of the suspect poses a greater risk of harm to the general public than does the pursuit itself.

the subject's actions are endangering human life and are likely

DEFINITIONS

Pursuit vehicles: Police vehicles equipped with emergency warning devices. Flashing or rotating lights (either portable or fixed) and an audible siren are minimum requirements.

to continue whether or not a pursuit is initiated.

- 1. **Primary Car:** the first police vehicle immediately following the pursued vehicle.
- 2. **Secondary Car:** the police vehicle following the Primary Car and generally responsible for radio control.

Note: The Ford Police Interceptor Utility *is* a designated pursuit vehicle.

Note: The following vehicles are *not* considered pursuit vehicles and are prohibited from engaging in vehicle pursuits:

- a. ambulances,
- b. vans,
- c. Chevy Tahoes in the fleet prior to 2014,
- d. other non-pursuit rated utility vehicles or SUVs.

Roadblock: the use of barriers including vehicles to slow or to stop the pursued vehicle.

SCOPE SOURCES

All Members of the Department.

PL Article 35. (Defense of Justification)
Rules and Regulations, Article 5, Rule 16. (Use of Force)
Article 8, Rule 12, sub 6, 7.

(Safety Equipment and Safety Standards)

Teletype Order 245-87 (MRD Radio Channel Operation)

VTL §109. (Controlled access highway)

§ 1104. (Authorized emergency vehicles)

§ 1146. (Drivers to exercise due care)

RULES

- 1. Only Members of the Force can initiate vehicle pursuits.
- 2. Members of the Force will not engage in a pursuit whenever nonforce persons are in their vehicle.
- 3. Members of the Force will not engage in a pursuit while operating any of the following vehicles: an ambulance, a van, a utility or SUV-type vehicle that is *not* a pursuit vehicle. [See Definition]
- 4. Members of the Force must use emergency lights and siren when engaged in a pursuit.
- 5. Only Members of the Force operating the Primary and Secondary Cars will engage in actual pursuit.
- 6. Members of the Force must terminate a pursuit once the pursued vehicle drives *against* the flow of traffic on a controlled access highway.

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Vehicle Pursuit

OPS 6460

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RULES

- 7. Members of the Force will not use their vehicles to ram, make contact with, or otherwise force off the road, the vehicle being pursued.
- 8. Members of the Force will not utilize roadblocks during a pursuit.

REPLACES PROCEDURE

OPS 6460, Revision 2, dated 08/07/2009.

Police Officer

- A. Justification
 - 1. *Signals* the motorist to stop.
 - 2. Evaluates the alternative to pursuit if the vehicle does not stop.
 - 3. *Initiates* an alternative to pursuit whenever an alternative might be effective.
 - 4. Ensures that at least one of the pursuit requirements has been met if there is no effective alternative to pursuit.
 - 5. *Considers* the pursuit conditions.
 - 6. Determines that the pursuit is justified and stopping the vehicle outweighs the risk to the safety of the public and the Police Officers involved.
 - 7. *Discontinues* the attempt to stop the vehicle if the pursuit is *not* justified. [End of Procedure]

B. Pursuit

Police Officer

- 1. Initiates the pursuit, if justified, and requests a clear radio channel.
- 2. Notifies CB of the following:
 - a. the location and direction of travel,
 - b. a description of the vehicle,
 - c. number of occupants,
 - d. justification for pursuit,
 - e. if any of the following vehicles are involved:
 - (1) unmarked car,
 - (2) low profile vehicle,
 - (3) motorcycle,
 - f. speed of pursuit,

If the pursuing vehicle is on a different channel than the precinct of occurrence, switch to the radio frequency of the precinct of occurrence, and repeat the location and description.

Note: Unmarked vehicles, low profile marked vehicles and motorcycles may initiate pursuits, but they must immediately request marked units to assist, and must discontinue their pursuit once the marked units are in position to assume the Primary or Secondary Car positions. These units will then proceed safely to the location where the pursuit ends and assist the marked units.

Chevy Tahoes in the fleet prior to 2014 are not pursuit-Note: rated and are prohibited from engaging in vehicle pursuits.

Police

3. Assigns assistance to respond.

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Vehicle Pursuit	OPS 6460 3
Communications	4. <i>Notifies</i> the following:
Operator	 a. Police Communications Operator Supervisor (PCOS), b. Police Communications Shift Supervisor (PCSS), c. Precinct Patrol Supervisor, d. Aviation Unit for helicopter response.
Police Communications Shift Supervisor	5. <i>Notifies</i> the Desk Officer in the precinct of occurrence of the pursuit in progress.
Patrol Supervisor	6. <i>Acknowledges</i> the transmission and <i>assumes</i> coordination of the pursuit and responding units.
	Note: A PCOS, in consultation with the Desk Officer in the command of occurrence, has the authority to terminate pursuits until a Patrol Supervisor has acknowledged the Police Communications Operator's notification.
	7. <i>Continually evaluates</i> the pursuit and <i>terminates</i> it when there is an effective alternative to pursuit or the pursuit loses justification.
Police Communications Operator Supervisor	8. <i>Notifies</i> the Desk Officer in the precinct of occurrence of the pursuit in progress, if not already notified.
Desk Officer	9. <i>Monitors</i> the development of the pursuit by radio and the AVL [See Definition] display screen to ensure that the pursuit is in accordance with these written procedures.
	10. <i>Terminates</i> pursuit when there is an effective alternative to pursuit or the pursuit loses justification.
Police Officer	11. <i>Continually justifies</i> the need to continue the pursuit by evaluating any changing facts or circumstances.
	Note: When in pursuit Police Officers should constantly evaluate pursuit alternatives, pursuit requirements and pursuit conditions. As these change, the Police Officer must justify continuing the pursuit or decide to terminate it.
	Note: A Police Officer may decide to terminate a pursuit at any time with or without a Supervisor's consent.
Assisting Vehicle	12. Notifies CB of response and location.
	13. Notifies CB when visual contact with the pursuit is made.
Police Communications Operator	14. <i>Identifies</i> the Secondary Car and <i>notifies</i> all units.
Secondary Car	15. Assumes radio control when in position behind the Primary Car.
	Note: This is unnecessary if the Primary Car is manned with two Police Officers.
Primary Car	16. Stops radio notifications after acknowledging the Secondary Car.

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Vehicle Pursu	<u> </u>	OPS 6460 3
	1	7. Discontinues pursuit when:
		 a. the subject is apprehended, or b. justification for the pursuit is lost, or c. an effective pursuit alternative is available, or d. an order to terminate is received.
	C. 1	Helicopter
Helicopter		. <i>Notifies</i> all vehicles when it has visual contact with the pursu vehicle and <i>assumes</i> radio control from the Primary/Seconda Car.
Primary/Secondary Car	2	2. Acknowledges the transfer of radio control to the helicopter a discontinues radio notification.
Helicopter	3	3. <i>Maintains</i> visual contact with the pursuit and <i>advises</i> to Primary/Secondary Cars of the location and direction of travof the pursued vehicle.
Primary/Secondary Car	2	 Considers discontinuing active pursuit and following pursued vehicle at a safe speed.
	D. (Crossing Jurisdictional Boundaries
Secondary Car	1	. Notifies CB when there is a change of jurisdiction.
Police Communications Operator	2	2. Notifies the PCOS.
Police	3	Notifies the other jurisdiction of the pursuit.
Communications Operator Supervisor	2	 Initiates a radio patch to an interoperability channel [SGlossary], if appropriate.
Patrol Supervisor		6. Continues coordination of the pursuit and authorizes assisting vehicles to cross county lines as necessary.
Assisting Vehicles	(6. Respond to assist when authorized by the Patrol Supervisor.
	E. 1	Pursuits from Other Jurisdictions
	Note	In all vehicle pursuits, NCPD assistance or participation m be in accordance with these written procedures.
Police Officer	1	. <i>Observes</i> an apparent pursuit involving vehicles from outside agency.
	2	2. Notifies CB of all pertinent information.
Police Communications Operator	3	3. Notifies the PCOS and broadcasts all pertinent information.
Police Communications	2	 Notifies the Patrol Supervisor and the Desk Officer of pursuit.
Operator Supervisor	4	Establishes contact with (or has received notification from) pursuing agency and obtains:
	1	a the massen for the manual and
		a. the reason for the pursuit, <i>and</i>b. the pursuing agency's need for assistance.

6. Notifies the Patrol Supervisor and the Desk Officer of the

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reason for the pursuit and the need for assistance.

Police

Communications

Vehicle Pursuit

OPS 6460

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Operator Supervisor

Desk Officer

- 7. *Determines* if the pursuit is justified and in accordance with Department procedures.
- 8. If the pursuit *is not* justified, *directs* CB to:
 - a. *direct* vehicles *not* to join in or assist the pursuit,
 - b. *notify* the pursuing agency that the pursuit does not meet our pursuit requirements.
- 9. If the pursuit *is* justified, *directs* CB to direct vehicles to join in or assist the pursuit.

Patrol Supervisor

Assisting Vehicles

Police Communications Operator Supervisor

10. *Coordinates* the Department's response.

- 11. Respond as directed by the Patrol Supervisor.
- 12. *Coordinates* communications between the Department and the outside agency and *initiates* an interoperability channel link, if appropriate.

F. End of Pursuit

Apprehending Officer[s]

- 1. Stops the vehicle, and
 - a. notifies CB of current location,
 - b. apprehends the occupant(s),
 - c. *initiates* Arrest Procedure [See OPS 2115] or other appropriate procedures.

Primary/Secondary Car

- 2. *Notifies* CB, if the vehicle has eluded the pursuit, and *provides* details that will assist in future apprehension.
- 3. *Notifies* the Patrol Supervisor.

Patrol Supervisor

- 4. *Directs* the actions of all vehicles if the pursuit is terminated or the vehicle eludes the pursuit.
- 5. *Responds* to the location where the pursuit ended when:
 - a. Police Officers stop the vehicle and apprehend the subject, *or*
 - b. the subject abandons the vehicle.

G. Review

Patrol Supervisor

1. *Reviews* the pursuit and any relevant archived data and *prepares* the Vehicle Pursuit Summary in Blue Team.

Note: The Vehicle Pursuit Summary can be accessed through the Blue Team link on the intranet homepage. Choose "Add New Incident" and under Incident Type, choose "Vehicle Pursuit".

- 2. *Transmits* electronically the Vehicle Pursuit Summary to the Desk Officer as follows:
 - a. clicks on "Add Recipient",
 - b. selects "Last Name" under Search Type,
 - c. *enters* the precinct # in the Search box,
 - d. selects the appropriate precinct Desk Officer,
 - e. clicks on "Forward".

Patrol Supervisor

3. *Notifies* the Desk Officer that the Vehicle Pursuit Summary has been sent via e-mail.

Vehicle Pursuit

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3

- 4. *Prepares* a separate narrative report when it is necessary to detail:
 - a. any exceptional police performance or improper response by Police Officers who participated in the pursuit,
 - exceptional or improper performance by CB or other involved command.
- 5. *Forwards* any narrative reports prepared to the Commanding Officer.

Note: When practical, narrative reports and relevant digital records should be attached electronically to the Pursuit Summary.

Desk Officer

6. Reviews the Vehicle Pursuit Summary, and

- a. records comments,
- includes the Desk Officer's name and serial number in the comments box.
- transmits electronically to the Commanding Officer as follows:
- (1) clicks on "Forward Up Chain",
- (2) clicks on "Add Recipient",
- (3) selects "Last Name" under Search Type,
- (4) enters the precinct # in the Search box,
- (5) selects the appropriate precinct Commanding Officer,
- (6) clicks on "Forward".

Commanding Officer

- 7. *Reviews* the Vehicle Pursuit Summary and narrative reports if prepared, to determine if Department procedures were followed and if there are any training needs to be considered.
- 8. *Endorses* the Vehicle Pursuit Summary by indicating that either:
 - a. no further review is necessary, or
 - b. further review is pending.
- 9. *Includes* the Commanding Officer's name and serial number in the comments box.
- 10. *Transmits* electronically the Vehicle Pursuit Summary to the Office of Chief of Patrol by the end of the first business day after the date of occurrence, as follows:
 - a. clicks on "Forward Up Chain",
 - b. clicks on "Add Recipient",
 - c. selects "Last Name" under Search Type,
 - d. enters "Chief" in the Search box,
 - e. selects "Chief of Patrol",
 - f. clicks on "Forward".
- 11. *Prints* a copy of the Vehicle Pursuit Summary.
- 12. Forwards the following to the EVOC Supervisor:
 - a. a hard copy of the Vehicle Pursuit Summary,
 - b. any narrative reports prepared by the Patrol Supervisor.

Commanding Officer

13. If further review is pending,

- a. reviews the Patrol Supervisor's narrative report,
 - b. completes the pending review,

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Vehicle Pursui	OPS 6460 3
	 c. prepares a report detailing his findings and all actionates. 14. Forwards the following to the Chief of Patrol:
	a. any narrative reports prepared by the Commanding Officer,.b. any narrative reports prepared by the Patrol Supervisor
Chief of Patrol	15. <i>Reviews</i> the Vehicle Pursuit Summary and any narrative reports prepared, <i>and</i> :
	 a. records comments, b. includes the Chief of Patrol's name and serial number in the comments box, c. transmits electronically to the Chief of Department as follows; (1) clicks on "Forward Up Chain", (2) clicks on "Add Recipient", (3) selects "Last Name" under Search Type, (4) enters "Chief" in the Search box, (5) selects "Chief of Department", (6) clicks on "Forward".
EVOC Supervisor	16. Reviews all Vehicle Pursuit Summaries and narrative reports.
	17. <i>Identifies</i> any improper or exceptional performance and <i>addresses</i> any training issues in EVOC training.
	18. <i>Maintains</i> statistical data on vehicle pursuits.



Nassau County Police Department

Our Mission is to serve the people of Nassau County and to provide safety and an improved quality of life in our communities through excellence in policing.

Department Special Order

ORDER TITLE		FILE	NUMBER
Field Stop Data Collection		2192	20-047
REFERENCE DOCUMENTS	EFFECTIVE DATE	TERMINATION DATE	
DSO 04-045	09/25/2020		

This Department Special Order shall replace Department Special Order 04-045 to update the Department's procedure on the same subject matter. The Field Stop Data Collection is utilized to demonstrate this Department's commitment to fair and equitable policing and to provide unbiased and professional police service to every member of the community.

Data is to be collected on all field stops, including traffic stops, that rise to the level of "founded suspicion" and above. The required information shall be entered into Mobile for Public Safety (MPS) on In-Vehicle Computer, which is installed on most Department vehicles. Whenever a Department member without an MPS makes a stop, the information shall be transmitted by voice to the Communications Bureau for input into the system.

Field Stop data shall be collected via either a. or b. below in the following manner:

a. While logged on to MPS and conducting a Traffic Stop, press **Patrol Dashboard** (F9) button, enter NYS registration in LIC field, press **Traffic Stop** button; or



b. While logged onto MPS and conducting a Pedestrian Stop, press Patrol Dashboard (F9), press **Self Initiate** button:

Enter Event Type / Sub Type as:

- SUSP/PER for Suspicious Person (pedestrian) stops
- SUSP/PERWP for Suspicious Person w/weapon (pedestrian) stops
- SUSP/PERMV for Suspicious Vehicle stops (person in vehicle)
- SUSP/CAR for Suspicious Vehicle stops
- VTL for VTL stops (method a. above is preferred method for traffic stops)

For both a. and b. above:

Enter any pertinent remarks in Comments Field.

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Field Stop Data Collection

2192

20-047

Press **Submit Form** button on MPS to put unit in dispatched status.

At the conclusion of the field stop, press the **Clear** (F8) button.

Enter any pertinent remarks in the Comments Field.

Choose the appropriate disposition code from the pick list in the dropdown menu:

See attached disposition code list

The first letter of the disposition code applies to sex of person stopped:

M for Male F for Female

If the stop is a group of pedestrians, enter the sex of the majority of persons or the sex of the perceived leader of the group.

The second letter of the disposition code applies to race or ethnicity of person stopped:

- A for a person perceived to be Asian
- B for a person perceived to be Black
- H for a person perceived to be Hispanic
- M for a person perceived to be Middle Eastern
- U If the race/ethnicity of the person is Unknown
- W for a person perceived to White
- X for a person perceived to be Other than the above, or of possibly mixed heritage

If the stop is a group of pedestrians, enter the race or ethnicity of the majority of persons or the race or ethnicity of the perceived leader of the group.

The third letter of the disposition code applies to the most appropriate or significant result of the stop as follows:

- A if an Arrest is made
- C if a Case Report is prepared
- F if a Field Interview is prepared
- I if the person is Identified
- N if No police action is taken
- T if a Ticket is issued
- W if a Warning is issued

(Example: If a female/white is ticketed, choose disposition code **FWT** from dropdown list. If a female/white is arrested, but also receives some tickets, choose disposition code **FWA** from the dropdown list since the arrest is more significant than the tickets.)

If a ticket is issued, the member shall include the CAD incident number in the "notes" section in TRACS.

Please note that race by itself does not generate reasonable suspicion for an investigative stop. Reasonable suspicion demands specific and articulable facts which, taken together with rational inferences from those facts, provide law enforcement officers with a particularized and objective basis for suspecting legal wrongdoing. *United States v. Walker*, 965 F.3d 180 (2d Cir. 2020). In assessing reasonable suspicion, courts look at the totality of the circumstances through the eyes of a reasonable and cautious police officer on the scene, whose insights are necessarily guided by his experience and training. *United States v. Wallace*, 937 F.3d 130, 138 (2d Cir. 2019). Race assumes importance in determining the existence of reasonable suspicion only when it is considered in conjunction with other facts which provide an articulable basis for suspicion. *Patrolmen's Benev. Ass'n of City of New York, Inc. v. City of New York*, 142 A.D.3d 53 (2016). However, racial profiling is prohibited and will not be tolerated as every stop, whether for traffic enforcement or suspicious activity, must be initiated on its own merits supported by legal justification [NYS CPL 140.50; Terry v. Ohio, 392 U.S. 1 (1968); *People v. DeBour*, 40 N.Y.2d 210 (1976) (four tiers of police encounters); *People v. Ingle*, 36 N.Y.2d 413 (1975) (reasonable suspicion of a violation of VTL for vehicle stop)].

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Department Policies

SECTION NUMBER

VISION

Police Operations

POL 4000

11

POL 4000 Police Operations

POL 4001 Duty

In furtherance of the Department's Mission, it is the duty of the Police Department and the Members of the Force, at all times of the day and night, to protect life and property, prevent crime, detect and arrest offenders, preserve the public peace, and enforce all laws and ordinances over which the Police Department has jurisdiction.

POL 4005 Cooperation Between Members

In order to fulfill our vision for the Department and its members, all Members of the Department need to cooperate with each other. When a Member obtains information which may be of value to a unit other than his own, he will report the facts to his Commanding Officer, who will transmit the information to the Command affected.

POL 4100 Enforcement

POL 4101 Foreign Nationals [See Glossary] and Undocumented Persons

Regardless of a person's legal status, all persons in Nassau County are required to abide by the local, state and federal laws currently in effect. The Nassau County Police Department will not inquire into any person's immigration status. This includes the immigration status of crime victims, witnesses, and anyone who calls the police seeking assistance.

POL 4103 Racial Profiling and/or Racial Bias

The Police Department does not condone racial profiling and/or racial bias and Members of the Department will not engage in racial profiling and/or racial bias. It is inconsistent with effective policing and equal protection of the law for all persons. Racial profiling and/or racial bias undermines the efforts of law enforcement by causing a loss of respect for the law and a loss of credibility for the Department. Even the perception of racial profiling and/or racial bias creates a distrust that discourages participation in the criminal justice system.

Racial profiling and/or racial bias occurs when a police officer relies on race or ethnicity as the primary basis for law enforcement action such as a traffic stop, pedestrian stop or request for a consent search, an arrest or use of force. However, when an officer has information which links specific criminal activity to an individual whose race, ethnicity or other identifying characteristic is known, that information may and should be appropriately used to identify and locate the individual.

Discretion is at the core of a police officer's job and it permits innovative, flexible problem solving. However, it also provides opportunities for conscious and unconscious bias and prejudice that could affect decision-making. A Fourth Amendment basis to stop does not legitimize stops which are initiated essentially because of racial profiling and/or racial bias. Such stops can cause deep cynicism about fairness and the legitimacy of law enforcement and the judicial system.

POL 4200 Use of Force

Use of Force - Mission Statement

It is the policy of the Nassau County Police Department to care for the people and communities we serve, to respect human dignity, to protect the rights of all people and to be committed to fairness and respect in our interaction with the people we serve.

The use of force by members of law enforcement is a matter of utmost concern both to the public and the law enforcement community. Therefore, when faced with a situation where the use of force is objectively reasonable under the circumstances, the guiding values of members of the Nassau County Police Department shall be those principles set forth above, as well as the paramount objective of reverence for the sanctity of human life.

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Use of Force - General

Members of the Nassau County Police Department will only use force in accordance with existing law and Nassau County Police Department policy, rules and procedures.

In all cases, the primary duty of all Members of the Department is to protect human life and provide for the safety of the community. In some cases it may be necessary to use force to bring a particular incident or person under control. In those situations, force is authorized when reasonably believed to be necessary to effect a lawful arrest or detention, to prevent the escape of a person from custody, or in defense of one's self or another. A member may use only such force as is "objectively reasonable" under the circumstances. The reasonableness of a particular use of force must be judged from the perspective of a reasonable officer on the scene. Whenever feasible and consistent with personal and public safety, members should de-escalate the use of force once a particular threat and/or resistance has dissipated. The selection of appropriate force by a Member of the Department shall be based upon the totality of circumstances [See Glossary] present at the time such force is employed, taking into account the situational use of force training and guidelines provided by the Nassau County Police Department. A Member of the Department must be able to clearly explain his or her reason(s) for the use of force and the external circumstances that formulated his or her decision to utilize force in a given situation. To determine the objective reasonableness of force, members shall consider the following factors:

- 1. the severity of the crime or circumstances;
- 2. the level and immediacy of the threat or resistance posed by the suspect;
- 3. the potential for injury to citizens, officers, and suspects;
- 4. the risk or attempt of the suspect to escape;
- 5. the knowledge, training, and experience of the officer;
- officer/suspect considerations such as age, size, relative strength, skill level, injury or exhaustion, and the number of officers and subjects;
- 7. other environmental conditions or exigent circumstances.

The Department recognizes the vital need for its Members to logically analyze situations, oftentimes rapidly and under tense circumstances, and to respond appropriately to the wide range of emergent incidents, threats and risks they are faced with. A Member of the Department's decision to use force in a particular situation, including the type and degree of force, should exhibit a rational, constructive thought process. The decision-making framework utilized in circumstances involving the use of force should incorporate the gathering of information, assessment of the overall situation, consideration of police powers and Department policy, identification of available options and the determination of a suitable course of action, as well as reviewing and re-assessing the situation.

It should be noted that members of law enforcement who use unreasonable force diminish the confidence of the community they serve, expose their department and fellow officers to legal and physical hazards, and violate the rights of individuals upon whom unreasonable force is used. Members of the Department who witness another Member of the Department using force that he/she believes to be clearly beyond what is objectively reasonable are obligated to intervene to prevent the use of unreasonable force if and when he/she has a realistic opportunity to prevent harm. Conversely, members of law enforcement who fail to use force when warranted may endanger themselves, the community and fellow officers. As such, in every situation, Members of the Department are expected to act with intelligence and employ sound judgment in furtherance of the spirit of this policy. Members of the Department who observe another member using force that exceeds the use of "objectively reasonable" shall promptly report these observations to his/her immediate supervisor.

Force shall not be used by a Member of the Department for the following reasons:

- 1. to extract an item from the anus or vagina of a subject without a warrant, except where exigent circumstances are present;
- 2. to coerce a confession from a subject in custody;
- 3. to obtain blood, saliva, urine, or other bodily fluid or cells, from an individual for the purpose of scientific tests in lieu of a court order where required;
- 4. against persons who are handcuffed or restrained unless used to prevent injury, escape, or otherwise overcome active or passive resistance posed by the subject.

Use of Deadly Physical Force

Deadly physical force [See Glossary] is only appropriate under circumstances where its use is justified and authorized by applicable federal and state law, and is in accordance with this policy and the rules and procedures set forth in the Operational Procedures Section of this Department Manual. Furthermore, a Member of the Department is only justified in using deadly physical force when it is to protect him/herself or another person from what the member reasonably believes is an imminent threat of serious physical injury or death, or to stop a fleeing suspect where:

- 1. the member has probable cause to believe the suspect has committed a felony involving the infliction or threat of serious physical injury, and
- 2. the member reasonably believes that the suspect poses an imminent threat of serious physical injury to the member or to others.

The basis for such a determination depends on the totality of circumstances known or reasonably perceived by the Member of the Department at the time. A Member of the Department must be able to clearly explain his or her reason(s) for the use of deadly physical force, the external circumstances that formulated his or her decision to utilize deadly physical force, as well as the factors that led to the conclusion that the member's life, the life of another Member of the Department, or the lives of the public, were in imminent peril and the use of deadly physical force was objectively reasonable. When feasible, Members of the Department shall provide a warning prior to the use of deadly physical force.

When faced with an individual who *only* poses a danger to himself or herself *and not* to other civilians or officers, Members of the Department are prohibited from using deadly physical force. In this case, Members of the Department should carefully consider the use of less-lethal options and exercise discretion to wait as long as necessary so the situation can be resolved peacefully.

Incidents involving the use of deadly physical force by Members of the Department are thoroughly reviewed by the Department on a case by case basis.

Use of Force – Reporting and Review

Members of the Department shall notify their immediate supervisor as soon as practicable of the involvement in the following use of force incidents:

- 1. incidents that result in physical injury;
- 2. incidents that a reasonable person would believe is likely to cause an injury;
- 3. incidents that result in a complaint of pain from the suspect other than complaints of minor discomfort from handcuffing;
- 4. incidents that result in the discharge of an Electronic Control Device (ECD) after being displayed; and
- 5. incidents that result in the discharge of a firearm at a subject.

Following involvement in any such incident, Members of the Department are required to complete PDCN Form 258, Use of Force Report, and submit it to their immediate supervisor.

A supervisor who is made aware of a use of force incident shall ensure the completion of PDCN Form 258 by all members engaging in reportable incidents. The completed form(s) will then be forwarded through the chain of command to the Chief of Department.

All members are required to know and understand the applicable policy, rules and procedures as set forth in this Department Manual, including the below-listed procedures and rules, with regard to the use of force:

- 1. Use of Force OPS 12410,
- 2. Use of Deadly Physical Force OPS 12420,
- 3. Use of Electronic Control Device (ECD)/Taser OPS 12430,
- 4. Use of Oleoresin Capsicum (OC) OPS 12450,
- 5. Use of Intermediate Weapons OPS 12440,
- 6. Deadly Force Response Team (DFRT) OPS 12460,
- 7. Rifle Deployment OPS 12470
- 8. Handling Diseased or Dangerous Animals OPS 6210,
- 9. Stray and Dangerous Dogs OPS 6220,
- 10. Vehicle Pursuit OPS 6460,
- 11. Unintentional Firearm Discharge ADM 1220,
- 12. Deadly Force Review Board ADM 1222,
- 13. Department Rules, Article 5 Standards of Conduct,
- 14. Department Rules, Article 8 Uniforms and Equipment,
- 15. Department Rules, Article 23 Police Operations.

All Members of the Department shall receive training and demonstrate their understanding of the proper application of force.

The Chief of Department, Chief of Detectives, Chief of Patrol and Commanding Officer of the Police Academy will review, on a quarterly basis, use of force incidents to examine trends in weapons used, outcomes, reasons for usage, and where and when force is being used.

POL 4300 Investigations - Objectives

POL 4301 Domestic Incidents

Domestic violence is a complex social problem affecting families and households from all cultural and economic backgrounds. Offenses committed between family or household members are serious events. This is true regardless of the relationships, social status, or living arrangements of the persons involved. The policies and procedures of the Department are intended to protect victims of domestic violence, enforce laws, and prevent future violence.

In all domestic incidents, the police objective is to protect victims of domestic abuse. Protection is accomplished by making arrests when laws are violated. Failure to make these arrests may increase physical and emotional risks to victims. Members of the Department do not attempt to mediate domestic violence cases in lieu of court proceedings. Our policy is to arrest when there is reasonable cause to believe that an offense has been committed or that an order of protection has been violated. The determination of reasonable cause is not to be influenced by the domestic relationships of the parties involved.

Victims are often unable or unwilling to make decisions to arrest offenders. Police arrests remove the burden of those decisions from victims. Therefore, when police arrests can be made, the victims will not be requested or required to make civilian arrests. If a civilian arrest is the only option available, the victim is provided with information, assistance, and encouragement to cause and facilitate the lawful arrest.

At times, in a domestic context, a subject knowingly acts in a manner likely to be injurious to the physical, mental or moral, welfare of a child less than seventeen years old. An act that is specifically directed at a child may be in the form of abuse or neglect. In some cases, a subject perpetrates a violent act against a family member and a child

witnesses the act. Such circumstances where a child is exposed to violence may involve acts such as repeatedly punching a victim, dragging, strangling, throwing someone to the ground, assault or menacing with a weapon.

When responding to reports involving children, all members give careful consideration to the totality of circumstances, as they may affect children involved. The Police Department enforces applicable laws in these situations especially the charge of endangering the welfare of a child.

POL 4315 Bias Incidents

Bias incidents are defined as offenses against persons or property, which appear to be motivated, in whole or in part, by the race, religion, ethnic background, or sexual orientation of the victims. These offenses, whether violent or non-violent in nature, have a serious effect on victims and can destroy the quality of life in communities and, therefore, have no place in our society. The Police Department will use its resources to prevent these types of incidents and will take vigorous enforcement action against perpetrators of such acts.

The primary approach is prevention through education, by promoting instruction about the effects of bias acts on the victim, and the legal consequences for committing such acts. This instruction is conducted throughout the community we serve. Some programs, such as Students and Teachers Opposed to Prejudice (STOP) and Police Anti-Vandalism Education (PAVE) specifically target young people, in order to reduce the incidence of bias related crimes.

When preventive efforts fail, the Department will deal with violations by strictly enforcing applicable laws. The Detective Division is responsible for the investigation of bias crimes, and the Bias Crime Coordinator assists investigations, conducts analysis, develops intelligence, educates members of the Department, and acts as a liaison to the community and outside agencies on issues related to hate crimes.

POL 4316 Limited English Proficiency Persons

The Department recognizes the importance of maintaining a standard where effortless and accurate communication can be achieved between Members of the Department and Limited English Proficiency (LEP) persons. To aid in the process of police encounters with the LEP public, the department utilizes Department Interpreters who are proficient in secondary languages. This is accomplished through employee skills information furnished by Members of the Department representing their levels of proficiency, certification, accreditations, training, and pertinent experience.

Retaining the true message from the target audience's language is the aim of the interpreter. Conserving cultural terms and English words used by the LEP person is just one aspect in the process. Impartiality, confidentiality and professionalism in obtaining the facts are other elements of good interpretation. [See OPS 3132-A]

These objectives are further reached with in-service training provided to Members of the Department reinforcing the components of various encounters with LEP persons. In addition to in-service training, identification and recruiting of new hires for uniformed and civilian positions who are proficient and fluent in speaking and writing in secondary languages, is another method of enhancing the department's goal.

To further increase communications with LEP persons, public service announcements and alerts through the Nassau County Police Department's website are made available in Spanish in the same form as the English language equivalent in formats including print, website, text message, and pre-recorded cell phone messages.

POL 4400 Community and External Relations - Objectives

Favorable relations with the various communities in Nassau County are essential in order to effectively carry out the police mission. The preservation of good community relations is dependent upon positive interaction and communication between the people and their police. The Police Department continuously strives to maintain a climate in which police officers

can perform their duties with the acceptance, understanding, and cooperation of the public they serve.

POL 4401 Openness of Operations

The Department views openness in matters of public interest as an issue of importance. The Police Department strives to disseminate accurate and factual accounts of occurrences of public interest, consistent with the protection of legal rights, the safety of persons involved, and with consideration for maintaining the confidentiality of certain Department records. In addition, the Department strives to make known its policies and objectives.

POL 4402 Role of the Individual Officer

Positive community relations are best manifested in the numerous daily encounters between individual officers and the public. These contacts present the greatest opportunity for establishing and strengthening attitudes that foster cooperation and support. The Police Department endeavors to have each officer inspire respect for police officers as professionals, and the Department as a partner in the community, through positive public contacts that encourage cooperation and approval.

POL 4403 Respect For Individual Dignity

Individual dignity is highly valued in a free society and all persons have a right to dignified and respectful treatment under the law. Respect for individual dignity is an obligation that all Department members must consider in their daily contacts with the public. The Police Department attempts to treat all persons with dignity and respect as individuals, and to exercise additional patience and understanding where language or cultural differences might be encountered.

POL 4404 Responsiveness to the Community

The Department acknowledges its obligation to be responsive to the needs and problems of the many communities within its jurisdiction. The Police Department seeks to be attentive to the concerns of the community at all levels of the organization and to demonstrate a genuine interest in problems brought to the Department's attention by concerned individuals and groups.

POL 4405 Dignity of Mental Aided Persons

The policy of the Nassau County Police Department is to assist mental aided persons who need assistance. This includes rendering necessary aid or medical care in a humane and sensitive manner to persons who appear to be suffering from mental illness or disability. The Nassau County Police Department is committed to treating people experiencing a mental health crisis with the same dignity and respect that we treat all medical emergencies. This process aligns with our ongoing commitment to problem solving, community partnerships and working collaboratively in ensuring proper mental health response and services are provided within Nassau County.

POL 4410 Liaison With Community Groups

Regular contact with the community is necessary in order to address local concerns and identify law enforcement needs. The Police Department maintains an active role in community affairs through frequent and regular contacts between commanding officers and the various civic organizations and community groups in the areas of their responsibility.

POL 4500 Emergencies and Planned Events

The primary function of the Police Department is to protect human life and provide for the safety of the Nassau County community. The Department also strives to prevent and manage its response to threats and breaches to homeland security. Our involvement in planned events and response to emergency incidents at local and national levels, often involves coordination with other agencies. To that end, it is necessary to effectively communicate and work with other agencies to accomplish those objectives.

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The National Incident Management System (NIMS) and the Incident Command System are used by this department for incidents including limited area disasters, hazardous materials incidents and weapons of mass destruction incidents.

POL 4501 National Incident Management System (NIMS)

The National Incident Management System (NIMS) incorporates common terminology and organizational structures familiar to all agencies nationwide. Through a variety of systems, protocols and technologies the Department can work together with other agencies and organizations to effectively and efficiently manage emergencies and planned events.

POL 4502 Incident Management

Police work involves many functions performed at incidents of varying sizes, levels of complexity, and degrees of danger. By using the Incident Command System, a flexible management system used to coordinate operations at incident scenes, the Department strives to prepare its members to handle any incident, large or small, planned or emergency, in a manner that will lead to a successful conclusion.

POL 4503 Limited Area Disasters

Limited area disasters are defined as incidents which cannot be controlled through the ordinary deployment of personnel. Effective disaster control operations are dependent upon the coordination and cooperation of police, fire, and various other public and private agencies that may be called upon to perform duties in conjunction with the occurrence. Some limited area disasters may require extraordinary measures such as a declaration of a state of emergency, made by the County Executive, or the activation of the emergency broadcast system. These incidents usually require a unified command. In accordance with the disaster control plan and in furtherance of the Department's mission, the Department and its members are committed to coordinating and cooperating with other agencies in managing limited area disasters.

POL 4504 Hazardous Material Incidents

Hazardous material incidents potentially pose significant and serious threats to public safety. The Department's response to hazardous material incidents is designed to minimize those threats to public safety while attempting to control the incident. Early assessment of the actual and potential threats to life, health, and environment will determine the necessary response to the incident. Some hazardous material incidents, due to size and scope of the incident, may be limited area disasters.

POL 4505 Weapons of Mass Destruction Incidents

The Department's overall response to weapons of mass destruction incidents includes duties and responsibilities in each of the five phases of law enforcement's response. The five phases are prevention, notification, response, recovery, and restoration. The response of police personnel as the first responders to scenes involving weapons of mass destruction and the actions those first responders take will determine the effectiveness of an overall plan of action to limit or contain the damage these weapons are designed to inflict.

The destructive power of a weapon of mass destruction is determined by three factors, the product, the container holding the product, and the environment in which the product is used or released. Police response, in particular during the notification and response phases, is important to limiting the potential destruction.

Department Rules

SECTION NUMBER

EVISION

Standards of Conduct

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Rule 1. Dedication to Duty

- 1. Members of the Department will promptly and faithfully perform all of the duties of their positions and will not engage or agree to engage in any actions that may interfere with or impair the efficiency or operation of the Nassau County Police Department or any other governmental agency.
- 2. Members of the Department, whether on or off duty, will not engage in conduct unbecoming an officer or Member of the Department, or in any action which may be prejudicial to the good order and efficiency of the Police Department.
- 3. Members of the Department will first and foremost devote their time and attention to the service of the Department and will not engage in any other business, calling or conduct which is unlawful or may create a conflict of interest or an appearance of impropriety in connection with employment in the Nassau County Police Department.
- 4. Members of the Department will report, immediately, to a Superior Officer in the Command having jurisdiction, any delinquency, dereliction of duty, violation of the Department Rules, conduct, disorder, and neglect to the prejudice of good order, efficiency, and discipline, which they observe or of which they have knowledge; they will immediately bring to the attention of a superior officer a case in which a Member of the Department becomes unfit for duty on account of careless, improper, vicious, or immoral conduct.

Rule 2. Misconduct

Members of the Department will not:

- 1. engage in unlawful conduct, whether on or off duty.
- make or submit or cause to be submitted a false official communication, record, or statement.
- 3. unjustifiably interfere with nor attempt to influence the lawful business of any person.
- 4. indulge in games of cards or chance while on duty.
- 5. litter with refuse any departmental property.
- 6. smoke in public while in uniform.

Rule 3. Fitness For Duty

- 1. Members of the Department will be fit for and subject to full duty at all times, except when on authorized leave or as otherwise directed by the Commissioner of Police.
 - a. Permanent physical or mental incapacity to perform police duties may be cause for separation from the Police Department.
- 2. Members of the Force must immediately notify the Department when they have a medical, psychological, or legal condition that may affect their right or ability to possess a firearm.

Rule 4. Obeying Orders

- 1. Members of the Department will promptly obey all lawful orders, instructions, directions, and requests of Superior Officers.
 - a. Orders from members assigned to the Office of Commissioner of Police, or the Office of a Deputy Commissioner, Chief of Department, or Division Chief, when so directed, will be deemed to be the orders of such members' superior and will be promptly obeyed as such.
 - b. Members of the Force must promptly surrender all firearms and Department identification possessed by them when ordered by a Superior Officer.
 - c. Members of the Department will respond to the Employee Assistance Office (EAO) when directed to do so by a Superior Officer.

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2. Members of the Department will promptly obey all lawful orders, instructions, and directions of Department Police Surgeons.

Rule 5. Keeping Superiors Informed

- 1. Members of the Department will keep their Superiors informed of all important matters and of any action taken pertaining to those matters.
 - a. Important matters include the following:
 - 1) a Member of the Department who appears unfit for duty,
 - 2) a serious complaint against a Member of the Department,
 - 3) important messages,
 - 4) matters that require the attention of the Superior.
 - b. Members of the Department will immediately notify a supervisor upon receipt of a civilian complaint.
- 2. Members of the Department will, when engaging in any official action while off duty, report such action to their Commanding Officer as soon as practical.
- Members of the Department will immediately report to their Commanding Officer if:
 - a. they are arrested, or
 - b. they are a defendant, respondent or other subject of any action or proceeding commenced in any federal, state or local court, charging the commission of a felony or a misdemeanor defined under New York or federal law or the law of any other state or jurisdiction or any other offense defined in the Penal Law.

Note: Details to be reported will include court, charges, and the place, date and time of any arrest.

- 4. Members of the Department receiving a written communication from the public concerning Police Department activity will, without unnecessary delay, deliver same to their Commanding Officer.
 - a. The member's Commanding Officer will promptly cause receipt of such to be acknowledged and take whatever other action is appropriate.
- 5. Members of the Force on patrol will report, without unnecessary delay, to the Desk Officer any condition or occurrence requiring attention, such as serious crimes, casualties, or unsafe public conditions.

Rule 6. Respect

- 1. Members of the Department will be respectful in their contact with Superior Officers and all other persons within and without the Police Department.
- 2. Members will give their rank, name, shield number, and command to any person who requests same.
- 3. Members will give the rank, name, shield number, and command of another Member of the Department to any person who appears personally and can demonstrate a legitimate interest in obtaining same.

Rule 7. Intoxicants

- 1. No Member of the Department will indulge in intoxicants while in uniform. No Member of the Department will be unfit for duty by reason of intoxicants.
- 2. A Member of the Department will not bring or permit to be brought any intoxicant into a departmental building, booth, boat, vehicle, or aircraft, except in the performance of police duty, or when required for prompt administration under the personal direction of a physician.
- 3. Unless in the immediate performance of police duty or with the permission of the Commissioner of Police, a Member of the Department in uniform will not enter any premises used for the manufacture, storage, or shipping of intoxicants or any premises where an intoxicant is sold, except for the purpose of eating a meal in a duly licensed hotel or restaurant.
- 4. A Member of the Force is prohibited from being either directly or indirectly interested in the manufacture or sale of alcoholic beverages.

5. When a Member of the Department is authorized to consume alcohol during a special assignment, prior to resuming his normal duties, the member will notify a supervisor who will determine the member's fitness for duty and will direct the member accordingly.

Rule 8. Reporting For Duty

- 1. Members of the Department will report for duty as directed by competent authority.
- 2. Members will not report late for duty.
- 3. Members will not absent themselves without proper authorization.
- 4. Members will not exceed the meal period authorized by applicable labor agreement.
- 5. Members of the Department will sign on and off duty with their command.

Rule 9. Post Duties

- Members of the Department who are performing patrol duty, assigned to a post [See Glossary], or are otherwise involved in the emergency operations of the Department will:
 - a. remain constantly alert and observant,
 - b. not hold unnecessary conversation while performing duties,
 - not enter vehicles, conveyances, or structures except in the performance of duties.
 - familiarize themselves with the post or duty to which assigned.
- 2. Members assigned to posts will proceed to the designated post or relieving point without unnecessary delay and:
 - a. inspect the post immediately,
 - b. note any condition requiring attention, and
 - c. take appropriate action.
- 3. Members assigned to a post with a police booth in his territory will ensure the following:
 - a. the booth is properly lighted during hours of darkness,
 - b. the national colors are properly displayed in accordance with Article 13, Rule 11.

Rule 10. Quitting Post

- 1. Members of the Department assigned to posts will not quit their posts except for official necessity, personal necessity, or meal period.
- 2. If required to quit his post for official necessity, a Member will:
 - a. enter in his memorandum book, as soon as circumstances permit,
 - 1) the time of leaving and reason,
 - 2) the time of returning to his post.
- 3. If required to quit his post for personal necessity, a Member will:
 - a. enter in his memorandum book, before quitting his post,
 - 1) the time of leaving and reason,
 - 2) the premises to be entered,
 - b. enter in his memorandum book the time of returning to his post.
- 4. Before quitting his post for meal period, a Member will request a meal period and await approval.
- 5. If assigned to a post required to be manned, a Member will:
 - a. request relief and await the relief before quitting his post,
 - b. at the end of his tour of duty, remain on duty until relieved.
 - If no relief is present at the end of the tour, the Member will not quit his
 post and will communicate with his Desk Officer or Superior Officer and
 comply with the instructions received.
- 6. If assigned to a post with Departmental radio communications, a Member will communicate by radio the following:
 - a. his intention to quit his post, prior to leaving,
 - b. his return to post.

Rule 11. Departmental Business

A Member of the Department will treat as confidential the official business of the Police Department and information obtained by him by virtue of his official capacity. He will not talk for publication, be interviewed, make public speeches, or impart information relating to the official business of the Department to anyone, except:

- 1. Under the due process of law.
- 2. As directed, or with the permission of the Commissioner of Police.
- 3. As directed, by the Department Rules or Departmental Orders.
- 4. A representative of the Press, upon establishing his identity, may be advised of the current news, if the ends of justice are not thereby defeated or laws violated, and with permission of the Commissioner of Police or the Commanding Officer, Public Information Office.
- 5. A properly identified employee of the State of New York or the County of Nassau Civil Service Commissions or United States government may be furnished with information, in compliance with current law, which, in the opinion of the Commanding Officer, may be necessary to aid them in the investigation of applicants or as otherwise directed by the Chief of Department or Division Chief.
- 6. Information concerning persons arrested may be given by authorized members to properly identified representatives of organized law enforcement agencies, a Parole Commission, or Probation Department except that arrest information recorded in records and files which have been sealed in compliance with a Court Order may only be released by the Records Bureau and then only in accordance with the provisions of current law.
- 7. Members of the Force are prohibited from using any person as a confidential informant with whom they have had or currently have a familial, social or business relationship.
- 8. Members of the Force are prohibited from using contraband as a form of compensation to a confidential informant.

Rule 12. Police Business Outside County

- Members of the Department will not leave the Counties of Nassau, Suffolk, or Westchester or the City of New York on police business except by authority of the Chief of Department or Division Chief. In the event of an emergency, when such authority cannot be obtained, Commanding Officers may grant permission to leave the County.
- 2. Members will not leave the County in uniform, in any event, except in close pursuit, extreme police emergency, or as otherwise directed by the Chief of Department or Division Chief. However, members residing in the City of New York, County of Westchester, or Suffolk County, may wear the uniform in traveling to and from authorized police duties and assignments.
- 3. Except in the case of urgent police necessity, Members will not cause any Departmental vehicles, vessels, aircraft, equipment, or Department owned animals to be removed from the County of Nassau without the express approval of his Commanding Officer.
- 4. Members of the Department will only use Non-Revenue E-Z Passes for official Police Department business.

Rule 13. Gratuity

Members of the Department will not ask for or receive or consent or agree to receive any emolument, gratuity, or reward or any promise of same, or any personal advantage; nor will they solicit, contribute, cause to be solicited, contributed, or paid, directly or indirectly, any money or valuable thing to be used in connection with a matter affecting the Department. The offering, selling, or giving of any tickets, objects, advertisements, or promises, directly or indirectly, personally or through any agent, by any Nassau County Police Department affiliated group or organization or individual member of this Department is prohibited, except if authorized, in writing, by the Commissioner of Police. This does not apply to membership, dues, assessments, etc., paid to authorized department organizations or other authorized purposes. Any checks, monies, awards,

gifts, etc., so received, will be immediately forwarded, through official channels, to the Office of Commissioner of Police with brief facts concerning same.

Rule 14. Financial Responsibility

- 1. Members of the Department will promptly pay just debts and will not incur liabilities which they are unable or unwilling to discharge.
- 2. Members of the Department will not incur a liability, chargeable against the County, without the approval of the Chief of Department or Division Chief.
- 3. No Member of the Department will sign any note or other instrument as co-maker, guarantor, or endorser, for any money borrowed by any other Member of the Department. This rule will not pertain to the member's immediate family.

Rule 15. Personal Appearance

Members of the Department will be neat and clean at all times while on duty. Personnel will comply with the following grooming standards. Commanding Officers may permit non-uniformed members to exceed these guidelines if the particular job assignment requires same for the duration thereof.

1. Uniformed Members - Male

- a. Hair will be neatly cut and trimmed at all times while on duty. Hair styles will be conservative and not excessive in length. The maximum permissible bulk of hair will be one and one-half inches in thickness on top and one inch in thickness at the back and sides of the head, however, in no event will any hair style or thickness of hair interfere with the proper wearing of uniform headgear. The hair style may cover the top portion of the ear but not beyond the midpoint thereof. Length may not extend more than one-half inch below the top of the shirt collar. In no event will pony tails be permitted or other styles or lengths of hair which may be readily grabbed by a suspect or defendant.
- b. Sideburns will be neatly trimmed, may extend to the bottom of the ear lobe, trimmed level therewith, and be not more than one and one-half inches wide at the base. In no event will such be so wide as to interfere with a proper seal when wearing a Scott Air Pac.
- c. Neatly trimmed moustaches may be worn, which will not extend over the top of the upper lip, but which may extend outward or downward one-half inch beyond the corners of the mouth.
- d. Beards and Goatees will not be permitted. A growth of whiskers will be permitted while on duty for medical reasons only when approved by the Chief Surgeon.

2. Uniformed Members - Female

- a. Hair will be neatly cut and trimmed at all times while on duty. Hair styles will be conservative and not excessive in length. The maximum permissible bulk of hair will be one and one-half inches in thickness on top and one inch in thickness at the back and sides of the head, however, in no event will any hair style or thickness of hair interfere with the proper wearing of uniform headgear. The hair style may cover the top portion of the ear but not beyond the midpoint thereof. Length may not extend more than one-half inch below the top of the shirt collar. In no event will pony tails be permitted or other styles or length of hair which may be readily grabbed by a suspect or defendant.
 - 1) Hair longer than the above may be worn but must be pulled back away from the face and secured so that it does not touch the collar.
 - 2) Items used to hold hair up must blend with hair.
 - 3) Decorative articles may not be worn in hair.
- b. Make Up, if worn, is to be worn in moderation while in uniform.
- c. Black socks or black stockings are to be worn with the uniform.
- d. Shoes to be worn, while in uniform, will:
 - 1) Be black, plain style, and low heel (not more than 2 inches).
 - 2) Not be platform type, open toe, or open heel.

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- Uniformed member may not wear any item of jewelry which constitutes a safety hazard.
 - a. Rings may be worn on only one finger of each hand while on duty.
 - b. The wearing of an earring or earrings will not be permitted.
- 4. Non-Uniformed Members
 - a. Will be neat and tidy at all times.
 - b. Extreme or exaggerated attire will not be permitted.
 - c. Hair will be neatly groomed.

Rule 16. Use of Force

- 1. Members of the Department will not use force except as provided by law.
- 2. Members of the Force will not use force except as provided by law.
- 3. A Member of the Department will notify a Supervisor, as soon as practical, whenever he uses deadly force.
- 4. Members of the Force will notify a Supervisor, as soon as practical, when they have discharged a firearm, except while lawfully hunting or target shooting.

Rule 17. Discrimination in the Workplace

- 1 Members of the Department will not discriminate against another member, or participate in, or encourage behavior that constitutes discrimination.
- 2. Members of the Department will promptly report acts of discrimination they observe, or become aware of, to a supervisor.
- 3. Members of the Department will not disseminate any photograph, literature or other material that may create a hostile work environment.
- 4. Members are required to familiarize themselves with the current Nassau County Equal Employment Opportunity Policy.

Rule 18. Notification of Off-Duty Employment

- 1. Members of the Department are permitted to engage in off-duty employment, but will notify their Commanding Officer within 5 working days upon beginning such employment.
- 2. Members of the Department will not engage in off-duty employment which is unlawful or may create a conflict of interest or an appearance of impropriety in connection with employment in the Nassau County Police Department.
- Members of the Department, while engaging in off-duty employment and for the purposes of that employment, will not use any Police Department equipment or access any information retained by the Department.
- 4. Members of the Department, while performing activities related to off-duty employment, will not: conduct themselves in a manner that would give the appearance that they are acting within the scope of their Nassau County Police Department employment, wear all or part of the Nassau County Police Department uniform, identify themselves as Members of the Nassau County Police Department or as Police Officers.

Rule 19. LIRR Police Ride Program

1. Members of the Force utilizing the LIRR Police Pass will comply with all conditions of use listed on the pass.



NASSAU COUNTY POLICE DEPARTMENT LANGUAGE ACCESS PLAN 2019

PATRICK RYDER

Police Commissioner

STEPHEN PALMER

Chief of Department

LAURA CURRAN NASSAU COUNTY EXECUTIVE

MISSION: To serve the people of Nassau County and to provide safety and an improved quality of life in our communities through excellence in policing.

I. Purpose

This policy has been developed to implement the requirements of Nassau County Executive Order numbers 67-2013 and 72-2013 which seek to ensure that the public we serve and protect with Limited English Proficiency (LEP) have equal access to all services provided by The Nassau County Police Department (NCPD) and to foster optimal Police-Community relations.

II. Definition of Limited English Proficiency (LEP) and Top Six (6) Languages spoken in Nassau County other than English

Persons with limited English proficiency are defined as individuals who do not speak English as their primary language and possess a limited ability to read, write, speak or understand English. Based on data from the US Census the top six most common languages other than English spoken in Nassau County are **Spanish**, **Chinese**, **Italian**, **Persian**, **Korean**, and **French Creole**.

Languages will be added or removed as deemed necessary through reviews conducted in conjunction with the Deputy County Executive of the office of Minority Affairs.

III. NCPD Language Access Plan (LAP)

The Nassau County Police Department recognizes the importance of maintaining a standard where effortless and accurate communication can be achieved between members of the Department and Limited English Proficiency (LEP)

persons. The policy of the NCPD is to provide the best possible service to all members of the community, including those who are LEP persons, by providing interpretation and translation services as necessary. When performing law enforcement functions members provide InSight Video assistance for Sign Language and free language assistance to LEP individuals for whom they encounter when necessary or whenever a LEP or hearing impaired person requests language assistance services. The Department provides these services as part of our community policing and enforcement efforts.

Domestic Liaison officer Sergeant Sabrina Gregg is designated the NCPD Language Access Coordinator (LAC) by the Chief of Department. As the LAC she will supervise NCPD's language access plan and institute measures to monitor the success of the plan. The Language Access Plan will be reviewed and updated as necessary on a semi-annual basis. Any suggestions or concerns should be directed to: languageaccess@pdcn.org or 516-573-7360

IV. Language Access Resources available at NCPD

• Police Department Interpreters:

The Department utilizes Department Interpreters who are proficient in secondary languages and capable of providing interpretation and translation services to an LEP person. Members indicate their proficiency in an Employee Skills Inventory Sheet and this information is available to all supervisors through a computer network database. Retaining the true message from the target audience's language is the aim of the interpreter. Conserving cultural terms and English words used by the LEP person is just one aspect in the process. Impartiality,

confidentiality and professionalism in obtaining the facts are other elements of good interpretation. A Department interpreter who has received formalized instruction in interviewing and statement taking techniques will be used as an Investigative Interpreter. The department is currently in the process of updating the data base to accurately reflect the amount of NCPD members who are fluent in languages other than English.

• **Insight Video App:** The department currently uses Language Line Solutions Insight video interpretation services which gives the Department access to trained video interpreters.

• Language Identification Card:

The Department has updated the language cards and will be redistributing laminated cards to all the patrol vehicles and precincts. These cards have the sentence "Point to Your Language" in different languages which enable LEP individuals to identify their primary language by pointing at a language printed on the card. These cards assist the patrol officer in identifying the language spoken by the LEP person. The reverse side of the card has instructions on how to access the Language Line from the scene or at a command.

• Language Signage:

"Point to Your Language"; NCPD Language Access Policy and the Language Access Recommendation Form posters are to be placed in all Police facilities with public access.

• Telephonic Interpreter Service:

The department currently uses the phone-based services of the Language Line, a telephonic service that gives the Department access to an interpreter for over 150 languages, 24 hours a day, 7 days a week. This service *is not used* to interview or interrogate subjects of a criminal investigation or take sworn depositions from victims or complainants for serious complaints that will require further investigations.

Website:

The Nassau County Police website www.pdcn.org can be translated into 81 languages via a Google language toolbar locator at the bottom of the website. This includes the top six most common foreign languages spoken in Nassau County

• Recruitment:

The active recruitment of new hires for uniformed and civilian positions that are proficient and fluent in speaking and writing in secondary languages is another method of enhancing the department's commitment to better communication with LEP persons.

V. Translation of Written Material

The NCPD will translate, as practicable, essential forms and crime prevention literature into the top six most common languages other than English spoken in Nassau County.

VI. Training

The NCPD shall ensure that all current NCPD members receive a copy of the Language Access Plan. All new NCPD members shall receive a copy of the Language Access Plan during their academy training. NCPD Force Members will review the NCPD Language Access Power Point.

VII. Record Keeping and Evaluation

Communications Bureau will keep a log of all instances when the interpreter services is used through 9-1-1. The LAC will keep a log of all instances when the interpreter service is utilized by the Patrol division and specialized commands.

VIII. Confidentiality of Immigration Status

The use of LEP services shall not be deemed by any NCPD member as a basis for inquiring into a person's confidential information relating to immigration status UNLESS that person is arrested for a crime.

It is the policy of the NCPD not to inquire about the immigrant status of

- 1. Crime Victims
- 2. Witnesses to Crimes
- 3. Anyone who calls or approaches the police seeking assistance.

IX. Complaint Procedure

Complaints of violations of the LAP by members of the NCPD must be referred to the Internal Affairs Office, 1490 Franklin Avenue, Mineola, NY 11501,(516) 573-7120. Anyone has a right to file a complaint with the NCPD if the person believes he/she was denied language access services. A complaint can be submitted through the "Compliment or Complaint" tab on our home page at http://www.pdcn.org. A public advisory pamphlet on how to file a compliment or complaint is available at any Police Precinct or Community Policing Center. All complaints are processed through our Internal Affairs Unit and if any complaint related to Language Access Services arises, the Departments LAP Coordinator will be notified. The LAP Coordinator must review the complaint and then recommend, to the

Department Administration, any corrective action, if needed, within 14 business days. The LAP Coordinator will consider whether receipt of one or more complaints on a specific issue indicates the need for changes in policies or practices, and if so, take the necessary administrative steps to obtain these changes.

X. Using Family and Friends as Interpreters

In order to ensure confidentiality of LEP person discretion **MUST** be used in selecting a person at the location. A person who has a personal interest in the situation is **NOT** to be used as an interpreter. A person at the location *should not* be used to interpret in the following situations:

- 1) for potential admissions, confessions, or sworn statements,
- 2) when the person is the alleged perpetrator in a domestic incident and would be translating for an alleged victim or complainant of that domestic incident,
- 3) the person is a minor child in a high stress situation.

However, upon request of the LEP person a family member or friend may be used for routine matters such as pedigree and location information, business hours and rescheduling an appointment.

Department Policy

PROCEDURE TITLE

Marihuana/THC Offenses Field Processing

PROCEDURE NUMBER

REVISION

OPS 2133

POLICY

PURPOSE DEFINITIONS The policy of the Police Department is to ensure the proper processing of certain marihuana offenses. The Department strives to process such offenses in a safe and efficient manner.

To establish procedures for the field processing of marihuana offenses.

Field Processing of Marihuana Offenses: the issuance of an appearance ticket for a marihuana offense, at the place of occurrence, if the following criteria exist:

- 1. the marihuana offense(s) being charged is one of the following:
 - a. PL 221.05, Unlawful Possession of Marihuana (Violation),
 - b. PL 221.10, Criminal Possession of Marihuana in the Fifth Degree (Violation),

Note: Both PL 221.05 and 221.10 are non-printable offenses and do *not* require that the subject be brought to a location for fingerprinting.

- c. PL 221.15, Criminal Possession of Marihuana in the Fourth Degree (Class A Misdemeanor),
- d. PL 221.35, Criminal Sale of Marihuana in the Fifth Degree (Class B Misdemeanor),
- e. PL 221.40, Criminal Sale of Marihuana in the Fourth Degree (Class A Misdemeanor),
- f. PL 220.03, Criminal Possession of a Controlled Substance in the Seventh Degree (THC) (Class A Misdemeanor)
- 2. the subject can be properly identified,
- the subject is a resident of Nassau County, Suffolk County, Westchester County, or any of the five boroughs of New York City,
- 4. the subject has no active warrants,
- 5. I-Card and Nassau Investigative I-Card System (NICS) inquiries yield negative results,
- 6. there are no additional charges that require processing at a police facility,
- 7. the subject is not on the Nassau County Top Offender List,
- 8. the subject is not injured and does not complain of injury,
- 9. the subject is cooperative,
- 10. the subject does not appear to be impaired to the degree that he presents a danger to himself or others,
- 11. there is no juvenile involved in the incident.

SCOPE

All Members of the Department.

ISSUING AUTHORITY	SIGNATURE	EFFECTIVE DATE	PAGE
Commissioner	Patrick J. Ryder	1/2/2020	1 of 1

Nassau County Police Department Our Mission is to serve the people of Nassau County



Our Mission is to serve the people of Nassau County and to provide safety and an improved quality of life in our communities through excellence in policing.

Legal Bulletin

Recent Legislation

3010

19-004

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3.19

The following is a partial summary of 2019 Legislative enactments that are of particular interest to law enforcement personnel and is set forth for the information and guidance of members of this Department.

Criminal Procedure Law

Definitions of terms of general use in this chapter (Chapter 131)

(Expunge)

A new subdivision 45 was added to Criminal Procedure Law section 1.20 as follows:

"Expunge" means, where an arrest and any enforcement activity connected with that arrest, including prosecution and any disposition in any New York State court, is deemed a nullity and the accused is restored, in contemplation of the law, to the status such individual occupied before the arrest, prosecution and/or disposition; that records of such arrest, prosecution and/or disposition shall be marked as expunged or shall be destroyed as set forth in section 160.50 of this chapter. Neither the arrest nor prosecution and/or disposition, if any, of a matter deemed a nullity shall operate as a disqualification of any person so accused to pursue or engage in any lawful activity, occupation, profession or calling. Except where specifically required or permitted by statute or upon specific authorization of a superior court, no such person shall be required to divulge information pertaining to the arrest, prosecution and/or disposition of such a matter.

Effective: August 28, 2019

Order upon termination of criminal action in favor of the accused (Chapter 131)

(Sealing and Expungement of Certain Marijuana Violation Convictions)

Criminal Procedure Law section 160.50, subdivision 3, paragraph k was amended as follows:

- 3. For the purpose of subdivision one of this section, a criminal action or proceeding against a person shall be considered terminated in favor of such person where:
- (k) The accusatory instrument alleged a violation of:
 - (i) article two hundred twenty or section 240.36 of the penal law prior to the effective date of article two hundred twenty-one of the penal law, and the sole controlled substance involved was marihuana and the conviction was only for a violation or violations; or
 - (ii) section 221.05 or 221.10 of the penal law prior to the effective date of the chapter of laws of two thousand nineteen that amended this section; or
 - (iii)section 221.05 or 221.10 of the penal law.

No defendant shall be required or permitted to waive eligibility for sealing pursuant to this paragraph as part of a plea of guilty, sentence or any agreement related to a conviction for a violation of section 221.05 or section 221.10 of the penal law and any such waiver shall be deemed void and wholly unenforceable.

Note: The amendment to clause (i) above no longer requires that three years have elapsed since the offense was committed.

Effective: August 28, 2019

A new subdivision 5 was added to Criminal Procedure Law section 160.50 and it reads as follows [paragraphs 5 (b)(ii), (c) & (d) are not included]:

- 5. (a) Expungement of certain marihuana-related records. Where an accusatory instrument alleged an offense described in paragraph (k) of subdivision three of this section, such count or counts of the accusatory instrument in such criminal action or proceeding shall, on the effective date of this paragraph, in accordance with the provisions of this paragraph, be vacated and dismissed, and all records of such count or counts and, in the absence of any other valid count or counts, all records of such action or proceeding shall be expunged, as described in subdivision forty-five of section 1.20 of this chapter, and the matter shall be considered terminated in favor of the accused and deemed a nullity, having been rendered by this paragraph legally invalid.
- (b) Duties of certain state officials and law enforcement agencies. Commencing upon the effective date of this paragraph:
 - (i) The chief administrator of the courts shall promptly notify the commissioner of the division of criminal justice services and the heads of all appropriate police departments and other law enforcement agencies of all counts that have been vacated and dismissed pursuant to paragraph (a) of this subdivision and that, in the absence of any other valid count or counts, all records of such action or proceeding shall be expunged and the matter shall be considered terminated in favor of the accused and deemed a nullity, having been rendered legally invalid. Upon receipt of notification of such vacatur, dismissal and expungement, all records relating to such count or counts, or the criminal action or proceeding, as the case may be, shall be marked as expunged by conspicuously indicating on the face of the record and on each page or at the beginning of the digitized file of the record that the record has been designated as expunged. Upon the written request of the individual whose case has been expunged or their designated agent, such records shall be destroyed. Such records and papers shall not be made available to any person, except the individual whose case has been expunged or such person's designated agent;

Effective: August 28, 2019

Penal Law

<u>Unlawful possession of marihuana in the second degree</u> (Chapter 131)

Penal Law section 221.05 was amended as follows:

A person is guilty of unlawful possession of marihuana <u>in the second degree</u> when he knowingly and unlawfully possesses marihuana.

Unlawful possession of marihuana <u>in the second degree</u> is a violation punishable only by a fine of not more than one hundred <u>fifty dollars</u>.

Note: the remainder of this section concerning increased fines and potential imprisonment for prior convictions was removed.

Effective:

August 28, 2019

<u>Unlawful possession of marihuana in the first degree</u> (Chapter 131)

(formerly criminal possession of marihuana in the fifth degree)

Penal Law section 221.10 was amended as follows:

A person is guilty of <u>criminal unlawful</u> possession of marihuana in the <u>fifth first</u> degree when he knowingly and unlawfully possesses:

- 1. marihuana in a public place, as defined in section 240.00 of this chapter, and such marihuana, and such marihuana is burning or open to public view; or
- 2. One or more preparations, compounds, mixtures, or substances containing marihuana and the preparations, compounds, mixtures or substances are of an aggregate weight of more than twenty-five grams one ounce.

<u>Criminal Unlawful</u> possession of marihuana in the <u>fifth first</u> degree is a <u>class B misdemeanor</u> violation punishable only by a fine of not more than two hundred dollars.

Effective:

August 28, 2019

Public Health Law

Regulation of Smoking and Vaping in Certain Public Areas (Chapter 131)

Article 13-E section 1399-N subdivision 8 of the Public Health Law has been amended to include marihuana within the definition of "Smoking".

Note: the Department of Health is tasked with enforcement of Article 13-E of the Public Health Law.

Effective: August 28, 2019

Prepared by:

Daniel K. Valentino, Esq. Police Officer Legal Bureau

Department Policy

PROCEDURE TITLE

PROCEDURE NUMBER

Petit Larceny Field Processing

OPS 2132

POLICY

The policy of the Police Department is to ensure the proper processing of petit larceny offenses. The Department strives to process such offenses in a safe and efficient manner.

PURPOSE

To establish procedures for the field processing of petit larceny offenses.

DEFINITIONS

Field Processing of Petit Larceny Offenses: the processing of a petit larceny offense, at the place of occurrence, if the following criteria exist:

- the subject can be properly identified,
- the subject is a resident of Nassau County, Suffolk County, Westchester County, or any of the five boroughs of New York City,
- the subject has no active warrants,
- 4. I-Card and Nassau Investigative I-Card System (NICS) inquiries yield negative results,
- there are no additional charges that require processing at a police facility,
- the subject is not injured and does not complain of injury,
- the subject is cooperative and does not appear to be impaired,
- the subject does not pose a threat to himself or others if released,
- there is no juvenile involved in the incident,
- 10. the subject is not on the Nassau County Top Offender List.

SCOPE

All Members of the Department.

Department Procedure

PROCEDURE TITLE

ROCEDURE NUMBER

EVISION

Bias Incidents/Hate Crimes

OPS 8130

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POLICY

The policy of the Police Department is to safeguard the rights of all individuals irrespective of their race, color, national origin, ethnicity, gender, gender expression or identity, religion, religious practice, age, disability, or sexual orientation. Any acts or threats of violence, property damage, harassment, intimidation, or other crimes which appear to be bias incidents are viewed very seriously by the Nassau County Police Department and will be given high priority. This Department will use every necessary resource rapidly and decisively to identify the perpetrators and take vigorous enforcement action to safeguard the rights of all individuals, while remaining mindful of and responsive to the particular fears and distress typically suffered by victims, the potential for reprisal and escalation of violence, and the farreaching negative consequences of these crimes on victims, their families, and the community.

PURPOSE

To establish procedures for identifying and investigating bias incidents and hate crimes.

DEFINITIONS

Age: 60 years old or more. (NYS PL §485.05)

Bias: a negative opinion or attitude toward a person or group of persons based on their race, color, national origin, ethnicity, gender, gender identity or expression, religion, religious practice, age, disability, or sexual orientation.

Bias Incident: an offense or offenses against a person or property, which appear to be motivated in whole or in substantial part by the race, color, national origin, ethnicity, gender, gender expression or identity, religion, religious practice, age, disability, or sexual orientation of the victim.

Department Bias Crime Coordinator: a member designated by the Commissioner of Police who will ensure that Department resources are properly utilized to investigate all reported bias crimes which occur within Nassau County. While working in conjunction with the Patrol Precinct Bias Incident Coordinators, all Department investigative units, outside agencies and members of the community, the Department Bias Incident Coordinator will track, monitor and report the disposition of all reported bias crimes directly to the Chief of Department.

Disability: a physical or mental impairment that substantially limits a major life activity. (NYS PL §485.05)

Gender: used synonymously with sex to denote whether an individual is male or female.

Gender Expression: a person's outward representation of gender as expressed in various ways including, but not limited to, one's name, choice of personal pronouns, and any other external characteristics and behaviors that are socially viewed as masculine, feminine, or androgynous.

Gender Identity: a person's internal, deeply-held sense of one's gender which may be the same or different from one's biological sex at birth.

Hate crime: a person commits a hate crime when he or she commits a specified offense [See Attachment A] and either,

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Bias Incidents/Hate Crimes

OPS 8130

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- 1. intentionally selects an individual, a group, public or private property against whom the offense is committed or intended to be committed in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ethnicity, gender, gender expression or identity, religion, religious practice, age, disability, or sexual orientation of a person, regardless of whether the belief or perception is correct, *or*
- intentionally commits the act or acts constituting the offense in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ethnicity, gender, gender expression or identity, religion, religious practice, age, disability, or sexual orientation of a person, regardless of whether the belief or perception is correct. (PL §485.05 Hate Crimes).

Hate Group: an organization whose ideology is primarily or substantially based on antipathy, hostility, or hatred toward persons based on race, color, national origin; ethnicity, gender, gender identity or expression, religion, religious practice, age, disability or sexual orientation of a person.

Interpreter: a person who is able to convert source language into targeted language, both receptively (i.e., understanding what the person is saying) and expressively (i.e., have the skill needed to convey information back to that person).

Precinct Bias Incident Coordinator: a command level administrator from each of the 8 precincts within the Patrol Division.

Race: a group of persons who possess common physical characteristics, for example color of skin, eyes, and/or hair, facial features which are genetically transmitted by descent and heredity and that distinguish them as a distinct division of humankind. Examples include Asians, Blacks or African Americans, and Whites.

Sexual Orientation: heterosexuality, homosexuality, bisexuality or asexuality, whether actual or perceived.

SCOPE

All Members of the Force.

SOURCES

International Association of Chiefs of Police (IACP) Model Policy. (Hate Crimes)

NYS Civil Rights Law §40-c. (Discrimination)

NYS Division of Criminal Justice Services, Municipal Police Training Council, "Investigation of Hate Crimes", September 2020 NYS Executive Law §292

NYS PL Article 240. (Offenses Against Public Order) Article 485. (Hate Crimes)

RULES

SEDI 40E0

REPLACES

PROCEDURE

No applicable rules within this procedure.

OPS 8130, Revision 2, dated 08/31/01.

E A. Response to Bias Incidents/Hate Crimes

Police Officer

Conducts a complete and thorough preliminary investigation.
 [See OPS 8105]

Police Officer

2. Determines that a bias incident [See Definition] and/or a hate

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crime [See Definition] has occurred. *Considers* the following:

- a. is the motivation of the alleged offender known?
- b. was the incident known to have been motivated by bias [See Definition]?
- c. does the victim perceive the action of the offender to have been motivated by bias?
- d. is there no other clear motivation for the incident?
- e. were any bias remarks made by the offender? (exact language is critical)
- f. were any of the following found in possession of the suspect and/or near the scene of the incident which are indicative of or represent a hate group [See Definition] or other evidence of bias against the victim's group?
 - (1) any offensive symbols or words,
 - (2) tattoos, clothing, paraphernalia or jewelry suggesting identification by the suspect(s) with an organized hate group,
 - (3) hate literature,
 - (4) spray cans,
 - (5) biased symbolic objects, such as swastikas and crosses,
- g. presence of social media activity for evidence of bias motivation,
- evidence that the victim is the only person of a particular group among others present or the victim is from a different racial, national origin, religious group than the suspect,
- i. certain areas of the victim's body targeted by the suspect(s) (i.e., forcible conduct against a victim motivated by that victim's religious or cultural norms, or a victim targeted for their gender identity [See Definition] being attacked near or around the person's genitalia,
- j. existence of dual motivation by a suspect, such as a suspect looking to commit robberies but specifically targeting elderly victims,
- k. multiple incidents occurring in a short time period involving victims of the same identifiable group,
- proximity of the incident to an establishment (i.e., houses
 of worship, LGBTQ community center) that could be
 associated with one of the protected categories included in
 the hate crime law,
- m. did the incident occur on a holiday or other day of significance to the victim or the offender?
- n. what do the demographics of the area tell you about the incident?
- 3. Establishes a crime scene [See OPS 8115] if necessary.

Note: If evidence of an inflammatory nature cannot be physically removed, after it has been properly documented for investigatory purposes (e.g., painted words or signs on a wall), the owner of the property will be contacted to ensure that the graffiti is removed as soon as possible.

Police Officer

4. Requests a Patrol Supervisor.

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Bias Incidents/Hate Crimes OPS 8130 4 In responding to bias incidents, police officers should be particularly sensitive to the feelings and emotions of bias crime victims. 5. Notifies the Desk Officer. 6. Requests the assistance of an interpreter [See Definition] if necessary. [See OPS 3132] Family members, friends, or the public should not be used as an interpreter, if possible. **Desk Officer** 7. Notifies: the Precinct Squad Detectives [See OPS 8330], or Main Office, if after hours. **Pct Squad Detective** 8. Responds to the incident. The investigating Detective should immediately respond to a bias incident if it is determined that an expeditious follow-up investigation would lead to the identification and apprehension of those responsible. **MO Detective** 9. *Notifies* the DD Duty Supervisor [See Glossary]. **DD Duty Supervisor** 10. Evaluates the situation and directs the MO Detective to notify a precinct squad detective to respond if an immediate bias crime investigator response is necessary. **Patrol Supervisor** 11. Ensures proper preliminary investigation. 12. Takes preventive measures to ensure the safety of the victim and/or property. 13. Briefs the Desk Officer of the incident. 14. Determines the need for immediate security measures. Police Officer 15. Prepares a case report. [See OPS 8110] 16. Ensures the appropriate records management system MO code, indicating a Bias Incident, is noted. **Desk Officer** 17. Notifies the Public Information Office (PIO) of the incident. 18. Reviews the case report and assigns the case to the Detective Division, Precinct Squad, for investigation. **B.** Investigation **Pct Squad Detective** 1. Conducts a complete and thorough investigation. The

- following should be included in all bias incident investigations:
 - details describing the events that occurred and the reasons which led the detective to believe it was a bias incident,
 - the investigative steps taken,
 - c. the disposition of all physical evidence or debris removed from scene,
 - d. full data on the materials used, including size, construction, wrappings, messages, plus the method of removal.
 - the apparent reasons the offense constitutes a bias incident

Bias Incidents/Hate Crimes

OPS 8130

or hate crime based upon the race, color, national origin, ethnicity, gender, gender expression or identity, religion, religious practice, age, disability, or sexual orientation of the victim,

- victim information, including:
 - (1) is a follow-up contact requested?
 - (2) is the victim a minority in the neighborhood?
 - (3) has the victim recently moved into the neighborhood?
 - (4) the victim's perception as to why this incident occurred,
 - (5) past or recent associations with a targeted group,
 - (6) past or repeated attacks of a similar nature, and whether those attacks were documented,
- whether similar incidents occurred to other victims,
- the involvement of an organized hate group,
- the names of any community leaders that were contacted or at the scene.
- Requests the Crime Scene Search Section (CSSS) to preserve evidence or photograph the scene.

Note: CSSS may not be needed at the scene if the investigating Detective determines that he is capable of photographing and preserving the scene with the equipment available at the squad.

- Gathers and processes all evidence at scene.
- 4. Forwards evidence to the appropriate unit for processing.
- 5. Ensures that any case report involving a bias incident or a hate crime includes the appropriate records management system MO (bias incident) code.
- Contacts Office of Chief of Detective and obtains a Bias Crimes Number (BC#) for any report or incident containing any possible bias motivations.
- 7. Reviews the case report and assigns a BC# to the case report.

Office of Chief of

C. Arrest Processing

- 1. Effects a summary arrest [See OPS 2115] of any offender, when there is reasonable cause to believe [See Glossary] any of the following took place:
 - a. a crime was committed,
 - b. a petty offense was committed in the Police Officer's
- 2. Prepares PDCN Form 32B, Supporting Deposition. [See OPS 8105A1

When preparing PDCN Form 32B, in reference to a bias incident or hate crime, it is vital that the elements and facts of the crime are included and it is demonstrated that the victim was intentionally selected or the act was intentionally committed because of a belief or perception regarding such person's race, color, national origin, ethnicity, gender, gender expression or identity, religion,

Pct Squad Detective

CSSS Personnel

Pct Squad Detective

Detectives

Police Officer/Detective

Bias Incidents/Hate Crimes

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religious practice, age, disability or sexual orientation.

Police Officer/Detective

- 3. *Raises* the hate crime specified offense charged, by one classification of offense, for the following categories:
 - a. any misdemeanor,
 - b. an E, D, or C felony,
 - c. an attempt or conspiracy to commit such offenses.

Note: The classification of a B or A felony will not be raised, but there are further sanctions related to sentencing.

4. *Prepares* a court information, being sure to include in the "To Wit" section, the elements that occurred constituting a hate crime.

Note:

The court information must contain certain language to make it sufficient to charge the hate crime. The "To Wit" must include the elements and facts of the crime that demonstrate that the victim was intentionally selected or the act was intentionally committed because of a belief or perception regarding such person's race, color, national origin, ethnicity, gender, gender expression or identity, religion, religious practice, age, disability, or sexual orientation.

D. Coordination of Department Response

Pct Squad Detective

Department Bias Crime Coordinator

- 1. *Provides* victims with appropriate referrals and assistance.
- 2. *Provides* services to the community, including:
 - a. addressing community groups,
 - b. maintaining contact with community and civic groups.
- 3. Reviews all bias related incidents.
- 4. *Prepares* a monthly report summarizing bias incidents.
- 5. Forwards the monthly report to the Precinct Bias Incident Coordinators, [See Definition] and Office of Chief of Department.
- 6. *Monitors* bias incidents occurring within the precinct.
- 7. Reviews bias related case reports.
- 8. *Evaluates* the need to establish intensive patrols or other security measures.
- 9. Reviews monthly reports from Department Bias Crime Coordinator.
- 10. *Responds* to requests for speaking engagements from local community organizations and *articulates* Department policy and the proactive and preventive measures taken by the Department.

Precinct Bias Incident Coordinator

Statistical Data Generated By Community Affairs (CA) for 2019 - NCPD												
<u>January</u>	<u>February</u>	<u>March</u>	<u>April</u>	<u>Мау</u>	<u>June</u>	<u>July</u>	<u>August</u>	Sept.	Oct.	Nov.	Dec.	2019 YTD Bias Crime Totals
			1		1	4		1				7
1	0	3	4	1	2		1	2	2		3	19
				1								1
				1								1
												0
												0
		January February	January February March	January February March April	January February March April May 1 1 0 3 4 1	JanuaryFebruaryMarchAprilMayJune111103412	January February March April May June July 1 1 1 4 1 0 3 4 1 2	JanuaryFebruaryMarchAprilMayJuneJulyAugust11141034121	January February March April May June July August Sept. 1 1 1 4 1 1 0 3 4 1 2 1 2	January February March April May June July August Sept. Oct. 1 1 1 4 1 1 0 3 4 1 2 1 2 2	January February March April May June July August Sept. Oct. Nov. 1 1 1 4 1 1 1 1 1 2 1 2 2	January February March April May June July August Sept. Oct. Nov. Dec. 1 1 1 4 1 1 1 1 1 2 3

Nassau County Police Department



Our Mission is to serve the people of Nassau County and to provide safety and an improved quality of life in our communities through excellence in policing.

Legal Bulletin

Recent Legislation FILE NUMBER 3010 20-004

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Commissioner of Police Patrick J. Ryder 06/16/2020 1 of 6

Legal Bulletin

3010

20-004

The following is a summary of a partial summary of 2020 Legislative enactments that are of particular interest to law enforcement personnel and is set forth for the information and guidance of members of this Department.

Civil Rights Law

Bias-related violence or intimidation; civil remedy (Chapter 93)

Section 79-n subdivision 2 of the Civil Rights Law has been amended to establish civil penalties for a person who intentionally summons a police officer or peace officer without reason to suspect a violation of the penal law, any other criminal conduct, or an imminent threat to a person or property, in whole or in substantial part because of a belief or perception regarding the race, color, national origin, ancestry, gender, religion, religious practice, age, disability or sexual orientation of a person. A person in violation of this law shall be liable in a civil action for injunctive relief, damages, or any other appropriate relief in law or equity.

Effective: June 12, 2020

Medical Attention for Persons Under Arrest (Chapter 103)

Section 28 has been added to the Civil Rights Law as follows:

Section 28 – Medical attention for persons under arrest

When a person is under arrest or otherwise in the custody of a police officer, peace officer or other law enforcement representative or entity, such officer, representative or entity shall have a duty to provide attention to the medical and mental health needs of such person, and obtain assistance and treatment of such needs for such person, which are reasonable and provided in good faith under the circumstances. Any person who has not received such reasonable and good faith attention, assistance or treatment and who, as a result, suffers serious physical injury or significant exacerbation of an injury or condition shall have a cause of action against such officer, representative, and/or entity. In any such civil action, the court, in addition to awarding actual damages and costs, may award reasonable attorneys' fees to a successful plaintiff. The provisions of this section are in addition to, but shall not supersede, any other rights or remedies available in law or equity.

Effective: June 15, 2020

Right to Record Law Enforcement Related Activities (Chapter 100)

Section 79-p has been added to the Civil Rights Law to create the New Yorker's Right to Monitor Act as follows:

Section 79-p – Recording certain activities

- 1. <u>Definitions</u>. For purposes of this section, the following terms shall have the following meanings:
 - (a) "Officer" means any peace officer, police officer, security guard, or similar official who is engaged in a law enforcement activity;
 - (b) "Law enforcement activity" means any activity by an officer acting under the color of law; and
 - (c) "Record" means to capture or attempt to capture any moving or still image, sound, or impression through the use of any recording device, camera, or any other device capable of capturing audio, moving or still images, or by way of written notes or observations:

2. Right to record law enforcement related activities.

A person not under arrest or in the custody of a law enforcement official has the right to record law enforcement activity and to maintain custody and control of that recording and of any property or instruments used by that person to record law enforcement activities, provided, however, that a person in the custody or under arrest does not, by that status alone, forfeit the right to have any such recordings, property and equipment

3. <u>Private right of actions.</u>

- (a) A claim of unlawful interference with recording a law enforcement activity is established under this section when a person demonstrates that he or she exercised or attempted to exercise the right established in subdivision two of this section to record a law enforcement activity and an officer acted to interfere with that person's recording of a law enforcement activity, including but not limited to, by:
 - (i) intentionally preventing or attempting to prevent that person from recording law enforcement activity;
 - (ii) threatening that person for recording a law enforcement activity;
 - (iii) commanding that the person cease recording law enforcement activity when the person was nevertheless authorized under law to record:
 - (iv) stopping, seizing, searching, ticketing or arresting that person because that person recorded a law enforcement activity; or
 - (v) unlawfully seizing property or instruments used by that person to record a law enforcement activity, unlawfully destroying, or seizing a recorded image or recorded images of a law enforcement activity, or copying such a recording of a law enforcement activity without consent of the person who recorded it or approval from an appropriate court.

- (b) It shall be an affirmative defense to a civil action under subparagraphs (i), (iii) and (iv) of paragraph (a) of this subdivision that at the time of such conduct by an officer, such officer had probable cause to arrest the person recording such a law enforcement activity for a crime defined in the penal law involving obstructing governmental administration.
- (c) A person subject to unlawful interference with recording law enforcement activities as described in paragraph (a) of this subdivision may bring an action for any violation of this section in any court of competent jurisdiction for damages, including punitive damages, for declaratory and injunctive relief, and such other remedies as the court may deem appropriate.
- (d) In any action or proceeding brought pursuant to this section, the court may also allow a prevailing plaintiff reasonable attorney's fees and expert fees as a party of the costs which may be recovered.
- (e) Any action or proceeding brought pursuant to this section shall be commenced no later than three years after the date on which the violation of this section is committed.
- 4. Preservation of Rights. This section shall be in addition to all rights, procedures, and remedies available under the United States Constitution, 42 USC 1983, the constitution of the state of New York and all other federal law, state law, law of the city of New York or the administrative code of the city of New York, and all other civil remedies, including monetary damages, created by statute, ordinance, regulation or common law.

Effective: July 13, 2020

Executive Law

Office of Special Investigation (Chapter 95)

Section 70-b has been added to the Executive Law to establish the Office of Special Investigation with in the Office of the Attorney General to investigate and, if warranted, prosecute any alleged criminal offense or offenses committed by a person, whether or not formally on duty, who is a police officer concerning any incident in which the death of a person, whether in custody or not, is caused by an act or omission of such police officer or peace officer or in which the attorney general determines there is a question as to whether the death was in fact caused by an act or omission of such police officer or peace officer.

Effective: April 1, 2021

Reporting Duties of Law Enforcement Departments with Respect to Arrest-Related Deaths (Chapter 102)

Section 837-v has been added to the Executive Law as follows (there are 2 section 837-vs):

Section 837-v. Reporting duties of law enforcement departments with respect to arrestrelated deaths.

- 1. The chief of every police department, each county sheriff, and the superintendent of state police shall promptly report to the division any arrest-related death, disaggregated by county. The data shall include all information the division shall report pursuant to the requirements of subdivision five of this section.
- 2. The initial report required by this subdivision shall be for the period beginning six months after the effective date of this section and shall be submitted on an annual basis thereafter. Each annual report shall be submitted no later than February first.
- 3. The division shall make the information required by subdivision one of this section available to the public by posting it on the website of the division. With respect to the information required by subdivision one of this section, the division shall update such information on a monthly basis and such information shall be posted in alphanumeric form that can be digitally transmitted or processed and not in portable document format or scanned copies of original documents.
- 4. The division shall promulgate regulations to effectuate the reporting of data from law enforcement departments sufficient to make the reports required by subdivision five of this section.
- 5. The division shall submit to the governor and the legislature an annual report of arrest-related deaths disaggregated by county. An arrest-related death is a death that occurs while an individual is in law enforcement custody or during an attempt to establish custody including, but not limited to, deaths caused by any use of force. Such report shall include the following information: (a) the number of arrest-related deaths; (b) the race, ethnicity, age, and sex of the individual; (c) the zip code or location where the death occurred; and (d) a brief description of the circumstances surrounding the arrest-related death.

Effective: December 12, 2020

Report of Discharge of Weapon (Chapter 101)

Section 837-v has been added to the Executive Law as follows (there are 2 section 837-vs):

Section 835-v – Report of discharge of weapon

1. Any law enforcement officer or peace officer who discharges his or her weapon while on duty or off duty under circumstances wherein a person could be struck

by a bullet from the weapon, including situations wherein such officer discharges his or her weapon in the direction of a person, shall verbally report the incident to his or her superiors within six hours of the occurrence of the incident and shall prepare and file a written report of the incident within forty-eight hours of the occurrence of the incident. Nothing contained in this section shall prevent any officer from invoking his or her constitutional right to avoid self-incrimination.

2. As used in this section "law enforcement officer" means a state or local police officer and "peace officer" means any person designated as a peace officer pursuant to section 2.10 of the criminal procedure law.

Effective: September 13, 2020

Penal Law

Aggravated Strangulation (Chapter 94)

Section 70.02 subdivision 1 paragraph (b) has been amended and Section 121.13-a has been added to the Penal Law establishing the crime of Aggravated Strangulation as follows:

Section 121.13-a – Aggravated strangulation

A person is guilty of aggravated strangulation when, being a police officer as defined in subdivision thirty-four of section 1.20 of the criminal procedure law, he or she commits the crime of criminal obstruction of breathing or blood circulation, as defined in section 121.11 of this article, or uses a chokehold or similar restraint, as described in paragraph b of subdivision one of section eight hundred thirty-seven-t of the executive law, and thereby causes serious physical injury or death to another person. Aggravated strangulation is a class C violent felony.

Effective: June 12, 2020

Loitering (Chapter 98)

Section 240.35 subdivision 4 of the Penal Law relating to being masked in public is repealed.

Effective: June 13, 2020

Prepared by:

Christopher V. Todd Deputy Bureau Chief Legal Bureau ***

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Nassau County Police Department

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Patrol Division Administrative Order

SUBJECT FILE NUMBER PARK, WALK, and TALK PATROL 2030 20-002

REFERENCE DOCUMENTS

PDAO 12-008, PDAO 18-002

The objective of Park, Walk and Talk (PWT) as a routine patrol function is to enable members assigned to radio motor patrol cars to expand their authorized patrol related duties into foot patrol mode in an effort to reinforce contacts with the public. In the event of a critical incident, PWT will also be used to familiarize members with important strategic infrastructure locations, such as schools, places of worship, and shopping malls.

As part of our community engagement efforts, members shall exit their vehicles and communicate with people in public places, with students and staff at educational facilities, with congregants and religious leaders at places of worship, and other locations as appropriate.

Members should conduct PWT on their post at least once every tour. Members will utilize the PWT Assignment type in the CAD system.



ORGANIZATION/BUSINESS REPORT

GENERAL IN	FO				
ADDRESS			ΓOWN		STATE ZIP CODE
		РСТ	Post		
General Phon	e #	Ge	neral Email		
Website					
*Religious O	rganizations (Only:			
Does Location I	Host Religious Se	ervices 🔳			
NCPD Alert?	NCPD Alert P	hone #	NCPD Ale	ert Email	
CONTACT IN	FO				
PRIMARY:	Title/Prefix	LAST NAME		FIRST NAME	
	PHONE	EMAIL		FAX	
SECONDARY	Title/Prefix	LAST NAME		FIRST NAME	
	PHONE	EMAIL			
PD INFO			SF	CURITY	
Date of Last Cor	ntact # of Time	es Contacted	<u> </u>	Cameras On Pre	mises Interior Exterior
Would like to Re	eceive Intel Bull	etins from the Depart	ment (Yes/No)	Security Gua	ard Alarm on Premises
		als (Yes/No) 🔳 Put I			
<u>NOTES</u>		(Тур	e/Quantity)		

Forward Completed Form to AFILDC@pdcn.org

Printed Wednesday, June 12, 2019



Nassau County Police Department

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Department Administrative Order

ORDER TITLE FILE NUMBER

Realignment of Community Oriented Police Enforcement Unit (COPE)

20-020

REFERENCE DOCUMENTS EFFECTIVE DATE TERMINATION DATE

07/27/2020

COMMUNITY ORIENTED POLICE ENFORCEMENT UNIT (COPE)

Commencing on the effective date of this Order, all Department members, sworn and civilian, previously assigned either temporarily or permanently to Office of the Commissioner of Police, Community Oriented Police Enforcement Unit, are hereby assigned to the Office of Commissioner of Police, Community Affairs, Community Oriented Police Enforcement Unit.

Previously issued Departmental Orders and Notifications which pertain to Office of the Commissioner of Police, Community Oriented Police Enforcement Unit shall now apply to the Office of Commissioner of Police, Community Affairs, Community Oriented Police Enforcement Unit.

Pol 3101, Table of Organization, shall be revised in the near future to reflect these changes.

Exhibit W

As of 10/15/2020 11:26AM, the Laws database is current through 2020 Chapters 1-249

Criminal Procedure

- § 140.50 Temporary questioning of persons in public places; search for weapons.
- 1. In addition to the authority provided by this article for making an arrest without a warrant, a police officer may stop a person in a public place located within the geographical area of such officer's employment when he reasonably suspects that such person is committing, has committed or is about to commit either (a) a felony or (b) a misdemeanor defined in the penal law, and may demand of him his name, address and an explanation of his conduct.
- 2. Any person who is a peace officer and who provides security services for any court of the unified court system may stop a person in or about the courthouse to which he is assigned when he reasonably suspects that such person is committing, has committed or is about to commit either (a) a felony or (b) a misdemeanor defined in the penal law, and may demand of him his name, address and an explanation of his conduct.
- 3. When upon stopping a person under circumstances prescribed in subdivisions one and two a police officer or court officer, as the case may be, reasonably suspects that he is in danger of physical injury, he may search such person for a deadly weapon or any instrument, article or substance readily capable of causing serious physical injury and of a sort not ordinarily carried in public places by law-abiding persons. If he finds such a weapon or instrument, or any other property possession of which he reasonably believes may constitute the commission of a crime, he may take it and keep it until the completion of the questioning, at which time he shall either return it, if lawfully possessed, or arrest such person.
- 4. In cities with a population of one million or more, information that establishes the personal identity of an individual who has been stopped, questioned and/or frisked by a police officer or peace officer, such as the name, address or social security number of such person, shall not be recorded in a computerized or electronic database if that individual is released without further legal action; provided, however, that this subdivision shall not prohibit police officers or peace officers from including in a computerized or electronic database generic characteristics of an individual, such as race and gender, who has been stopped, questioned and/or frisked by a police officer or peace officer.

Department Procedure

PROCEDURE TITLE

ROCEDURE NUMBER

EVISION

Civilian Complaint Investigations

ADM 1211

2

POLICY

The policy of the Police Department is to promptly and thoroughly investigate complaints and allegations of misconduct made against Members of the Department. The Department will accept all complaints of misconduct, investigate them to determine their validity, and take necessary steps to correct deficiencies in the member's behavior or Department procedures and practices.

PURPOSE

To establish procedures for accepting, documenting, and investigating civilian complaints made against Members of the Department.

DEFINITIONS

Civilian complaint: a complaint alleging that a Member of the Department has committed an act or omission, in violation of Department Rules, including, but not limited to:

- 1. **excessive use of force**: the complaint alleges that force used by the member was in excess of what would be reasonable, justifiable and proper in accordance with department training, procedures and established laws,
- false arrest: the complaint alleges that the custody or restraint of a person's liberty was improper or violated a person's civil rights.
- 3. **improper tactics/procedures**: the complaint alleges that the member's conduct was unjust, improper or violated established agency directives or training,
- 4. **neglect of duty**: the complaint alleges a failure to take required, dutiful or expected action,
- 5. **police impersonation**: the complaint alleges that a civilian, including an unsworn member of the Department, pretends to be a police officer or other law enforcement officer and expresses, in words or deed, that he or she is acting with the authority or the approval of the police department,
- 6. **racial/ethnic bias**: the complaint alleges that the actions taken by the member were precipitated or based solely on the race or ethnicity (perceived or actual) of the person(s) involved,
- 7. **unlawful conduct**: the complaint alleges that the member engaged in conduct that constitutes an illegal act outlined in statutes, criminal or civil codes,
- 8. **unprofessional conduct or attitude**: the complaint alleges that the member's conduct, bearing, language or attitude were inappropriate, unprofessional and not in keeping with the standards of the department,
- 9. **violation of Department Rules**: the conduct alleged violates current Department Rules as outlined in the Department Manual, Notifications and Orders,
- 10. other conduct which reflects negatively upon the member or the Department.

Note: Unless it is determined **immediately** that an actual law enforcement officer is the subject of the allegation, a civilian complaint of police impersonator will be prepared in addition to a case report.

Complaint finding: the determination reached at the conclusion of a civilian complaint investigation:

- 1. **Founded:** sufficient evidence exists to prove the allegation.
- 2. **Unfounded:** the allegation is false or not factual.

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- 3. **Undetermined:** insufficient evidence to either prove or disprove the allegation.
- 4. **Exonerated:** the incident did occur, but the actions of the accused were justified, lawful, and proper.

Command Internal Affairs Liaison: The supervisor in the investigating command designated by the Commissioner of Police or Division Chief as the primary contact and coordinator for the Internal Affairs Unit (IAU).

Investigating command: the command responsible for investigating civilian complaints, determined as follows:

- 1. Internal Affairs Unit will be the investigating command when directed by the Commissioner of Police, or as otherwise determined by the Commanding Officer (CO) of IAU or Professional Standards Bureau.
- 2. the member's assigned command will be the investigating command when one member, or multiple members from the same command, are the subject of the complaint.
- 3. the command in charge of an incident or detail will be the investigating command when multiple members from different commands are the subjects of the complaint.

SCOPE

All Members of the Department.

SOURCES

International Association of Chiefs of Police (IACP) Model Policy (Investigation of Allegations of Employee Misconduct)

RULES

1. Members of the Department will immediately notify a supervisor upon receiving a request to file a civilian complaint.

REPLACES

ADM 1211, Revision 1, dated 08/07/2009

PROCEDURE

A. Receiving the Complaint

Member of the Department

- 1. *Receives* a complaint, including an anonymous or third party complaint, in any of the following ways:
 - a. in person,
 - b. by telephone,
 - c. by mail,
 - d. via e-mail,
 - e. via department website complaint submission.
- 2. Immediately notifies a Supervisor of the complaint.

Supervisor

- 3. *Explains* the procedure for filing a complaint and *provides* the complainant, if present, with the Public Advisory "Compliment or Complaint" pamphlet.
- 4. *Interviews* the complainant or *reviews* the details of a written complaint to determine the following:
 - a. the nature and details of the conduct alleged, and
 - b. the identity of:
 - (1) the complainant, unless anonymity is requested,
 - (2) the subject of the complaint,
 - (3) the witnesses.
- 5. If the conduct alleged does not constitute a civilian complaint [See Definition], resolves the complaint. [End of Procedure]

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Supervisor

CB Supervisor

Supervisor

Note: An example of a complaint that can be resolved immediately is a complaint about the receipt of a traffic ticket. If the person is complaining about the officer's conduct, a civilian complaint investigation will be commenced. If the person is present to argue his innocence, no civilian complaint investigation will be commenced, and the person should be directed to traffic court by the supervisor.

6. If the complaint **does** constitute a civilian complaint, *enters* the complaint information in the Blue Team Complaint Tracking Program.

Note: The Citizen Complaint Report can be accessed through the Blue Team Link on the intranet homepage. Choose "add new incidents" and then choose "Citizen Complaint" as the incident type.

- 7. If there is an allegation of a possible police impersonation complaint received at Communications Bureau and the Supervisor is a civilian:
 - a. *takes* the following information from the complainant:
 - (1) location of incident,
 - (2) name of complainant,
 - (3) call back number
 - b. *advises* the complainant they are being transferred to the Desk Officer of the precinct of occurrence,
 - c. *gives* the phone number of the precinct of occurrence in case they are disconnected,
 - d. *transfers* the call to the Desk Officer of the precinct of occurrence and *remains* on the line to ensure the transfer was successful. [End of Procedure]
- 8. If there is an allegation of a possible police impersonator and it is determined that:
 - a. the subject *is not a Force* member of the Nassau County Police Department:
 - (1) prepares a Blue Team Police Impersonation Complaint,
 - (2) *prepares* a case report for further investigation by the Detective Division,
 - b. the subject *is a Force* member of the Nassau County Police Department:
 - (1) *investigates* the incident,
 - (2) *documents* a civilian complaint if there is an allegation of misconduct. [Go to step A.11]
 - c. the subject is identified as a member of another law enforcement agency:
 - (1) investigates the incident,
 - (2) *documents* a For Other Authority (FOA) complaint via Blue Team if there is an allegation of misconduct, **[go to step A.10]**
 - directs further investigation if there is an allegation of unlawful conduct.
 - d. the person remains unidentified, or is identified and *is not* a police officer with any agency:
 - (1) directs an appropriate investigation,
 - (2) prepares a Police Impersonator Case Report,

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(3) *enters* a complaint into Blue Team *whether or not* a civilian requests a complaint be documented.

Note: When entering a police impersonation incident into Blue Team, choose *Police Impersonator* instead of *Citizen Complaint* in the Complaint Type drop-down menu. Use complainant's name and enter any other witnesses to the event. For Subject Officer, search by NAME, enter IMPERSONATOR, and SELECT the Impersonator from the search list. ADD allegation OTHER-POLICE IMPERSONATOR from the drop-down menu.

- 9. Forwards all case reports for police impersonator to the appropriate precinct squad for follow-up investigation, whether or not a civilian request an arrest.
- 10. If the complainant or the subject of the complaint, including arrests, is a member of another law enforcement agency,
 - a. records any available information on PDCN Form 360, Civilian Complaint Report Worksheet, if necessary, indicating For Other Authority (FOA) but without obtaining a civilian complaint number,
 - b. *chooses* For Other Authority (FOA) instead of Citizen Complaint, and *enters* complaint into Blue Team,
 - c. *enters* the member of another law enforcement agency as appropriate as either:
 - (1) Reporting Person/Citizen (do not select officer) or,
 - (2) Citizen Witness, if the subject.
 - d. *selects* "Role" on the Incident Links screen under outside agency member's name and *selects* Outside Agency Member, from the drop-down menu,
 - e. *notifies* the outside agency member's department immediately if the member is arrested and/or firearms need to be secured,
 - f. *refers* the complainant to the outside agency, in addition to completing an FOA Blue Team complaint,
 - g. *emails* the following to the IAU Complaint Mailbox:
 - (1) *signed* copy of the Blue Team FOA,
 - (2) case and/or arrest report, as well as all related documentation, if applicable,
 - (3) DCJS 3221, NYS Domestic Incident Report, if applicable. [End of Procedure]
- 11. *Determines* if the conduct alleged in the civilian complaint involving a Department member constitutes any of the following:
 - a. criminal conduct.
 - b. excessive use of force with a complaint of physical injury,
 - c. conduct, that by its nature or in context, is likely to stimulate intense community concern or reaction.
- 12. If the conduct alleged *does not* constitute any of the items listed in step A11, [Go to Section B].
- 13. If the conduct alleged *does* constitute any of the items listed in step A11, *notifies* the Commanding Officer.

Desk Officer

Supervisor

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Supervisor

- 14. *Initiates* the Administrative Duty Coverage Procedure, if after hours. [See ADM 2010]
- 15. Notifies IAU,
 - a. at the direction of the Commanding Officer or Duty Inspector, *or*
 - b. if the circumstances are such that a delay might compromise the investigation.
- 16. *Documents* the notifications in command electronic blotter.
- 17. Notifies the Commanding Officer, if not already notified.
- 18. Notifies the Division Chief or Duty Chief.

Commanding Officer/ Duty Inspector

Division Chief/Duty Chief

Duty Inspector

Chief of Department

Commissioner of Police

- 19. *Notifies* the Chief of Department, or if unavailable, the Commissioner of Police.
- 20. *Reviews* the complaint with the Division Chief and *notifies* the Commissioner of Police.
- 21. *Evaluates* the complaint and *directs* IAU to conduct the investigation.

B. Documenting the Complaint

Supervisor

- 1. *Obtains* all the pertinent information utilizing, if necessary, a PDCN Form 360, Civilian Complaint Report Worksheet to record information.
- 2. *Makes every attempt* to identify any involved, unidentified member(s) including, but not limited to, the review of:
 - a. roll calls,
 - b. CAD/GPS systems,
 - c. any other department databases.
- 3. *Collects* and *preserves* any physical evidence.

Note: Preservation of physical evidence would include photographs of any alleged injuries.

- 4. *Takes* a written statement from the complainant utilizing PDCN Form 32B, Supporting Deposition.
- 5. *Calls* the CB Operations Desk Supervisor for the next civilian complaint number.
- 6. *Records* the Supervisor's name, serial number and command in the complaint tracking logbook.
- 7. Issues a civilian complaint number to the Supervisor.

Supervisor

Supervisor

CB Operations Desk

- 8. *Advises* the complainant he/she will be contacted within three (3) business days by a supervisor, and *gives* them the civilian complaint number.
- 9. If the complainant is present, *prepares* PDCN Form 362, Civilian Complaint Information Card, and *gives* it to the complainant.
- 10. Enters the complaint information in Blue Team.

Supervisor

Note: The Citizen Complaint Report can be accessed through the Blue Team Link on the intranet homepage. Choose "add

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Supervisor

Division Chief

IAU Personnel

Officer

IAU Commanding

Chief of Department

new incidents" and then choose "Citizen Complaint" as the incident type.

11. Records pertinent information in Blue Team.

Note: Such information should include the Supervisor's observations of the complainant or any other information which would be useful to the Investigating Supervisor. (e.g. the complainant's apparent intoxication, the presence or absence of injuries and the reported level of pain and the emotional state of complainant.)

- 12. Prints and signs the Citizen Complaint Summary.
- 13. *Emails* a signed copy of the Citizen Complaint Summary and any other relevant paperwork to:
 - a. IAU Complaint Mailbox,
 - b. the Division Chief, TOC, of the subject's command.
- 14. Reviews the Citizen Complaint Summary and related paperwork.
- 15. Forwards the originals to the Chief of Department.
- 16. *Reviews* the Citizen Complaint Summary and related paperwork.
- 17. *Records* the details of the complaint in the IAU complaint log for review by the Commanding Officer.
- 18. *Ensures* entry of the complaint information into the complaint tracking database.
- 19. *Reviews* the Citizen Complaint Summary and *confers* with the Commanding Officer, Professional Standards Bureau, on any complaint he/she believes IAU should investigate.
- 20. For all police impersonator complaints, *directs* an IAU Supervisor to monitor and coordinate with the assigned DD command.
- 21. Reviews the Citizen Complaint Summary, and:
 - a. sets a 30-day due date for completion,
 - b. forwards a copy to the investigating command, TOC, and
 - c. *files* the original.
- 22. Assigns case for investigation.

Commanding Officer Investigating Command

Commanding Officer Investigating Command

C. Investigating the Complaint

- 1. *Reviews* the Citizen Complaint Summary and related paperwork.
- 2. *Reviews* relevant personnel records of the member who is the subject of the complaint to determine, among other things, if a pattern of similar complaints exists
- 3. Assigns the Command Internal Affairs Liaison [See **Definition**] to contact the complainant and assigns a supervisor who will conduct the investigation.

Note: Complainant will be contacted within 3 business days.

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Investigating Supervisor

- 4. *Initiates* the investigation.
- 5. *Reviews* the Citizen Complaint Summary and other related paperwork.
- 6. *Contacts* the complainant as soon as practical after receipt of the complaint and *re-interviews*, if necessary.
- 7. Conducts a canvass, if necessary.
- 8. *Interviews* the following:
 - a. civilian witnesses,
 - b. police witnesses.
- 9. Obtains statements from civilian witnesses when appropriate.
- 10. *Collects* and *preserves* evidence not previously collected, such as:
 - a. photographs of the complainant,
 - b. photographs of location, if appropriate,
 - audio recordings of radio transmissions relating to the incident,
 - d. any related video footage.
- 11. Interviews the member who is the subject of the complaint.
- 12. *Notifies* the Commanding Officer when it is determined that members from other commands are involved.
- 13. *Notifies* the Commanding Officer(s) of those secondary commands.
- 14. *Assigns* the Command Internal Affairs Liaison to assist in the investigation.
- 15. Assists in the investigation and forwards any relevant paperwork to the investigating supervisor of the investigating command.
- 16. Evaluates all the information collected during the investigation.
- 17. Notifies the Command Internal Affairs Liaison if:
 - a. the investigation is complex or of a serious nature, or
 - b. the investigation will take more than 30 days to complete.
- 18. *Monitors* the status of civilian complaint investigations to ensure timely completion.
- 19. *Notifies* the Commanding Officer and IAU if the investigation will go beyond the assigned due date.
- 20. *Monitors* the status of civilian complaint investigations to ensure a thorough investigation and timely completion.

Commanding Officer Investigating Command

Commanding Officer Secondary Command

Command Internal Affairs Liaison/ Commanding Officer Secondary Command

Investigating Supervisor

Command Internal Affairs Liaison

Commanding Officer

ADM 1211 2

Investigating Supervisor

Command Internal

Commanding Officer

Command Internal

Affairs Liaison

Affairs Liaison

Investigating

Command

D. Complaint Findings

- 1. *Concludes* the follow-up investigation with a complaint finding. [See Definition]
- 2. Prepares PDCN Form 361, Civilian Complaint Disposition.

Note: The Investigating Supervisor must address the original allegation and not change the allegation when preparing PDCN Form 361. The narrative can be used to explain any pertinent details.

- 3. *Forwards* PDCN Form 361 to the Command Internal Affairs Liaison.
- 4. *Reviews* PDCN Form 361 and *confers* with Commanding Officer for disposition approval.
- 5. *Reviews* the complaint findings and *confers* with the Investigating Supervisor if any discrepancies exist.
- 6. Approves the complaint findings and signs PDCN Form 361.
- 7. *Contacts* the complainant with the results of the investigation, *and*:
 - a. *asks* the complainant if they are satisfied with the investigation and the complaint finding, *and*
 - b. *records* results of complainant contact on PDCN Form 361.
- 8. *Forwards* PDCN Form 361 and related paperwork to the Commanding Officer.
- 9. *Forwards* a copy of PDCN Form 361 to the member's Immediate Supervisor.
- 10. *Notifies* the member of the results of the investigation.

Investigating Supervisor

Commanding Officer Investigating Command

11. Forwards the following:

- a. the original PDCN Form 361 to the Chief of Department, TOC, with a copy of the citizen complaint summary.
- b. a copy of PDCN Form 361 to any other subject member's Commanding Officer,
- 12. *Maintains* a file in the investigating command, containing the following:
 - a. a copy of the Citizen Complaint Summary,
 - b. a copy of PDCN Form 361,
 - c. all related documents and evidence.
- 13. If retraining or disciplinary action is required, *initiates* appropriate procedures.
- 14. *Reviews* any relevant policies, procedures and training practices to determine if revisions are warranted.
- 15. Reviews and signs PDCN Form 361.
- 16. Forwards PDCN Form 361 to the Chief of Department.

Chief of Department

Division Chief

17. Reviews and signs PDCN Form 361.

PAGE 8 of 9

ADM 1211 2

Chief of Department

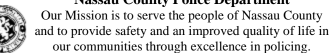
Commanding Officer PSB

Commanding Officer IAU

- 18. *Forwards* PDCN Form 361 to Commanding Officer Professional Standards Bureau (PSB).
- 19. Reviews and signs PDCN Form 361.
- 20. Forwards PDCN Form 361 to IAU.
- 21. Reviews and signs PDCN Form 361.
- 22. *Ensures* that:
 - a. the complaint findings are entered into the complaint tracking database, *and*
 - b. the original PDCN Form 361 is filed.

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Nassau County Police Department



Legal Bulletin

BULLETIN TOPIC FILE NUMBER **Recent Legislation** 3010 20-003

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<u>Civil Rights Law</u> Personnel Records of Police Officers, Firefighters and Correction Officers	2
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Access to agency records	3
General provisions relating to access to records; certain cases	3

ISSUING AUTHORITY SIGNATURE ISSUE DATE PAGE Commissioner of Police Patrick J. Ryder 06/16/2020 1 of 4

Legal Bulletin

3010

20-003

The following is a summary of a partial summary of 2020 Legislative enactments that are of particular interest to law enforcement personnel and is set forth for the information and guidance of members of this Department.

Civil Rights Law

Personnel Records of Police Officers, Firefighters and Correction Officers (Chapter 96)

Section 50-a of the Civil Rights Law relating to the confidentiality of personnel records of police officers, firefighters and correction officer is repealed.

Effective: June 12, 2020

Public Officers Law

<u>Article 6 – Freedom of Information</u> - Article 6 of the Public Officers Law has been amended with regard to the disclosure of law enforcement disciplinary records. The amendments are as follows:

<u>Definitions</u> (Chapter 96)

Section 86 subdivisions 6, 7, 8, and 9 have been added to the Public Officers Law as follows:

- 6. "Law enforcement disciplinary records" means any record created in furtherance of a law enforcement disciplinary proceeding, including, but not limited to:
 - (a) the complaints, allegations, and charges against an employee;
 - (b) the name of the employee complained of or charged;
 - (c) the transcript of any disciplinary trial or hearing, including any exhibits introduced at such trial or hearing;
 - (d) the disposition of any disciplinary proceeding; and
 - (e) the final written opinion or memorandum supporting the disposition and discipline imposed including the agency's complete factual findings and its analysis of the conduct and appropriate discipline of the covered employee.
- 7. "Law enforcement disciplinary proceeding" means the commencement of any investigation and any subsequent hearing or disciplinary action conducted by a law enforcement agency.
- 8. "Law enforcement agency" means police agency or department of the state of any political subdivision thereof, including authorities or agencies maintaining police forces of individual's defined as police officers in section 1.20 of the criminal procedure law, a sheriff's department, the department of corrections and community supervision, a local department of correction, a local probation department, a fire department, or force of individuals employed as firefighters or firefighter/paramedics.

- 9. "Technical infraction" means a minor rule violation by a person employed by a law enforcement agency as defined in this section as a police officer, peace officer, or firefighter or firefighter/paramedic, solely related to the enforcement of administrative departmental rules that
 - (a) do not involve interactions with members of the public,
 - (b) are not of public concern, and
 - (c) are not otherwise connected to such person's investigative, enforcement, training, supervision, or reporting responsibilities.

Access to agency records (Chapter 96)

Section 87 subdivisions 4-a and 4-b have been added to the Public Officers Law as follows:

- 4-a. A law enforcement agency responding to a request for law enforcement disciplinary records as defined in section eighty-six of this article shall redact any portion of such record containing the information specified in subdivision two-b of section eighty-nine of this article prior to disclosing such record under this article.
- 4-b. A law enforcement agency responding to a request for law enforcement disciplinary records, as defined in section eighty-six of this article, may redact any portion of such record containing the information specified in subdivision two-c of section eight-nine of this article prior to disclosing such record under this article.

General provisions relating to access to records; certain cases (Chapter 96)

Section 89 subdivisions 2-b and 2-c have been added to the Public Officers Law as follows:

- 2-b. For records that constitute law enforcement disciplinary records as defined in subdivision six of section eighty-six of this article, a law enforcement agency shall redact the following information from such records prior to disclosing such records under this article:
 - (a) items involving the medical history of a person employed by a law enforcement agency as defined in section eighty-six of this article as a police officer, peace officer, or firefighter or firefighter/paramedic, not including records obtained during the course of an agency's investigation of such person's misconduct that are relevant to the disposition of such investigation;
 - (b) the home address, personal telephone numbers, personal cell phone numbers, personal e-mail addresses of a person employed by a law enforcement agency as defined in section eighty-six of this article as a police officer, peace office, or firefighter or firefighter/paramedic, or a family member of such a person,

a complainant or any other person named in a law enforcement disciplinary record, except where required pursuant to article fourteen of the civil service law, or in accordance with subdivision four section two hundred eight of the civil service law, or as otherwise required by law. This paragraph shall not prohibit other provisions of law regarding work-related, publicly available information such as title, salary, and dates of employment;

- (c) any social security numbers; or
- (d) disclosure of the use of an employee assistance program, mental health service, or substance abuse assistance service by a person employed by a law enforcement agency as defined in section eighty-six of this article as a police officer, peace officer, or firefighter or firefighter/paramedic, unless such use is mandated by a law enforcement disciplinary proceeding that may otherwise be disclosed pursuant to this article

2-c. For records that constitute law enforcement disciplinary records as defined in subdivision six of section eight-six of this article, a law enforcement agency may redact records pertaining to technical infractions as defined in subdivision nine of section eighty-six of this article prior to disclosing such records under this article.

Effective: June 12, 2020

Prepared by:

Christopher V. Todd Deputy Bureau Chief Legal Bureau ***



Nassau County Police Department Complaint Reporting and Findings



NCPD estimates having at least 1 million public interactions each year. When comparing the total number of complaints each year to the number of public interactions, complaints are made in less than .05% of all interactions.

Year	Total Complaints	Excessive Force	Improper Tactics	Unlawful Conduct	Unprofessional Conduct	False Arrest	Neglect of Duty	Racial / Ethnic Bias	Other	Early Intervention Warnings
2016	507	24	186	11	203	2	14	15	52	48
2017	434	19	145	14	183	2	11	6	54	36
2018	438	18	145	24	206	6	23	8	8	41
2019	456	11	172	26	175	4	10	24	34	37
2020*	291	16	101	11	109	5	7	7	35	23

^{* 2020 -} YTD through 10/05/2020

	2016	2017	2018	2019	2020*
Excessive Force	0	0	0	0	0
Improper Tactics	30	16	26	21	3
Unlawful Conduct	2	4	13	10	0
Unprofessional Conduct	17	25	21	16	5
False Arrest	0	0	0	0	0
Neglect of Duty	0	1	2	2	1
Racial/Ethnic Bias	1	0	0	0	0
Other	12	29	26	46	3
Total Founded Allegations	62	75	88	95	12
Total Allegations	699	621	687	684	372
Percent Founded	8.87%	12.08%	12.81%	13.89%	3.23%



Nassau County Police Department Complaint Reporting and Findings



Year	# Complaints	Race	Male	Female	Total
2016	507	Asian	1	4	5
		Black	35	26	61
		Hispanic	9	9	18
		White	50	56	106

Undisclosed/other Gender or Race: 317

Year	# Complaints	Race	Male	Female	Total
2017	434	Asian	2	1	3
		Black	25	24	49
		Hispanic	8	5	13
		White	57	50	107

Undisclosed/other Gender or Race: 262

Year	# Complaints	Race	Male	Female	Total
2018	438	Asian	3	2	5
		Black	26	24	50
		Hispanic	8	6	14
		White	58	56	114

Undisclosed/other Gender or Race: 245

Year	# Complaints	Race	Male	Female	Total
2019	456	Asian	8	2	10
		Black	41	22	63
		Hispanic	7	8	15
		White	50	35	85

Undisclosed/other Gender or Race: 283

Year	# Complaints	Race	Male	Female	Total
2020*	291	Asian	2	1	3
		Black	13	11	24
		Hispanic	3	6	9
		White	21	17	38

Undisclosed/other Gender or Race: 217





2016 "Founded" findings for Unlawful Conduct allegations:

Criminal Possession of a Firearm: 1 case (1 civilian)

Assault: 1 case, domestic (1 sworn)

2017 "Founded" findings for Unlawful Conduct allegations:

Criminal Mischief: 1 case (1 civilian) Assault: 1 case, domestic (1 sworn)

Petit Larceny: 1 case (1sworn)

DWI: 1 case (1 civilian)

2018 "Founded" findings for Unlawful Conduct allegations:

DWI: 2 cases (1 sworn, 1 civilian) Sexual Abuse: 1 case (1 sworn)

Endangering the Welfare of a Child: 1 case, related to above sexual abuse (1 sworn)

Disorderly Conduct: 1 case (1 sworn)
Narcotics Offenses: 2 cases (3 sworn)
Public Lewdness: 1 case (1 sworn)

Obstruction of Breathing: 1 case, domestic (1 sworn)

Criminal Contempt: 1 case, domestic (1 sworn)

Offering False Instrument: 1 case (1 sworn)

Petit Larceny: 1 case (1 civilian)

2019 "Founded" findings for Unlawful Conduct allegations:

Leaving the Scene of an Auto Accident: 2 cases (1 sworn, 1 civilian)

Petit Larceny: 1 case (1 civilian)

DWI: 1 case (1 civilian)

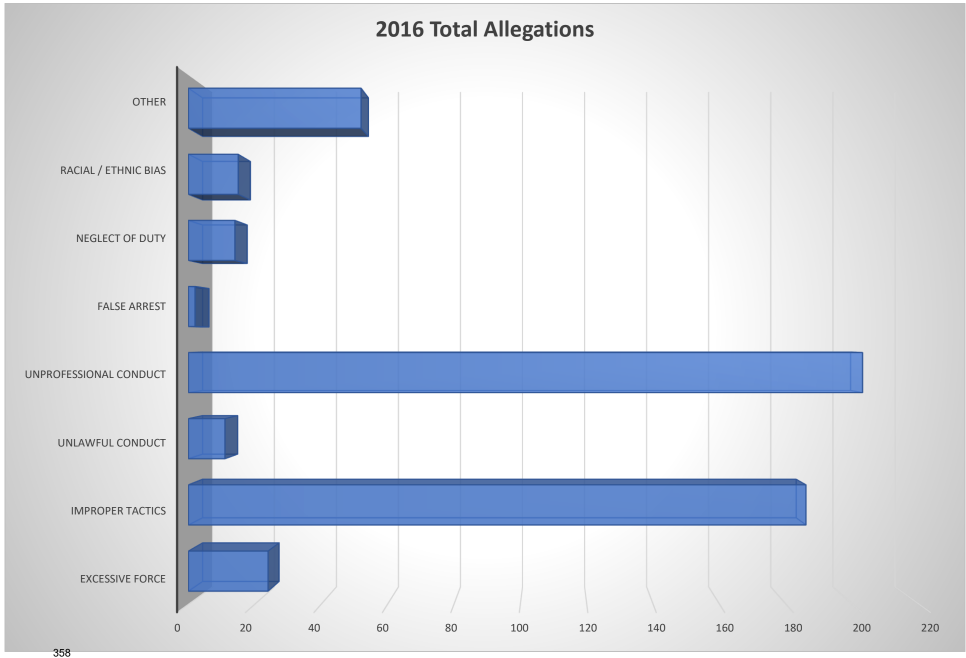
Off-Duty Employment at Licensed Premise: 1 case (2 sworn)
Submitted Forged Medical Notes/Document: 2 cases (1 sworn)

Patronizing Prostitute: 1 case (1 sworn)

Using Department Computer Systems to Improperly Run License Plate: 1 case (1 sworn)

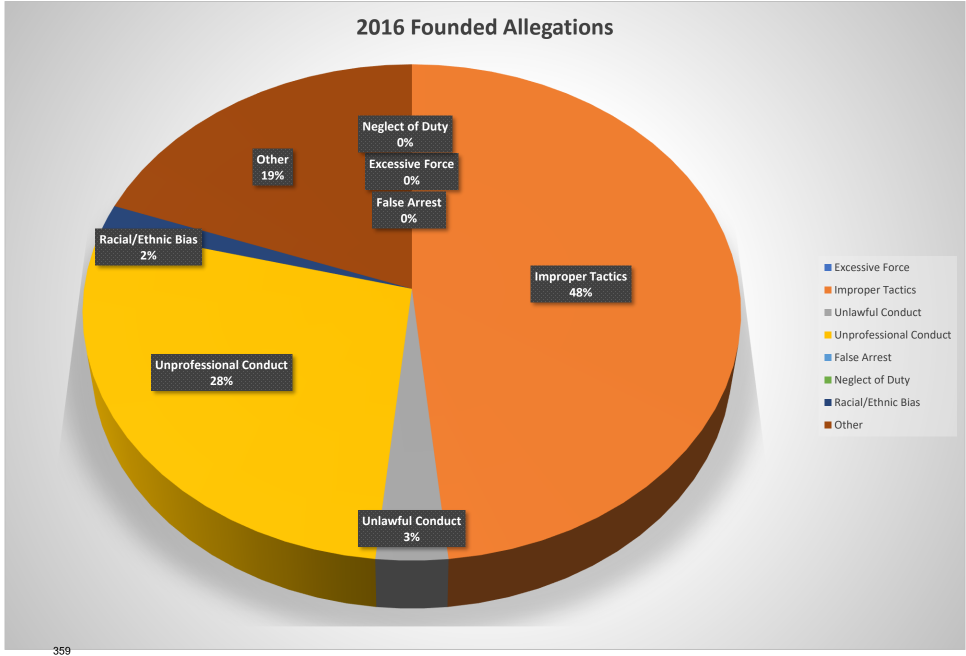






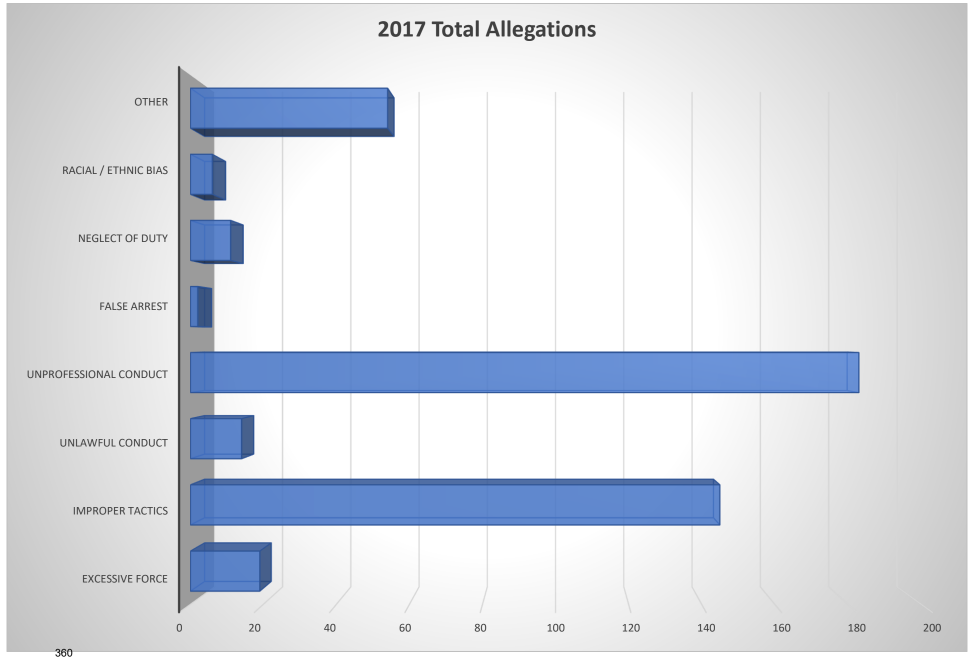






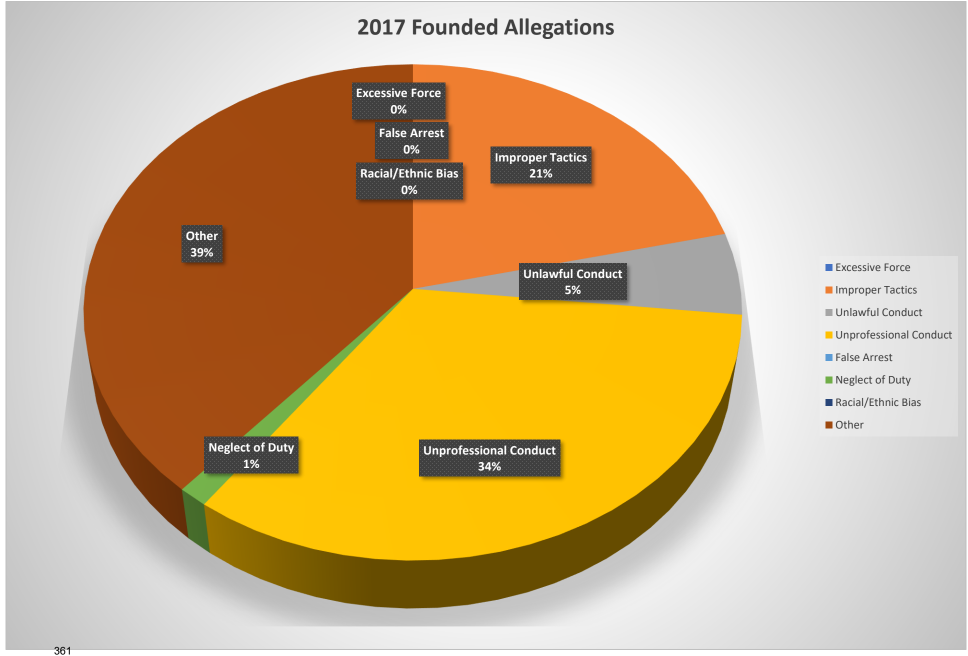






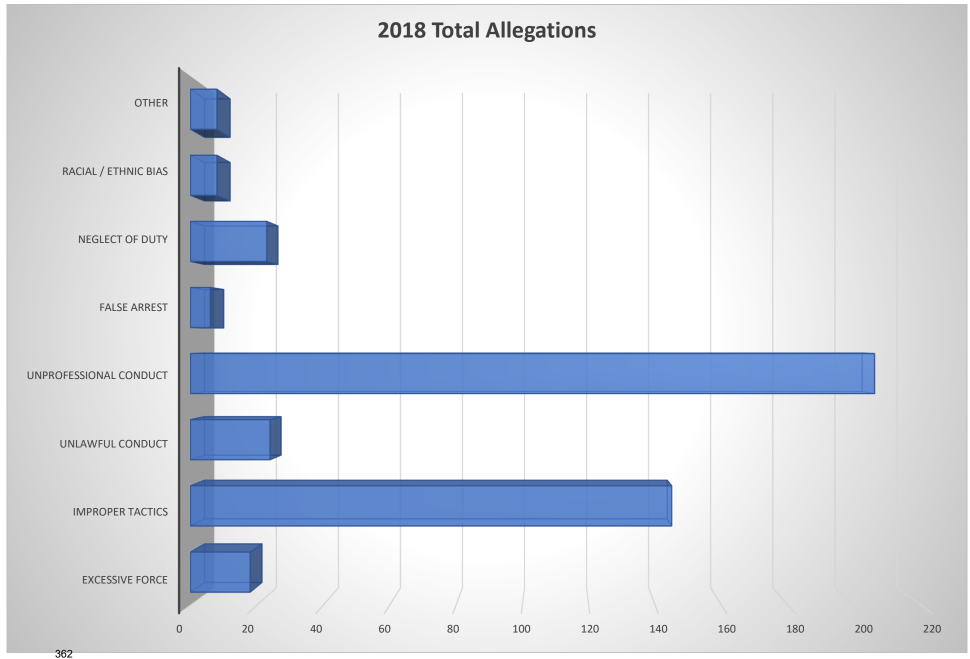






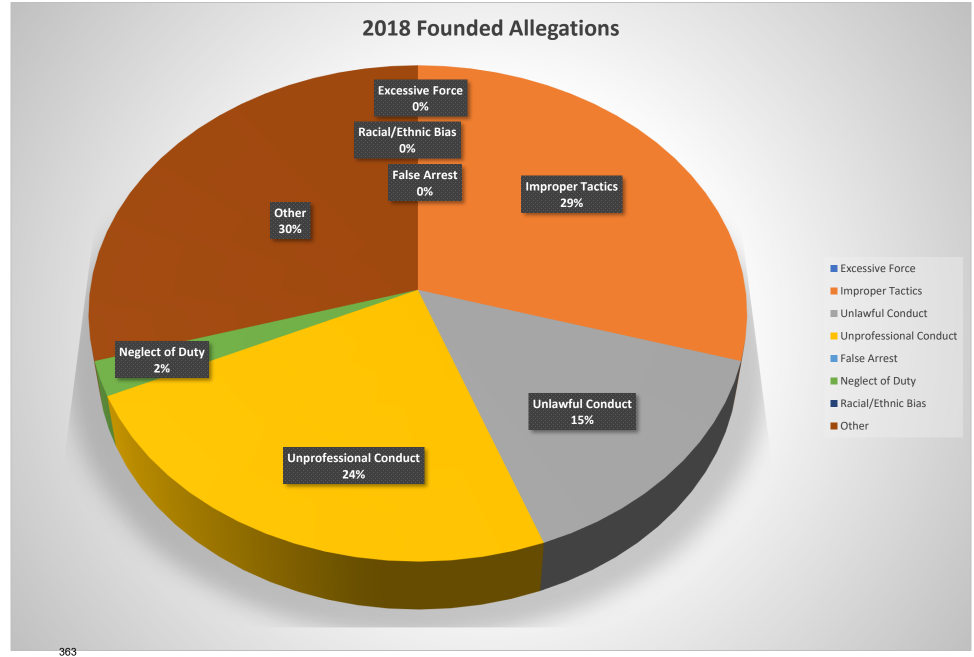






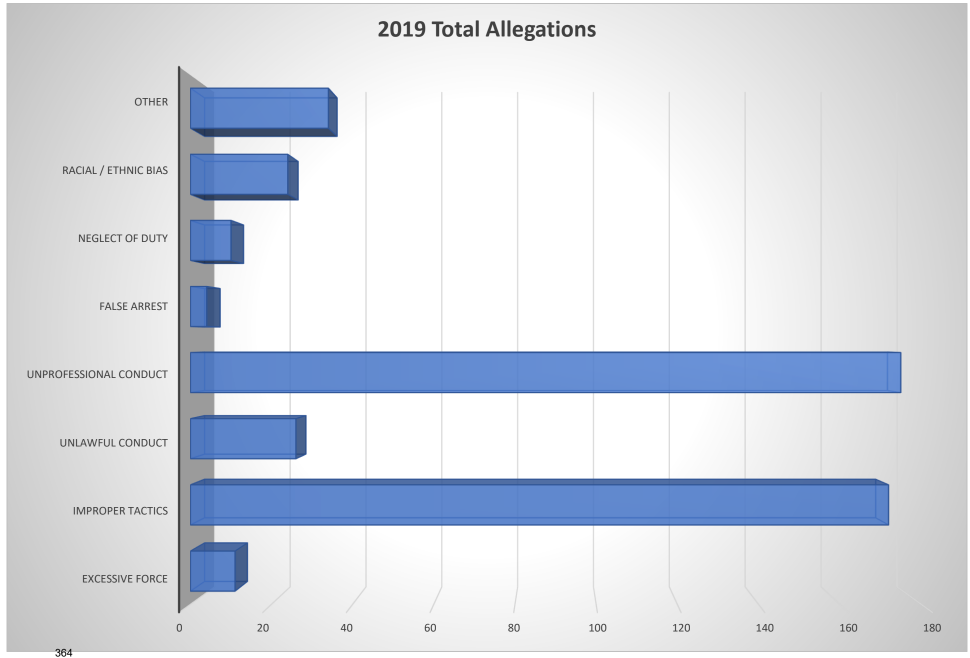






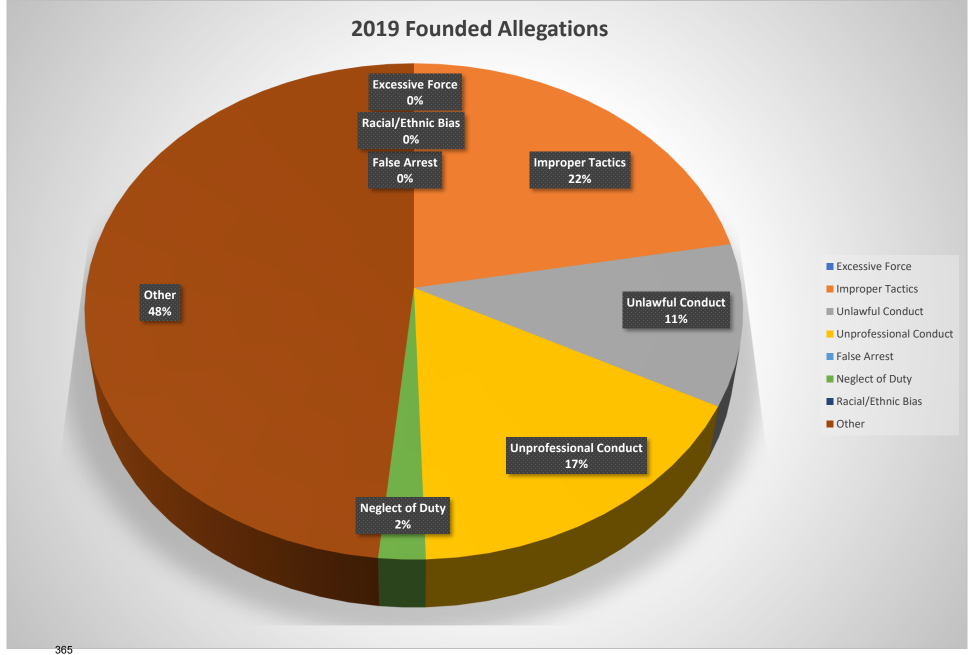






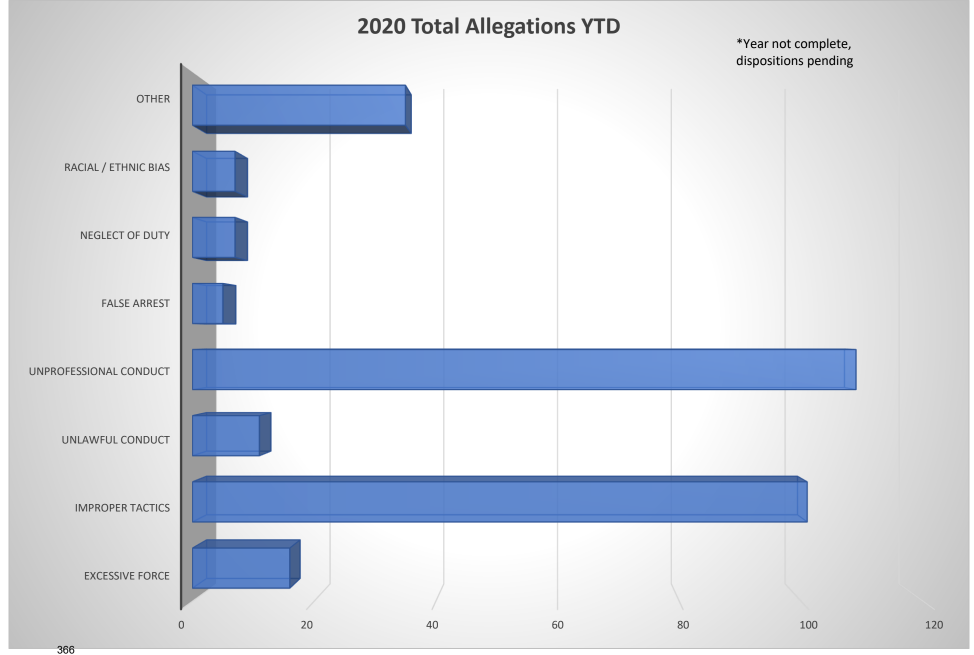






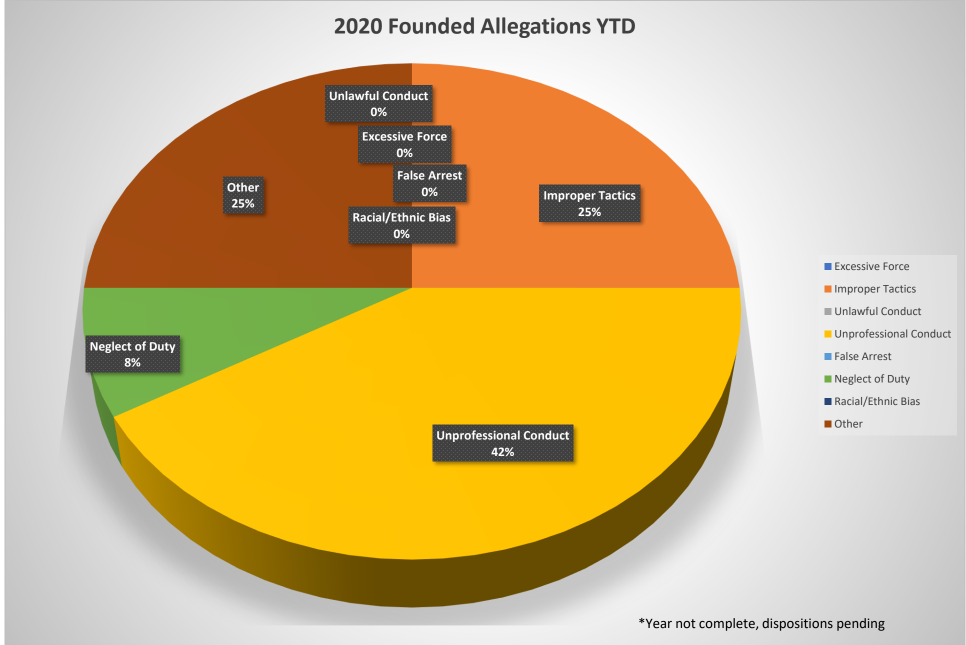














Department Policy

PROCEDURE TITLE

PROCEDURE NUMBER

REVISION

3

Mental Aided Persons

OPS 1155

155

POLICY

The policy of the Police Department is to assist persons who are in need. This includes rendering necessary aid in a humane and sensitive manner to persons who appear to be suffering from mental illness or experiencing emotional distress.

PURPOSE

To establish procedures for assisting persons suffering from a mental illness or experiencing emotional distress.

DEFINITIONS

Barricaded Person: a person(s) who may or may not be armed and has taken a position in a physical location, most often a structure or vehicle, that may not allow immediate police access, and who is refusing police orders to exit. Barricaded persons often include those who are suicidal or otherwise experiencing a mental crisis.

Hostage Incident: a situation in which a person(s) holds another person(s) against their will by force, threat, or violence.

Likely To Result In Serious Harm To Themselves Or Others:

- 1. a substantial risk of physical harm to themselves as manifested by either of the following:
 - a. threats of, or attempts at, suicide or serious bodily harm, *or*
 - b. other conduct demonstrating that they are dangerous to themselves, which may include the person's refusal or inability to meet their essential need for food, shelter, clothing, or health care, *or*
- 2. a substantial risk of physical harm to other persons as manifested by homicidal or other violent behavior by which others are placed in reasonable fear of serious physical harm.

Mental Aided Person: a person who appears to be suffering from mental illness or experiencing emotional distress.

Mobile Crisis Outreach Team (MCOT): a group consisting of Qualified Mental Health Professionals who may respond to locations in Nassau County to make assessments of individuals who appear to be having psychiatric problems. The MCOT operates out of the Nassau County Department of Human Services, Office of Mental Health, Chemical Dependency and Developmental Disabilities Services.

Qualified Mental Health Professional (QMHP): a licensed psychologist, certified social worker, or registered professional nurse approved by the Commissioner of the Department of Mental Health to serve on an MCOT.

SCOPE

All Members of the Department.

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Department Policy

PROCEDURE TITLE

PROCEDURE NUMBER

EVISION

Hostage Incident/Barricaded Person

OPS 12600

0

POLICY

The primary goal in hostage incidents and/or situations involving a barricaded person is to protect human life while providing for the safe release of hostages and the surrender of the hostage taker/barricaded person. Constructive negotiation with emphasis on the use of time and communication to defuse a situation, will decrease the potential for violence and increase the probability of a safe resolution.

PURPOSE

To establish procedures for handling hostage incidents [See Definition] *and/or* situations involving barricaded persons. [See Definition]

DEFINITIONS

Barricaded Person: a person(s) who may or may not be armed and has taken a position in a physical location, most often a structure or vehicle, that may not allow immediate police access and who is refusing police orders to exit. Barricaded persons often include suicidal and mentally unstable persons.

Debriefing Area: the area designated for the interviewing of initial responders to an incident for the purpose of developing intelligence information. It should be located in an area with immediate access or communication to the Command Post.

Flexible Response Situation: an incident involving a barricaded person in which responding officers determine that negotiation may assist in a resolution and the subject *does not* possess any weapon or explosive that may cause imminent risk to persons *beyond the immediate scene*. Such incidents may involve the following:

- 1. an unarmed barricaded person, or
- 2. a barricaded person armed with a knife, or other dangerous instrument, *or*
- 3. a person threatening suicide.

Full Response Situation: includes the following incidents:

- 1. hostage incident, and/or
- 2. a barricaded person armed with a weapon capable of causing imminent risk to persons *beyond the immediate scene*.

Hostage Incident: a situation in which a person(s) holds another person(s) against their will, by force, threat or violence.

Staging Area: the area selected to receive responding personnel and equipment for use at an incident. It is usually located inside the Outer Perimeter. Primary considerations for location selection are accessibility and security.

SCOPE

All Members of the Department.



Nassau County Police Department

Our Mission is to serve the people of Nassau County and to provide safety and an improved quality of life in our communities through excellence in policing.

Department Notification

21-007

SUBJECT FILE NUMBER

PremierOne Traffic Stop Module 1410

REFERENCE DOCUMENTS ATTENTION

All Commands

All members are to be aware that beginning on January 13, 2021 at 0900 hours a new Traffic Stop module will be added to the PremierOne lobby screen. All new Traffic Stops will be entered beginning this date. The information entered into this Traffic Stop module will no longer require the entry of demographic information into CAD.

The below information will help ensure that all members of the Department are familiar with how to proceed with their necessary work assignments, as they relate to the use of PremierOne.

- The Traffic Stop module will be displayed under Logs within the lobby.
- Once Traffic Stop Module is open, select "Add Record."
- When completing a Traffic Stop entry all questions should be completed. The Address of Stop
 and City of Stop will be completed for where the violation occurred (the same location that
 would be used when issuing a summons). The Date/Time will be the date and time the stop
 was initiated.
- If force was used during stop, select all that apply. Note: multiple types of force can be selected. Use the "Add" button after selecting each appropriate choice.
- After completing basic details at the top of the Traffic Stop screen, you must then select "+ Persons" and add at least one (1) individual.
 - Note: Any notable police action taken involving a passenger of the stopped vehicle (e.g. searches, summonses, etc.) should be documented using the appropriate drop-down selection in the PremierOne Traffic Stop Report.
- For the "Apparent Race/Ethnicity" field, the Member will select the appropriate race based on the Member's observations. MEMBERS WILL NOT REQUEST THE INDIVIDUAL TO PROVIDE HIS/HER RACE.

Additionally, a detailed user manual can be found on the Department Intranet Homepage.

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Commissioner Patrick J. Ryder 1/13/2021 1 of 1

Department Procedure

PROCEDURE TITLE

ROCEDURE NUMBER

REVISION

Traffic Stop Data Collection

OPS 6452

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POLICY

The policy of the Police Department is to maintain public safety through mutual respect with the community by providing transparency of police operations with the gathering, analysis and reporting of data metrics so as to provide unbiased and fair professional police service to every member of the community.

PURPOSE

To establish guidelines for the collection and analysis of officerinitiated traffic stop data.

DEFINITIONS

Traffic Stop – any time an officer initiates contact which results in the detention, temporary or otherwise, of a motorist. A traffic stop does not include those contacts initiated to provide assistance to a motorist.

SCOPE

Members of the Force

SOURCES

Not applicable

RULES

All vehicle stops and resultant interactions must be documented electronically.

REPLACES

Not applicable

PROCEDURE

A. Traffic Stop

Force Member

- Upon completion of a traffic stop, logs onto Premier One and selects traffic stop [See Definition] from the Premier One lobby.
- 2. *Creates* record by inputting appropriate information from each drop-down menu.

Note: An entry for each field is required.

Note: Any notable police action taken involving a passenger of the stopped vehicle (e.g. searches, summonses, etc.) should be documented using the appropriate drop-down selection in the Premier One Traffic Stop Report.

- 3. If the traffic stop results in a field interview or an arrest, *includes* the appropriate Premier One case report number.
- 4. If access to Premier One is unavailable at time of stop, *contacts* Case Offense and *provides* information for record entry into the Premier One software system.

Note: Any member of a unit that does not have access to Premier One at the time of a traffic stop, will ensure all entries are made into Premier One prior to the end of their tour.

B. Supervisor's Review

Member's Supervisor

Commanding Officer Asset Forfeiture and Intelligence Bureau

- 1. *Confirms*, on a weekly basis, that Premier One database traffic stop records are completed for all traffic stops.
- 2. Prepares quarterly Premier One Traffic Stop Report.
- 3. Forwards quarterly Traffic Stop Report to Chief of Patrol.

Chief of Patrol

- 4. Reviews quarterly Traffic Stop Report and disseminates to:
 - a. each command, and

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Traffic Stop Data Collection

OPS 6452

0

b. Chief of Department.

Commanding Officer

- 5. Reviews quarterly Traffic Stop Report.
- 6. Submits a report to Chief of Patrol:
 - a. *acknowledging* review of the quarterly Traffic Stop Report,
 - b. *listing* all members identified as exhibiting deficiencies or irregularities in traffic enforcement activities, *and*
 - c. explaining remedial action taken, if any.

Chief of Department

- 7. Reviews quarterly Traffic Stop Report.
- 8. *Forwards* quarterly Traffic Stop Report to the Commissioner of Police.

PAGE 2 of 2

Department Procedure

PROCEDURE TITLE

PROCEDURE NUMBER

EVISION

Encounters with Transgender Persons

OPS 4245

0

POLICY

The policy of the Police Department is to protect the rights and respect the human dignity of all people and the communities we serve. The Department will not tolerate discrimination against any individual based upon age, race, ethnicity, religion, color, sexual orientation, gender, gender identity, gender expression, disability, or any other basis protected by law. Members shall conduct themselves in a professional manner and maintain a courteous, professional attitude in all contacts with the public.

PURPOSE

To establish specific procedures for arrests, searches, custodialization and detention of transgender persons.

DEFINITIONS

Gender Expression: a person's outward representation of gender as expressed in various ways including, but not limited to, one's name, choice of personal pronouns, and any other external characteristics and behaviors that are socially viewed as masculine, feminine, or androgynous.

Gender Identity: a person's internal, deeply-held sense of one's gender which may be the same or different from one's biological sex at birth.

Government Identification: a document issued by an authorized government agency with personal information specific to an individual such as a driver's license, passport, or a state identification card.

Transgender Person: refers to any person whose gender expression [See Definition] or gender identity [See Definition] differs from that person's biological sex at birth.

SCOPE

All Members of the Force.

SOURCES

Adkins v. City of New York, 143 F.Supp. 3d 134 (S.D.N.Y. 2015)

Terry v. Ohio, 392 U.S. 1 (1968) NY Exec. Law §§ 296, 296-a & 296-b

NY CPL 140.50

RULES

[See Department Rules, ART 17, Rule 6]

REPLACES

Not applicable.

PROCEDURE

A. Encounters with a Transgender Person

Police Officer

1. *Encounters* a person believed to be a transgender person [See Definition].

Note:

Members of the Department will be respectful in their contact with Superior Officers and *all other persons within and without the Police Department*. [See ART 5, Rule 6]. Members will not inquire as to a person's gender status during police encounters unless directly relevant.

B. Stops and Questions

Police Officer

1. If an officer has reasonable suspicion that a person possesses a weapon and the officer is concerned for his/her safety, *conducts* a search.

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Encounters with Transgender Persons

OPS 4245

0

Note: A search for a weapon may be conducted by either a male or female officer, regardless of the subject's anatomical sex.

C. Arrest of a Transgender Person

Arresting/Assisti ng Police Officer

- Initiates the Arrest Processing procedure [See OPS 2115] if an arrest is warranted.
- 2. Conducts a search incident to arrest [See ART 17, Rule 6].

Note: A search incident to arrest may be conducted by either a male or female officer, regardless of the subject's anatomical sex.

3. *Transports* arrestee to arrest processing location.

D. Search and Detention of Transgender Person at Arrest Processing Location

Arresting/Assisti ng Police Officer

1. *Obtains* government identification [See Definition] from the arrestee, if available.

Note: An arrestee's gender will be classified on all arrest processing paperwork as it appears on the individual's government identification. If the arrestee does not have government identification, officers should consider the arrestee's gender to be the same as their gender expression. [See Definition].

Note: If the arrestee expresses a gender identity [**See Definition**] that differs from the gender indicated on the government identification, note that gender identity in the arrest paperwork.

- 2. If the arrestee states a preferred name, *addresses* the arrestee as such. The arrestee's preferred name will be noted in the "aka" field of the arrest paperwork.
- 3. *Informs* arrestee that it is the policy of the Department to conduct same-sex searches, as per the gender indicated on the government identification, unless the arrestee requests otherwise.

Note: A search to solely determine gender is prohibited.

- 4. *Considers* arrestee's government identification, if available.
- 5. *Provides* for second officer to assist/witness search.
- 6. If the arrestee requests an officer of a specific gender to conduct the search, *assigns* a Member of the Force of the requested gender, if available.

Note: The Department will make every reasonable effort to accommodate the arrestee's request.

Arresting/Assisti ng Police Officer

Desk Officer

Desk Officer

7. Conducts a search of arrestee.

- 8. *Notes* the following in the notes section of PDCN Form 79, Physical Condition of Defendant Questionnaire:
 - a. the arrestee's gender, as per government identification,
 - b. the arrestee's gender identity, if stated,
 - c. the gender(s) of officers conducting the search,
 - d. any accommodations made, or not made, and reasons therefore.

PAGE 2 of 3

Desk Officer

- 9. *Directs* the arresting officer to secure the arrestee in a separate, secure holding location, if necessary. Considers the privacy of all arrestees.
- 10. If not otherwise necessary, directs the arresting officer to secure the arrestee with other arrestees based on their gender identity.
- Arresting/Assisti ng Police Officer
- 11. Confines the arrestee in a secure holding location.
- 12. When directed by the Desk Officer, transports the arrestee to Detention.

E. Search and Detention of Transgender Person at Detention

Transporting Officers

- Upon arrival at detention, secures the prisoner in the holding area, based on the prisoner's gender identity.
- 2. Informs Desk Officer of transgender status of prisoner.
- **Detention Police** Officer
- 3. Addresses the prisoner by their preferred name.
- 4. Informs the prisoner that it is the policy of the Department to conduct same-sex searches, as per the gender indicated on the government identification, unless the prisoner requests otherwise.

The Department will make every reasonable effort to Note: accommodate the prisoner's request.

- **Detention Desk**
- 5. If the prisoner requests an officer of a specific gender to conduct the search, assigns a Member of the Force of the requested gender, if available.

Detention Police Officer

Officer

The Department will make every reasonable effort to accommodate the prisoner's request. 6. Conducts a search of the prisoner in the presence of a

Detention Desk Officer

- 7. *Notes* the following in the notes section of the PDCN Form 79:
 - a. the arrestee's gender, as per government identification,
 - b. the arrestee's gender identity, if stated,

transporting police officer.

- c. the gender(s) of officers conducting the search,
- d. any accommodations made, or not made, and reasons therefor.
- 8. *Directs* the Detention Police Officer to secure the prisoner:
 - a. in a cell section based on the prisoner's gender identity, or
 - b. in a cell without other prisoners, if necessary.
- 9. Secures the prisoner in assigned detention cell.

Detention Police Officer

Each situation is unique and the police officer must adjust his/her response to fit the circumstances.

GENERALLY, A POLICE OFFICER:

- Will provide his or her name and badge number upon request.
- A police officer who is not in uniform will present proper identification; you may request to examine their credentials so that you are satisfied they are a law enforcement officer.
- Will inform a person of the reason for being stopped.
- Will only use the force necessary to effect the arrest of a suspect and to maintain the custody of the prisoner.
- Will not search the body of a person of the opposite sex except to prevent injury to the officer or another person, or to prevent the disposal or destruction of evidence, and
- Will only arrest a person for an offense committed in the officer's presence, or when the officer has probable cause to believe the person has already committed the crime.

QUESTIONS/COMPLAINTS/COMPLIMENT -YOU MAY REMAIN ANONYMOUS-

If you have a question about procedures or a complaint about your treatment, contact the Department and ask to speak with a supervisor, call our Office of Internal Affairs or send an email to Complaint@pdcn.org. You may also send a letter or an email of compliment if you feel the officer was particularly helpful in your situation to Compliment@pdcn.org.

Police Headquarters

1490 Franklin Ave., Mineola **516-573-8800**

Office of Internal Affairs 516-573-7120

Nassau County District Attorney's Criminal Complaint Unit 516-571-3505

Nassau County Human Rights Commission 516-571-3662

NYS Attorney General Nassau County Regional Office 516-248-3300

Precincts

1st Precinct 900 Merrick Rd., Baldwin 516-573-6100

2nd Precinct 7700 Jericho Tpke., Woodbury **516-573-6200**

3rd Precinct 214 Hillside Ave., Williston Park 516-573-6300

> 4th Precinct 1699 Broadway, Hewlett 516-573-6400

5th Precinct 1655 Dutch Broadway, Elmont 516-573-6500

6th Precinct 100 Community Dr., Manhasset 516-573-6600

7th Precinct 3636 Merrick Rd., Seaford **516-573-6700**

8th Precinct 299 Hicksville Rd., Bethpage 516-573-6800



WHAT TO DO WHEN STOPPED BY THE POLICE

Laura Curran
County Executive

Patrick J. Ryder Police Commissioner



www.pdcn.org

WHY DO POLICE STOP PEOPLE?

There are many different reasons why you might be stopped by the police. Whatever the reason, the officer needs your cooperation.

- The officer might think you are in trouble and need help.
- You may have witnessed a crime.
- You may have committed a traffic violation.
- You may fit the description of a suspect.

If you are stopped by the police while driving, you may feel anxious, confused, or even angry. These are natural feelings, but remember, traffic stops can also be stressful and dangerous for the police officer. Each year, a number of law enforcement officers are killed or seriously injured while making a "routine" traffic stop.

COOPERATION, COMPLIANCE, and remaining CALM will ensure your safety and the safety of officers.

REMEMBER:

UPON OFFICER'S REQUEST, MOTORISTS
ARE REQUIRED TO PRODUCE THEIR
DRIVER'S LICENSE, PROOF OF VEHICLE
REGISTRATION AND INSURANCE
IDENTIFICATION CARD.



NYS Vehicle & Traffic Law requires that all drivers shall yield the right of way to emergency vehicles. Drivers are to immediately pull over parallel to the right-hand edge, stop and remain in a stopped position until the emergency vehicle has passed.

WHEN STOPPED BY THE POLICE, REMEMBER:

- 1. A police officer may pull you over at any time for a traffic offense or police investigation.
- 2. When you see the red overhead lights and/or hear the siren, remain calm and safely pull over to the right side of the road.
- Remain in your vehicle unless the officer advises otherwise. Officers have the authority to require you to exit your vehicle for safety purposes.
- Keep your hands on the steering wheel so the officer can see them. Hands that are hidden can indicate danger to an officer.
- Avoid any sudden movements, especially toward the floorboard, rear seat or passenger side of the vehicle. Those actions can be interpreted as reaching for weapons.
- Do not immediately reach for your license or other documents until the officer requests them. NYS Law requires drivers to show their license, registration, and insurance card upon request.
- 7. If your documents are out of reach, tell the officer where they are before you reach for them.

- 8. If the stop occurs during darkness, put on your interior lights so the officer can easily see that all is in order with no hidden threats.
- If there are passengers in your vehicle, encourage them to remain quiet and cooperate with instructions. You, as the operator, are solely responsible for your vehicle and its occupants.
- 10. Many departments use one-officer patrol cars, especially in the suburbs. Do not be alarmed if you see more than one marked unit for a traffic stop. This is for the safety of the police officers.
- 11. If the officer issues you a ticket for a traffic violation, avoid becoming argumentative.
- 12. Finally, if you receive a ticket, take receipt of it calmly. Accepting it is not an admission of guilt. You will have an opportunity to address the matter in court.

REMEMBER:

IT'S IMPORTANT TO COOPERATE WITH OFFICERS AND REMAIN CALM DURING ANY INTERACTION WITH THE POLICE.

Nassau County Mental Health Response



January 5, 2021

Patrick J. RyderCommissioner of Police

Carolyn McCummings, MPH, PhD
Commissioner Department of
Human Services

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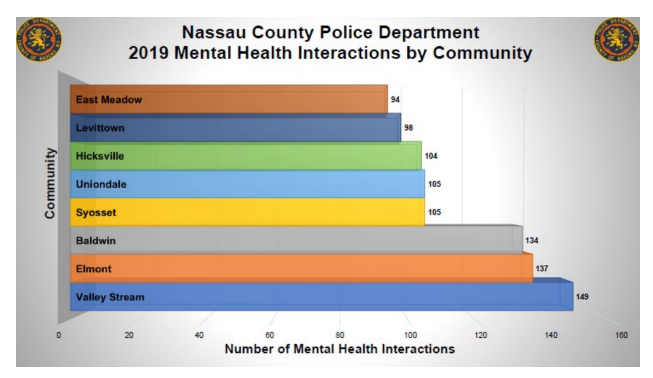
Introduction

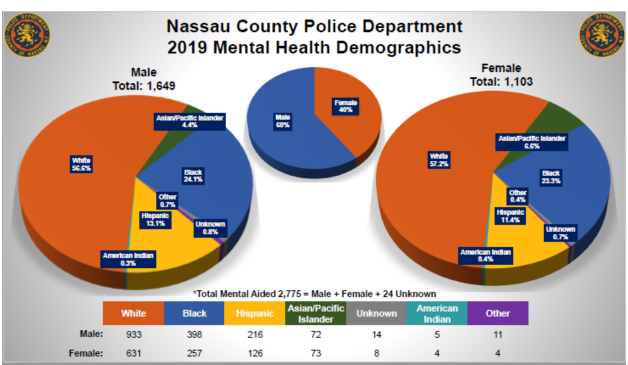
The Centers for Disease Control and Prevention define mental health as "a person's emotional, psychological, and social well-being." They go on to say that it affects how individuals think, feel, and act. Ultimately, mental health impacts how individuals handle stress, relate to others, and make choices.

An average of 1 in 5 Americans suffer from a mental illness. Furthermore, 1 in 25 Adult Americans will live with a serious mental illness such as schizophrenia, bipolar disorder or major depression that impacts their daily living (mentalhealth.gov). In 2018 suicide was the second leading cause of death for individuals between the ages of 10 and 34 years (cdc.gov). It is these individuals who suffer from serious mental illness and/or suicidal ideation that often have interactions with EMS, Law Enforcement and Community Mental Health Programs.

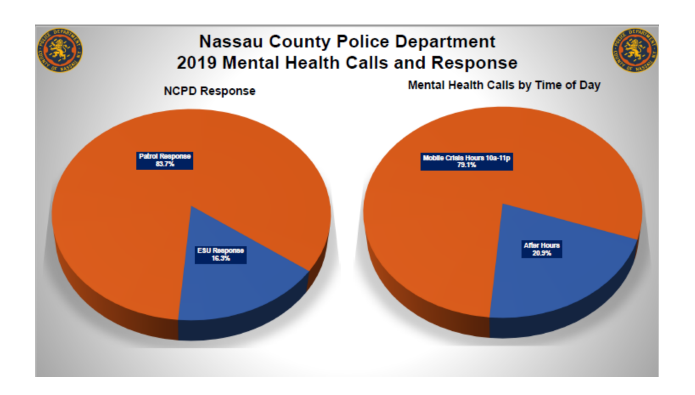
In Nassau County, 911 calls for mental distress are known as "Mental Aided Calls". This distress can include non-compliance with medications, active symptoms (including, but not limited to hallucinations or delusions), family conflict due to mental health symptoms or crisis and threats to harm self or others.

In 2019 there were 2,775 Mental Aided Calls in Nassau County. The below diagrams reflect the communities and demographics of those hardest hit by mental health concerns.





Of the 2,775 calls for service, 456 of them required additional response by the Emergency Services Unit due to violence or threat thereof. Four of these responses note the use of physical force to maintain officer and community safety.



NCPD Response to Mental Aided Calls

The policy of the Nassau County Police Department is to assist persons who are in need. This includes rendering necessary aid in a humane and sensitive manner to persons who appear to be suffering from mental illness or disability. Currently, Nassau County Police Officers are trained in accordance with the Mental Health Department of Criminal Justice Services Curriculum. Topics covered include: Crisis Intervention, De-Escalation and Professional Communication, Hostage Negotiation, Autism Awareness and Interview and Verbal Skills. This training is both lecture and reality based, meaning that they are taught the skills and then expected to implement them during role-play activities.

Further education and training are provided to those officers who are selected to be a part of the Emergency Services Unit (ESU) or the Hostage Negotiation Team. These officers are called out to aided calls when there are threats of violence or barricade situations.

Presently, when a member of the community dials 911 for assistance with a mental health crisis, the Communications Operator gathers the following information:

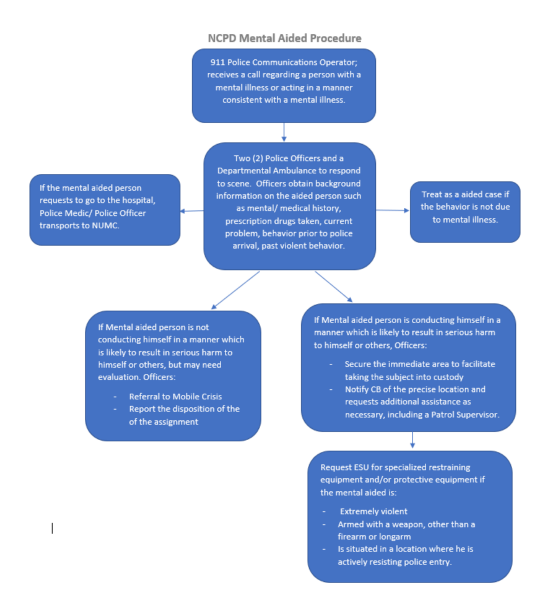
- 1- Mental/medical history
- 2- Prescription/illegal drugs being taken
- 3- Current problem
- 4- Current or past violent behavior

Two Police Officers and an Ambulance are dispatched to the address.

Once on scene, Officers assess the situation to determine if the case meets department mental aided criteria and if the mental aided person is conducting him/herself in a manner which is likely to result in serious harm to self or others.

- If safety at the scene is not an issue, the Officers may consider a referral to the Mobile Crisis Outreach Team and report the disposition of the assignment.
- If safety at the scene is an issue, the area will be secured and a patrol supervisor will be requested. A supervisor may also request additional assistance including a second ambulance or the Emergency Services Unit in the event of an armed person or a hostage/barricade situation.

The below flow chart reflects the procedure outlined above:



Mobile Crisis Response

The Nassau County Mobile Crisis Team (NC-MCT) was established in 1985 with the vision to be a community resource that is accessible and available to all Nassau County residents to assist in providing behavioral health crisis intervention services that are evidence based, trauma informed, and recovery oriented.

The NC-MCT's mission is to provide on-site behavioral health crisis stabilization, assessments, referrals and linkages to community services with the objective of reducing unnecessary psychiatric hospitalizations and inpatient hospitalizations. The goal is to provide support and improve the lives of Nassau residents, ensuring that those most in need have access to care; and to reduce the risks of future crises by providing a prompt response and resolution of the immediate crisis.

The Mobile Crisis Team (MCT) responds to various community locations in the 287 square miles that is Nassau County and conducts on site assessments and interventions due to crises and situational emergencies. Sites are usually homes but also include Employee Assistance Program offices, educational institutions and social service housing shelters. The primary objective of the MCT is, whenever possible, to maintain clients in their natural environment via the use of safety plans, crisis stabilization, emotional support, family support, etc.

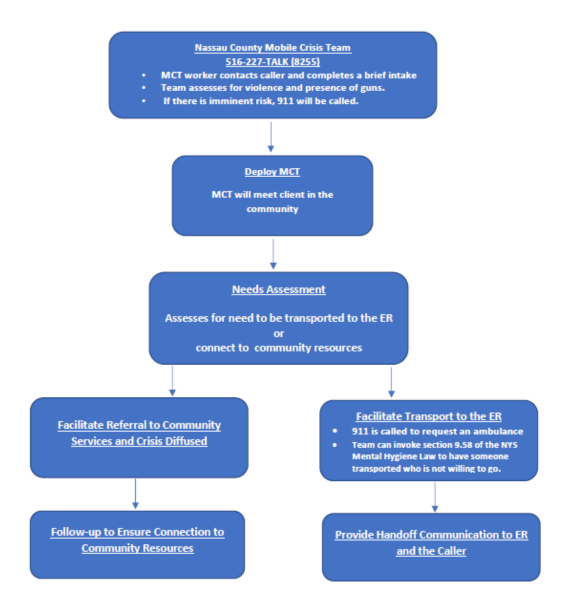
It is operated by South Shore Child Guidance Center, which is a partner agency of EPIC Long Island. Its current hours of operations are seven-days a week, from 10 am to 11pm. The professional teams are composed of master's level licensed clinical social workers with extensive experience in mental health, addiction and trauma informed care. There are currently four teams, each with two licensed mental health clinicians.

The NC-MCT possesses the 9.58 status allowed under New York State Mental Hygiene Law section **§9.39** MHL Emergency Admission for Immediate Observation, Care, and Treatment where it stipulates:

(a) A physician or qualified mental health professional who is a member of an approved mobile crisis outreach team shall have the power to remove, or pursuant to subdivision (b) of this section, to direct the removal of any person to a hospital approved by the commissioner pursuant to <u>subdivision (a) of section 9.39</u> or <u>section 31.27</u> of this chapter for the purpose of evaluation for admission if such person appears to be mentally ill and is conducting himself or herself in a manner which is likely to result in serious harm to the person or others.

(b) If the team physician or qualified mental health professional determines that it is necessary to effectuate transport, he or she shall direct peace officers, when acting pursuant to their special duties, or police officers, who are members of an authorized police department or force or of a sheriff's department, to take into custody and transport any persons identified in subdivision (a) of this section.

The NC-MCT services are currently accessed through Nassau County's Helpline 227-Talk (8255). The operational flow chart below describes the process by which the crisis team responds to a person in crisis.



Utilization of crisis response services originates with a telephonic intake request through the 227-Talk Helpline. The helpline is staffed by New York State Department of Education licensed social workers, employees of The Nassau County Department of Human Services. The helpline has built in redundancies to ensure that roll over calls and after hour calls are never missed with a

collaborative partnership with the Long Island Crisis Center. Intake referral requests may include self-referrals by individuals in crisis, their families or friends, behavioral health and health care providers, crisis hotlines, 911 operators, law enforcement and other sources.

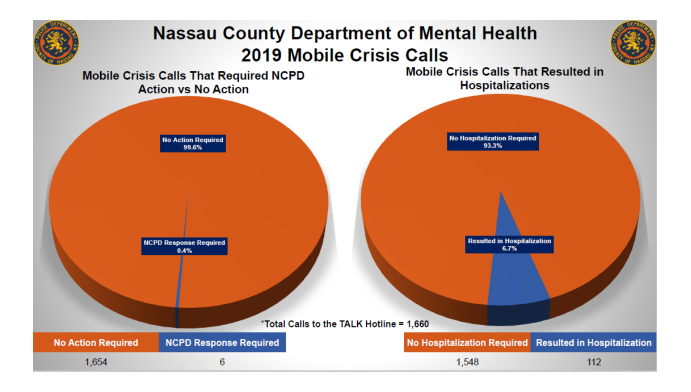
Telephonic assessment currently includes an assessment of risk of harm to self and others; current and recent history of substance use; an assessment of intoxication and potential for serious withdrawal. All callers are asked about their history of psychiatric treatment, any medical problems and all medications, including prescriptions for mental health or medical problems and medication assisted treatment for substance use disorders. Protective factors such as family, self-help groups, and friends are identified as supports and strengths. The presenting problem and the immediate need for help is identified. Subsequent to the telephonic screening, it is determined if further evaluation is needed via a mobile crisis team.

This intake information helps the crisis call intake worker determine whether a mental health emergency exists and if a formal, crisis assessment is warranted with a face-to-face assessment and intervention. If this is the determination, the case is referred to the Mobile Crisis Team, who then determines the appropriate level of response to the crisis.

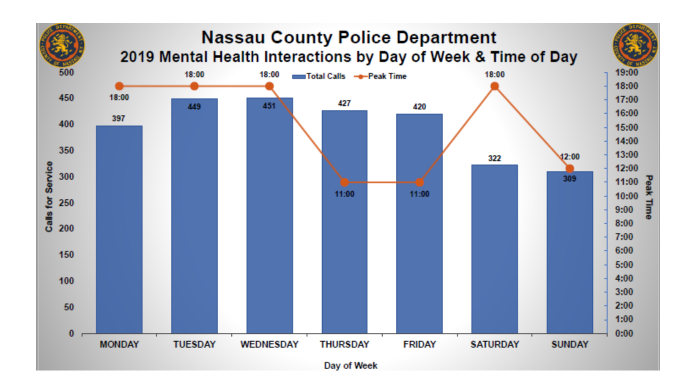
The crisis call intake workers are culturally, linguistically and racially diverse. The system utilizes and provides any or all services that will meet the immediate and ongoing needs of individuals in crisis. These services include:

- Service coordination with community mental health providers, county social service agencies and referrals to hospitals.
- Responding to referrals from hospital emergency departments, law enforcement, community mental health providers, county social service agencies; and individuals in the community.
- Using local law enforcement as an escort when safety concerns exist.
- Providing consultation to local law enforcement and accompanying law enforcement on calls that are mental health crises or emergencies
- Conducting mental health crisis assessments or substance related crisis assessment for individuals in the community.
- Collaborating with human service, health and behavioral health providers; and other service providers in the community.

In 2019 the NC-MCT conducted 1,660 intake evaluations of people in crisis. Most of the referrals came from the community with the exception of 2% or 27 referrals made by the police. A total of 7% or 112 people in crisis required further psychiatric assessment in the emergency room with a total of 5% or 75 individuals being admitted inpatient for psychiatric care and stabilization. The 112 individuals requiring further assessment necessitated a 911 call by the NC-MCT for police and EMS assistance in transporting the person in need to the hospital. 100% of all intakes and face to face interactions received follow up calls and/or visits to ensure that the individual/family was connected with treatment and/or support services. Also, 100% of all intakes and face-to-face interactions had a referral to some type of service in the system of care.



In 2019, 24% of the 911 Mental Aided calls were placed outside Mobile Crisis hours of operation and were handled by Patrol and EMS.



Response in Other Jurisdictions

In August of 2020 after passage by the Nassau County Legislature, County Executive Laura Curran signed a bill creating a commission tasked with researching, reviewing and evaluating alternative approaches to mental health response. The commission reviewed several models that have been implemented nationally to determine which would best serve Nassau County. The following are different types of police mental health collaborations reviewed:

• <u>Crisis Intervention Team (CIT)</u>- Officers specially trained to respond to mental health crisis in an effort to assist individuals with accessing treatment rather than ending up in the criminal justice system due to behaviors. The CIT model was first developed in Memphis has come to be known as the "Memphis Model" (citinternational.org).

- <u>Co-Responder Team</u>- team of specially trained officers paired with qualified health professionals to respond together on mental health crisis calls. Co-responder teams are defined by the Department of Justice and are currently operational in Gainesville, Florida and multiple counties in Colorado.
- Mobile Crisis Team- team of mental health professionals skilled at helping stabilize people
 during law enforcement encounters and general crisis; available to law enforcement and
 community. Tasked with diverting individuals from unnecessary arrests and/or emergency
 room visits.
- <u>Case Management Team</u>- Team to provide outreach, follow up and ongoing case management to select priority people who have repeat need for emergency services (often used in addition to another Police Mental Health Collaboration model).
- Crisis Assistance Helping Out on The Street (CAHOOTS)- Developed in Eugene, Oregon. 911 dispatchers assess calls and if there is violence or criminal activity, the police are dispatched. All other calls related to homelessness, mental health, addiction issues and any other crisis like situations are dispatched to CAHOOTS. The team included a medic and a bachelor's level crisis worker who travel in a van.

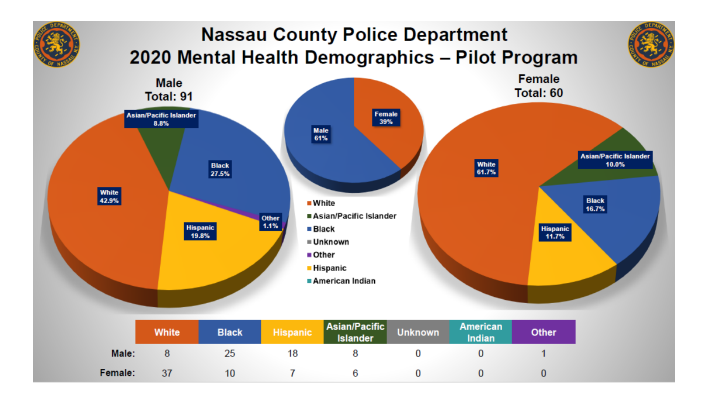
Pilot Program

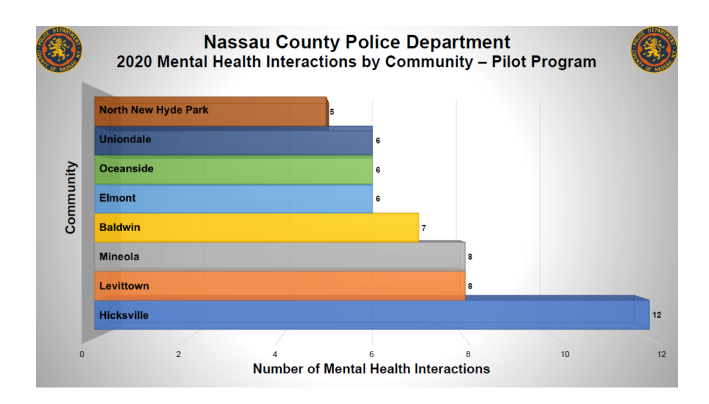
For a two-week period from November 30, 2020 to December 14, 2020 a mental health pilot program was conducted by the Nassau County Police Department and Mobile Crisis. The purpose was to gather an understanding of community needs for mental health resources through enhanced communication and cooperation between NCPD and Mobile Crisis. The data from the pilot demonstrated the following:

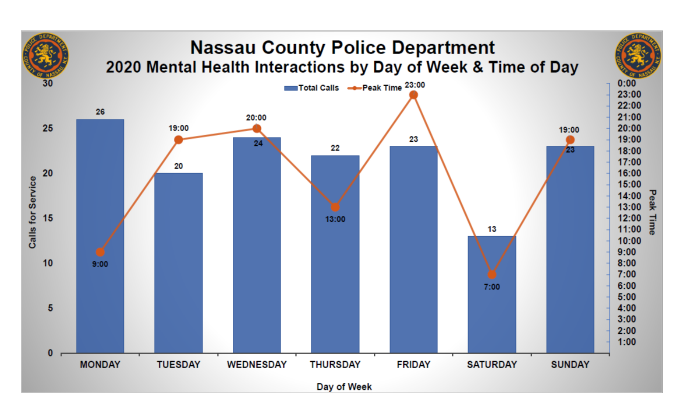
- 151 mental aided calls came in through 911
- 135 notifications to mobile crisis

- 54 calls came in outside mobile crisis hours of operation
- 111 calls indicated threat of harm to self or others and resulted in hospital transport by NCPD
- 4 calls were from repeat callers

Images below depict call breakdown by individual demographics, call day and call time.







Recommendations

In 2019 Nassau County Police Department and Mobile Crisis responded to a combined total of 4,435 calls related to mental health. Considering current events like the COVID19 pandemic and unemployment rates, it is not surprising that the number of mental aided calls for 2020 has surpassed that of 2019. In response to the growing need for services, Nassau County Executive Laura Curran announced that her budget included funding for two additional psychiatric social workers at the Department Human Services to expand the Nassau County Mobile Crisis Team.

Stakeholders from both the Office of Mental Health and the Nassau County Police

Department have met to discuss models that are currently in place as well as recommendations for improvement in the delivery of mental health services. It is the objective of this committee to ensure the use of all resources available when responding to a mental aided call. To that end, a three-prong approach involving Response, Hospital Care and Aftercare is outlined below:

RESPONSE

When a Mental Aided call comes in to 911, the Communications Bureau (CB) Operator will engage the caller and ask recommended questions to determine who should be dispatched.

Questions include whether or not the aided is a danger to themselves or others, whether or not the aided is violent or aggressive at the time of the call and whether or not the aided has access to or possession of a weapon at the time of the call.

- Non-criminal / non-violent calls will be referred to Mobile Crisis.
 - Once on scene Mobile Crisis will assess the individual and make a determination for next steps, including requesting EMS transport or referral to community programming.
- In the case potential violence or weapons on the premises the CB will dispatch patrol, a supervisor and notify the Mobile Crisis Team to co-respond to the site of the crisis.
 - Once on the scene and the perimeter has been secured by the police and if appropriate, the Mobile Crisis team will conduct clinical assessments to determine intervention and level of care needed.

HOSPITAL CARE

- Collaboration between NCPD, Mobile Crisis and ER staff
- Development of Psychiatric Urgent Care (Living room model)
- Expanded tele-psychiatry services with ER
- Quicker access to PD and Aftercare with Mobile Crisis

AFTERCARE

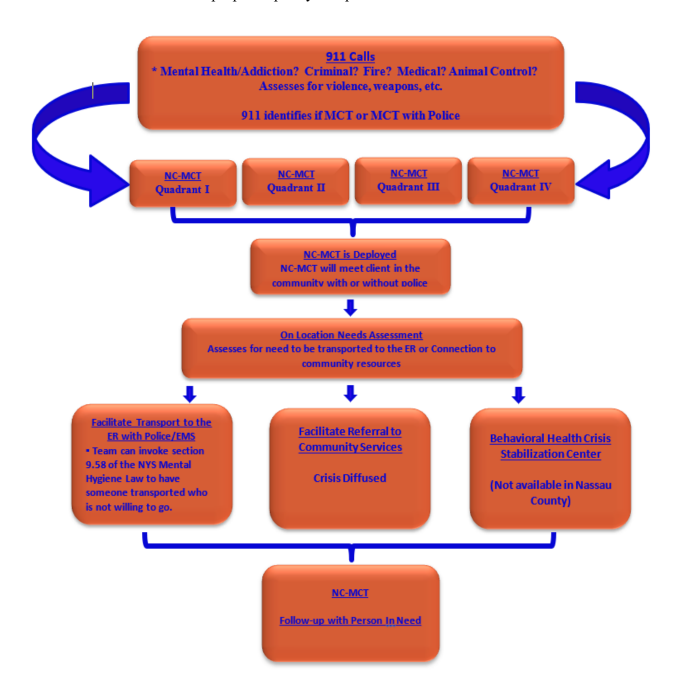
- Improved MCOT follow-up efforts
- Increase community awareness of MCOT through marketing

In order to support these changes in procedure, the following recommendations were made:

- 1- In partnership with Mobile Crisis, the Nassau County Police Department will provide Communications Bureau Operators with additional training in order to properly dispatch a mental aided call when it comes in.
- 2- Post Academy training on Mental Health will be provided to Patrol Officers on an ongoing basis to ensure they have the most effective and up to date tools when interacting with a mental aided. Introduction to Mobile Crisis will be included in this.
- 3- All patrol vehicles will be equipped with flyers on Mobile Crisis and local resources, so that officers can provide the information to family members and significant others of mental aideds while on scene.
- 4- Identification of a liaison between Police and MCT to review, evaluate and improve standards of practice by establishing quality assurance guidelines.
- 5- The hours of operations of the MCT should change from (10am -11pm) seven days a week to (8am-12am) seven days a week. The data provided by the Nassau County Police Department showed that the most calls came during the hours of 8am -12am. This will require an expansion in teams for the coverage of multiple shifts. Overnight hours from

- 12am-8am are excluded due to the low volume calls. Instead, the teams will follow up on calls that the police receive during the overnight hours.
- 6- Strengthen collaboration with the Psychiatric Emergency Department at NuHealth-Nassau University Medical Center.
- 7- Nassau County will greatly benefit having a Behavioral Health Crisis Stabilization Center. This is a community based 24-hour crisis stabilization model that offers an alternative to hospital emergency department visits and psychiatric admissions. It is a safe environment that offers respite, rapid stabilization, reduction in crisis symptoms, brief counseling services, care coordination, evaluations, referrals and linkages. It is a multidisciplinary team design to maintain the person in need in the community. Ideally, this could be a place where a person with a mental health crisis can be brought by police for immediate care.
- 8- Long term goals for Mobile Crisis to support this endeavor will include expansion of staff to the current contracted organization, South Shore Child Guidance Center. This entity is designated by New York State Office of Mental Health.
 - Five (5) additional teams will be needed comprised of two (2) clinicians for a total of 10 additional clinical staff.
 - In addition, two bachelor's level social workers will be needed in the role of case managers to provide connections and follow-up visits.
 - One Clinical Coordinator for administrative oversight and program operations.
 - County will be divided into quadrants with assigned MCT each day to cover that area. The team will respond to all calls in that catchment area. This will reduce the travel time and enable quicker response to community.
 - Police will have Quadrant Specific phone number for each Team.

Below is a flow chart of the proposed policy and procedure.



Cost Analysis

The hourly cost for Mobile Crisis staff can range from \$24 to \$57 an hour. The clinical staff are at the higher end of the hourly salary, which means that a two-person clinical team would cost approximately \$114 an hour. Typically, a mobile crisis site visit can range between one to two hours depending on the nature of the crisis for an average cost of \$228 per call.

Currently, the average mental aided call requires 2 police officers, 1 supervisor and one ambulance on scene for approximately 2 hours. Since the officers are on shift and being paid regardless of call type, there is no additional cost to the police department. However, this proposed plan will allow for NCPD to respond to fewer mental aided calls, freeing up Officers and EMS to answer other 911 calls and conduct enforcement.

Projected Operating Budget

The table below summarizes budgetary options for the implementation of alternative approaches to mental health response. The current crisis response system under the Nassau County Office of Mental Health, Chemical Dependency and Developmental Disabilities Services operates with a cost \$1,400,746 consisting of \$1,028,270 from NYS-OMH and \$372,476 from Nassau County.

Expansion Budget Option 1 involves adding two additional staff to the 227-Talk Helpline; expanding the NC-MCT by adding five teams for a total of ten clinicians, two care coordinators, one Clinical Coordinator; and adding two additional staff to the Long Island Crisis Center for the evening and overnight calls. The hourly cost per staff including fringe under the proposed expansion budget can range from \$24 to \$57 an hour. The clinical staff are at the higher end of the hourly salary which means that a two-person clinical team would cost \$114 an hour. Typically, a mobile crisis site visit can range between one to two hours depending on the nature of the crisis. The total proposed expansion for option 1 is \$1,930,587.

Expansion Budget Option 2 includes all of the cost identified in option 1. Additionally, it includes the potential costs of developing a crisis stabilization program as described on pages 17 and

18. The range in operational cost is identified to be between \$3, 930,587 to \$5, 930,587 depending on the size of the program.

Alternat	ive Approaches to Me	ntal Health Resp	onse Propose	d Budget
Partnerships	Current Budget	Expansion Budget Option 1	Expansion Budget Option 2	Comment
Nassau County Office of Mental Health, Chemical Dependency & Developmental Disabilities (227Talk Helpline)	OMH State Aid=\$202,186 County Fund=\$119,668	\$200,000.00	\$200,000.00	Expansion consist of 2 additional staff for 227-Talk Helpline
South Shore Child Guidance Center/EPIC	OMH State Aid=\$724,806	\$1,580,587 (Include travel and IT equipment)	\$\$1,580,587 (Include travel and IT equipment)	Expansion consist of 5 additional Team with 2 clinicians each (10 clinicians), 2 care coordinators and 1 Clinical Coordinator. Total is 13 additional staff.
Long Island Crisis Center	OMH State Aid=101,278 County Fund=\$252,808	\$150,000	\$150,000	Expansion consist of 2 additional staff
Proposed Behavioral Health Crisis Stabilization Center	No Crisis Stabilization Center	No Crisis Stabilization Center	Projected cost \$2 million to \$4 million	Operational cost will depend on size of program
Total Cost	\$1,400,746.00	\$1,930,587	\$3, 930,587to \$5, 930,587	

Conclusion

The Nassau County Police Department and Mobile Crisis are committed to this partnership and ensuring that community members have access to the services they need.

References

www.cdc.gov

www.mentalhealth.gov

NCPD Policy and Procedure

Mobile Crisis Policy and Procedure

Appendices

NASSAU COUNTY MOBILE CRISIS TEAM

South Shore Child Guidance Center

In a Crisis, Please Call 516-227-8255





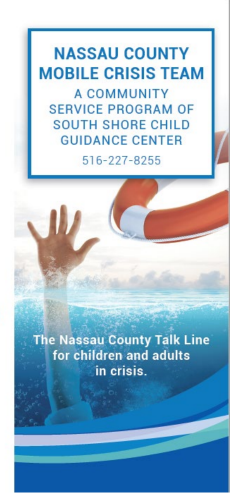


NASSAU COUNTY MOBILE CRISIS TEAM

60 Charles Lindbergh Boulevard Suite 260 Uniondale, NY 11553

516-227-8255

www.epicli.org/southshore



WHAT IS THE MOBILE CRISIS TEAM?

The Mobile Crisis Team consists of licensed professionals (social workers and nurses) specially trained to respond to a wide range of serious and potentially disabling mental health problems. The team is mobile and designed to respond quickly to individuals and/or families in need of crisis intervention at a home or anywhere in the community. The team members travel to the home or location in Nassau County to provide on-site, professional and supportive crisis intervention for any child or adult experiencing an emotional disturbance, interpersonal crisis or psychiatric emergency.

The Nassau County Mobile Crisis Team is a service provided through the joint efforts of the New York State Office of Mental Health, Nassau County Division of Mental Health, South Shore Child Guidance Center, the Nassau County Police Department and the Emergency Program at Nassau University Medical Center (NUMC).

WHAT IS THE FUNCTION OF THE MOBILE CRISIS TEAM?

The primary function of the team is to offer an alternative to police intervention or to assist police with the goal of minimizing a potential crisis in the community. Team members assess the problem, evaluate the psychological condition, functional level, environment, and safety of the individual(s) or family(s) in crisis. Referrals are made to the most appropriate treatment provider or facility, using all available resources in the community. In addition, there is follow up on all referrals to assure continuity.

HOW DO YOU ACCESS THE MOBILE CRISIS TEAM?

Call the Nassau County Talk Line at (516) 227-8255. The referral is then forwarded to the team. A clinical staff member will contact the referral source for additional information. Following a brief telephone intake, staff will determine if a site visit is indicated.

HOURS OF OPERATION

Nassau County Mobile Crisis will respond between the hours of 10AM and 11PM -7 days a week.

Referrals can be made seven days a week. Referrals made during nonbusiness hours will be handled by staff on the next business day.



NASSAU COUNTY POLICE DEPARTMENT- LANGUAGE LINE USAGE JANUARY 01, 2020- DECEMBER 31, 2020

Language	Calls	Minutes	Avg. Connect Time	PERCENTAGE
SPANISH	7,272	42,073	7.21	94.95%
MANDARIN	281	2,554	8.69	3.67%
HAITIAN CREOLE	60	447	18.20	0.78%
KOREAN	24	270	11.30	0.31%
ITALIAN	12	60	15.17	0.16%
CANTONESE	7	43	10.16	0.09%
FARSI	3	19	26.16	0.04%
TOTALS	7,659	50,466		

NASSAU COUNTY POLICE DEPARTMENT ACTIVE MEMBER LISTING OF PERSONNEL BY RANK/SEX/RACE

<u>Totals</u>	A	В	Н	О	W	Total
Civilian Female	13	67	32	5	743	860
Civilian Male	8	16	18	3	321	366
Sworn Female	1	23	34	1	206	265
Sworn Male	24	80	151	8	1,872	2,135
Total	46	186	235	17	3,142	3,626

Breakdown by Rank

		A	В	Н	О	W	Total
1DCP	Sworn Male	0	- 0	0	0	1	
	Total	0	0	0	0	1	
AC	Sworn Male	0	0	0	0	3	
	Total	0	0	0	0	3	
ACC1	Civilian Female	1	0	0	0	2	
	Civilian Male	0	0	0	0	1	
	Total	1	0	0	0	3	
ACC2	Civilian Female	0	2	0	0	0	
	Total	0	2	0	0	0	
ACC3	Civilian Female	0	0	0	0	2	
	Total	0	0	0	0	2	
ACC4	Civilian Female	0	0	0	0	1	
	Total	0	0	0	0	1	
ACCE	Civilian Female	0	0	1	0	0	
	Total	0	0	1	0	0	
ACT1	Civilian Male	0	0	0	0	2	
	Total	0	0	0	0	2	
ACT2	Civilian Female	0	0	0	0	1	
	Total	0	0	0	0	1	
ACT3	Civilian Female	0	0	0	0	1	(€
	Total	0	0	0	0	1	
ADCB	Civilian Female	0	0	0	0	1	

		A	В	Н	0	W	Total
ADCD	Total	A 0	0	0	0	1	
ADCB				0	0	1	j
ADEA	Civilian Male	0	0			1	1
	Total	0	0	0	0		
ADMA	Civilian Female	0	0	1	0	10	11
	Total	0	0	1	0	10	11
ADPI	Civilian Male	0	0	0	0	1	
	Total	0	0	0	0	1]
AMA	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1]
APS	Civilian Male	0	0	0	0	1]
	Total	0	0	0	0	1	-
APSS	Civilian Male	0	0	0	0	1	
	Total	0	0	0	0	1	
ASC	Civilian Female	0	0	0	0	1	
	Civilian Male	0	0	0	0	2	
	Total	0	0	0	0	3	
ASM	Civilian Male	0	1	0	0	1	
	Total	0	1	0	0	1	
ATA2	Civilian Female	0	0	0	0	1	
	Total	0	0	0	0	1	
ATC	Civilian Female	0	0	0	0	1	
	Total	0	0	0	0	1	
ATT	Civilian Female	0	0	0	0	1	
	Civilian Male	0	0	0	0	1	
	Total	0	0	0	0	2	
BDCB	Civilian Female	0	0	0	0	1	
	Total	0	0	0	0	1	1
BDEA	Civilian Male	0	0	0	0	1	
	Total	0	0	0	0	1	
BDFS	Civilian Male	0	0	0	0	1	
	Total	0	0	0	0	1	
C/S1	Civilian Female	0	0	0	0	1	
5	Total	0	0	0	0	1	

							m :
		A		Н	0	W	Total
C/S2	Civilian Female	0	0	0	0		
	Total	0	0	0	0	1	
C/S3	Civilian Female	0	0	0	0	1	
	Total	0	0	0	0	1	
C/S4	Civilian Female	0	0	0	0	1	
	Total	0	0	0	0	1	
C/T1	Civilian Female	0	1	1	0	14	10
	Civilian Male	0	0	0	0	1	
	Total	0	1	1	0	15	1′
C/T2	Civilian Female	0	0	0	0	12	12
	Total	0	0	0	0	12	12
C/T3	Civilian Female	0	0	0	0	10	10
	Total	0	0	0	0	10	10
СВОР	Civilian Female	1	13	8	0	131	153
	Civilian Male	1	1	3	0	24	2
	Total	2	14	11	0	155	182
CBOS	Civilian Female	0	2	0	0	17	15
	Civilian Male	0	0	0	0	2	
	Total	0	2	0	0	19	2
CES	Civilian Male	0	0	0	0	1	
	Total	0	0	0	0	1	
CG	Civilian Female	0	2	1	0	127	130
	Total	0	2	1	0	127	130
CGP	Civilian Female	6	30	15	4	207	263
	Civilian Male	2	5	1	1	22	3
	Total	8	35	16	5	229	293
СНАР	Civilian Male	0	1	1	0	4	
	Total	0	1	1	0	4	
CLK3	Civilian Female	0	0		0	1	
	Total	0	0	0	0	1	
COD	Sworn Male	0	1	0	0	0	
	Total	0	1	0	0	0	
CODE	Sworn Female	0	1	0	0	0	

		Α	В	Н	0	W	Total
CODE	Total	0	1	0	0	0	1
COP	Sworn Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
CPA1	Civilian Male	1	0	0	0	0	1
	Total	1	0	0	0	. 0	1
CPAT	Sworn Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
CPSO	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
СРТ	Sworn Male	0	0	0	0	2	2
	Total	0	0	0	0	2	_ 2
CSUP	Sworn Female	0	1	0	0	0	1
:83	Sworn Male	0	0	0	0	1	1
	Total	0	1	0	0	1	2
CSUR	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
CT1P	Civilian Female	0	1	0	0	9	10
	Civilian Male	0	0	1	0	17	18
	Total	0	1	1	0	26	28
DC	Sworn Male	0	0	0	0	5	5
	Total	0	0	0	0	5	5
DCPT	Sworn Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
DET	Sworn Female	0	4	7	0	23	34
	Sworn Male	3	14	27	0	242	286
	Total	3	18	34	0	265	320
DEXP	Civilian Female	0	0	1	0	1	2
	Total	0	0	1	0	1	2
DI	Sworn Female	0	0	0	0	1	1
	Sworn Male	0	0	0	0	12	12
	Total	0	0	0	0	13	13
DLT	Sworn Female	0	0	0	0	1	1
	Sworn Male	0	0	1	0	17	18

		A	В	Н	О	W	Total
DLT	Total	0	0	1	0	18	19
DPIS	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
DSGT	Sworn Female	0	3	0	0	2	5
	Sworn Male	0	0	2	1	49	52
	Total	0	3	2	1	51	57
GTEC	Civilian Female	0	0	0	0	1	1
	Total	0	0	0	0	1	1
HOST	Civilian Female	0	0	0	0	5	5
	Total	0	0	0	0	5	5
INSP	Sworn Female	0	0	0	0	2	2
	Sworn Male	0	0	0	0	11	11
	Total	0	0	0	0	13	13
INTA	Civilian Female	0	0	0	0	22	22
	Civilian Male	0	0	0	0	4	4
	Total	0	0	0	0	26	26
ITA1	Civilian Female	0	0	0	0	1	1
	Total	0	0	0	0	1	1
ITS1	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
ITS2	Civilian Female	0	0	0	1	0	1
	Civilian Male	0	0	0	1	4	5
	Total	0	0	0	2	4	6
ITS3	Civilian Male	0	0	0	0	3	3
	Total	0	0	0	0	3	3
LAB1	Civilian Male	0	0	0	0	3	3
	Total	0	0	0	0	3	3
LSP2	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
LT	Sworn Female	0	1	0	0	3	4
	Sworn Male	1	0	2	0	65	68
	Total	Ī	1	2	0	68	72
MKO1	Civilian Female	0	0	0	0	1	1

		A	В	Н	0		Total
MKO1	Total	0	0	0	0	1	1
PAM	Civilian Male	0	0	0	0	34	34
	Total	0	0	0	0	34	34
PASI	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
PAS2	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
PEA	Civilian Female	0	0	0	0	5	5
	Civilian Male	0	0	1	0	4	5
	Total	0	0	1	0	9	10
PFS2	Civilian Female	0	0	0	0	2	2
	Total	0	0	0	0	2	2
PHO1	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	, 1	1
PHO2	Civilian Female	0	0	0	0	1	1
	Total	0	0	0	0	1	1
PIO	Civilian Female	0	0	0	0	1	1
	Total	0	0	0	0	1	1
PM	Civilian Female	2	2	0	0	27	31
	Civilian Male	2	2	6	0	98	108
	Total	4	4	6	0	125	139
PMC	Civilian Male	0	0	0	0	7	7
	Total	0	0	0	0	7	7
PMS	Civilian Female	0	0	0	0	2	2
	Civilian Male	0	0	0	0	6	6
	Total	0	0	0	0	8	8
PO	Sworn Female	1	13	27	1	166	208
	Sworn Male	19	60	114	6	1,317	1,516
	Total	20	73	141	7	1,483	1,724
POM	Sworn Male	0	0	0	0	3	3
	Total	0	0	0	0	3	3
POP	Sworn Male	0	0	0	0	6	6
	Total	0	0	0	0	6	6

		A	В	Н	О	W	Total
PR1	Civilian Female	0	1	0	0	0	1
	Civilian Male	0	0	0	0	1	1
	Total	0	1	0	0	1	2
PSA	Civilian Female	2	3	4	0	97	106
	Civilian Male	1	0	3	0	17	21
	Total	3	3	7	0	114	127
PSAS	Civilian Female	0	0	0	0	6	6
	Civilian Male	0	0	0	0	2	2
	Total	0	0	0	0	8	8
PSAT	Civilian Female	0	1	0	0	6	7
	Civilian Male	0	0	0	0	3	3
	Total	0	1	0	0	9	10
PSO1	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
SEC	Civilian Female	0	0	0	0	1	1
	Total	0	0	0	0	1	1
SGT	Sworn Female	0	0	0	0	8	8
	Sworn Male	1	5	5	1	135	147
	Total	1	5	5	1	143	155
SOF1	Civilian Female	1	7	0	0	4	12
	Civilian Male	1	5	2	0	15	23
	Total	2	12	2	0	19	35
SOF2	Civilian Female	0	0	0	0	2	2
	Civilian Male	0	0	0	1	6	7
	Total	0	0	0	1	8	9
SOF3	Civilian Female	0	0	0	0	1	1
	Civilian Male	0	0	0	0	2	2
	Total	0	0	0	0	3	3
SOF4	Civilian Male	0	0	0	0	1	1
	Total	0	0	0	0	1	1
SOPT	Civilian Female	0	0	0	0	1	1
	Civilian Male	0	1	0	0	10	11
	Total	0	1	0	0	11	12

		A	В	Н	0	W	Total
SURG	Civilian Female	0	2	0	0	1	3
	Civilian Male	0	0	0	0	7	7
	Total	0	2	0	0	8	10
Total	-1	46	186	235	17	3,142	3,626

The Laws Of New York (/LEGISLATION/LAWS/ALL) / Consolidated Laws (/LEGISLATION/LAWS/CONSOLIDATED) / Executive (/LEGISLATION/LAWS/EXC) / Article 5: Department Of Law (/LEGISLATION/LAWS/EXC/A5) /

PREV
SECTION 74
Welfare Inspector General (/Legislation/Laws/EXC/74/)

<u>UP ONE LEVEL</u>

<u>ARTICLE 5</u>

<u>Department Of Law (/Legislation/Laws/EXC/A5)</u>

Section 75

Law enforcement misconduct investigative office Executive (EXC)



- 1. Jurisdiction. This section shall, subject to the limitations contained in this section, confer upon the law enforcement misconduct investigative office jurisdiction over all covered agencies. For the purposes of this section "covered agency" means an agency of any political subdivision within the state maintaining a police force or police forces of individuals defined as police officers in section 1.20 of the criminal procedure law, provided however, covered agency does not include any agency, public authority, or other entity under the jurisdiction of the state inspector general pursuant to article four-A of the executive law, the metropolitan transportation authority inspector general pursuant to section one thousand two hundred seventy-nine of the public authorities law, or the port authority inspector general pursuant to chapter one hundred fifty-four of the laws of nineteen twenty-one.
- 2. Establishment and organization. (a) There is hereby established the law enforcement misconduct investigative office in the department of law. The head of the office shall be a deputy attorney general who shall be appointed by the attorney general.
 - (b) Such deputy attorney general may appoint one or more assistants to

serve at his or her pleasure.

- (c) The salary for the head of such office shall be established within the limit of funds available therefore; provided, however, such salary shall be no less than the salaries of certain state officers holding the positions indicated in paragraph (a) of subdivision one of section one hundred sixty-nine of this chapter.
- (d) The mission of the law enforcement misconduct investigative office shall be to review, study, audit and make recommendations relating to the operations, policies, programs and practices, including ongoing partnerships with other law enforcement agencies, of state and local law enforcement agencies with the goal of enhancing the effectiveness of law enforcement, increasing public safety, protecting civil liberties and civil rights, ensuring compliance with constitutional protections and local, state and federal laws, and increasing the public's confidence in law enforcement.
- 3. Functions and duties. The deputy attorney general shall have the following duties and responsibilities:
- (a) receive and investigate complaints from any source, or upon his or her own initiative, concerning allegations of corruption, fraud, use of excessive force, criminal activity, conflicts of interest or abuse in any covered agency;
- (b) inform the heads of covered agencies of such allegations and the progress of investigations related thereto, unless special circumstances require confidentiality;
- (c) determine with respect to such allegations whether disciplinary action, civil or criminal prosecution, or further investigation by an appropriate federal, state or local agency is warranted, and to assist in such investigations, if requested by such federal, state, or local agency;
 - (d) prepare and release to the public written reports of investigations, as

appropriate and to the extent permitted by law, subject to redaction to protect the confidentiality of witnesses and other information that would be exempt from disclosure under article six of the public officers law. The release of all or portions of such reports may be temporarily deferred to protect the confidentiality of ongoing investigations;

- (e) review and examine periodically the policies and procedures of covered agencies with regard to the prevention and detection of corruption, fraud, use of excessive force, criminal activity, conflicts of interest and abuse;
- (f) recommend remedial action to prevent or eliminate corruption, fraud, use of excessive force, criminal activity, conflicts of interest and abuse in covered agencies; and
- (g) investigate patterns, practices, systemic issues, or trends identified by analyzing actions, claims, complaints, and investigations, including, but not limited to, any patterns or trends regarding departments, precincts, and commands; and
- (h) on an annual basis, submit to the governor, the attorney general, the temporary president of the senate, the speaker of the assembly, the minority leader of the senate and the minority leader of the assembly, no later than December thirty-first, a report summarizing the activities of the office and recommending specific changes to state law to further the mission of the law enforcement misconduct investigative office.
 - 4. Powers. The deputy attorney general shall have the power to:
 - (a) subpoena and enforce the attendance of witnesses;
 - (b) administer oaths or affirmations and examine witnesses under oath;
- (c) require the production of any books and papers deemed relevant or matérial to any investigation, examination or review;

- (d) notwithstanding any law to the contrary, examine and copy or remove documents or records of any kind prepared, maintained or held by any covered agency;
- (e) require any officer or employee in a covered agency to answer questions concerning any matter related to the performance of his or her official duties. No statement or other evidence derived therefrom may be used against such officer or employee in any subsequent criminal prosecution other than for perjury or contempt arising from such testimony. The refusal of any officer or employee to answer questions shall be cause for removal from office or employment or other appropriate penalty;
- (f) monitor the implementation by covered agencies of any recommendations made by the law enforcement misconduct investigative office; and
- (g) perform any other functions that are necessary or appropriate to fulfill the duties and responsibilities of office.
- 5. Responsibilities of covered agencies, officers and employees. (a) Every officer or employee in a covered agency shall report promptly to the law enforcement misconduct investigative office any information concerning corruption, fraud, use of excessive force, criminal activity, conflicts of interest or abuse by another officer or employee relating to his or her office or employment, or by a person having business dealings with a covered agency relating to those dealings. The knowing failure of any officer or employee to so report shall be cause for removal from office or employment or other appropriate penalty. Any officer or employee who acts pursuant to this subdivision by reporting to the law enforcement misconduct investigative office shall not be subject to dismissal, discipline or other adverse personnel action.
 - (b) Upon receiving at least five complaints from five or more individuals

relating to at least five separate incidents involving a certain officer or employee within two years, the head of any covered agency shall refer such complaints to the law enforcement misconduct investigative office for review. The law enforcement misconduct investigative office shall investigate such complaints to determine whether the subject officer or employee has engaged in a pattern or practice of misconduct, use of excessive force, or acts of dishonesty. The referral and investigation pursuant to this subdivision shall be in addition to and shall not supersede any civil, criminal, administrative or other action or proceeding relating to such complaints or the subject officer or employee.

- (c) The head of any covered agency shall advise the governor, the temporary president of the senate, the speaker of the assembly, the minority leader of the senate and the minority leader of the assembly within ninety days of the issuance of a report by the law enforcement misconduct investigative office as to the remedial action that the agency has taken in response to any recommendation for such action contained in such report.
- (d) Nothing in this section shall be construed to impede, infringe, or diminish the rights, privileges, benefits or remedies that accrue to any employee pursuant to any agreement entered into pursuant to article fourteen of the civil service law.

* NB Effective April 1, 2021

PREV SECTION 74

Welfare Inspector General (/Legislation/Laws/EXC/74/)

<u>UP ONE LEVEL</u> <u>ARTICLE 5</u>

Department Of Law (/Legislation/Laws/EXC/A5)

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PREV
SECTION 70-A
Statewide Organized Crime Task Force
(/Leqislation/Laws/EXC/70-A/)

Attorney-General Authorized To Appear In Cases
Involving The Constitutionality Of An Act Of The
Legislature, Or A Rule Or Regulation Adop...
(/Legislation/Laws/EXC/71/)

NEXT

SECTION 71

Section 70-B

Office of special investigation Executive (EXC)



- 1. There shall be established within the office of the attorney general an office of special investigation. Notwithstanding any other provision of law, the office of special investigation shall investigate and, if warranted, prosecute any alleged criminal offense or offenses committed by a person, whether or not formally on duty, who is a police officer, as defined in subdivision thirty-four of section 1.20 of the criminal procedure law, or a peace officer as defined in section 2.10 of the criminal procedure law, provided that such peace officer is employed or contracted by an education, public health, social service, parks, housing or corrections agency, or is a peace officer as defined in subdivision twenty-five of section 2.10 of the criminal procedure law, concerning any incident in which the death of a person, whether in custody or not, is caused by an act or omission of such police officer or peace officer or in which the attorney general determines there is a question as to whether the death was in fact caused by an act or omission of such police officer or peace officer.
- 2. The attorney general has investigative authority and criminal jurisdiction under this section at the time of the death of the person and the attorney general retains investigative authority and criminal

jurisdiction over the incident unless the attorney general determines that such incident does not meet the requirements of this section. If the attorney general determines the incident does not meet the requirements for the attorney general to have investigative authority and criminal jurisdiction pursuant to this section, the attorney general shall, as soon as practicable, provide written notice of such determination to the district attorney for the county in which the incident occurred.

- 3. In connection with any particular incident encompassed by this section, the attorney general shall conduct a full, reasoned and independent investigation, including but not limited to: (a) gathering and analyzing evidence; (b) conducting witness interviews; (c) reviewing and commissioning any necessary investigative and scientific reports; and (d) reviewing audio and video-recordings. The attorney general shall be empowered to subpoena witnesses, compel their attendance, examine them under oath before himself or herself or a magistrate and require that any books, records, documents or papers relevant or material to the inquiry be turned over to him or her for inspection, examination or audit, pursuant to the civil practice law and rules, in connection with such incident.
- 4. The attorney general shall have criminal jurisdiction over any criminal conduct arising from any incident herein, and shall exercise all of the powers and perform all of the duties with respect to such actions or proceedings that a district attorney would otherwise be authorized or required to exercise or perform, including all the powers necessary to prosecute acts and omissions and alleged acts and omissions to obstruct, hinder or interfere with any inquiry, prosecution, trial or judgment arising from the incident. The criminal jurisdiction of the office of special investigation shall displace and supersede the jurisdiction of the district attorney where the incident occurred; and such district attorney shall only have the powers and duties reserved to him or her in writing by the attorney general.
 - 5. The attorney general shall designate a deputy attorney general for

special investigation to exercise the powers and duties of the office of special investigation, who shall be in the exempt class of the civil service. The deputy attorney general may designate deputies or assistants, who shall be in the exempt class of the civil service, as necessary and appropriate. The other employees of the office of special investigation within the department of law, who are not otherwise exempt, shall all be in the competitive class of the civil service and shall be considered for purposes of article fourteen of the civil service law to be public employees in the civil service of the state, and shall be assigned to the appropriate collective bargaining unit. Employees serving in positions in newly created titles shall be assigned to the same collective bargaining units as they would have been assigned to were such titles created prior to the establishment of the office of special investigation within the department of law by this chapter. The deputy attorney general for special investigation may appear and conduct proceedings in person or by his or her deputy or assistant before any court or grand jury in connection with proceedings under this section.

- 6. (a) For any incident under this section, the office of special investigation shall issue a public report and post the report on its website whenever the office of special investigation initiates an investigation and (i) the office of special investigation declines to present evidence to a grand jury or (ii) the office of special investigation does present evidence to a grand jury but the grand jury declines to return indictment on any charges. The report will include, to the extent possible and lawful, the results of the investigation of the incident.
- (b) The report shall also include: (i) with respect to subparagraph (i) of paragraph (a) of this subdivision, an explanation as to why the office of special investigation declined to present evidence to a grand jury; and (ii) any recommendations for systemic or other reforms arising from the investigation.
 - 7. Six months after this subdivision takes effect, and annually on such date

thereafter, the office of special investigation shall issue a report, which shall be made available to the public and posted on the website of the department of law, which shall provide information on the matters investigated by such office during such reporting period. The information presented shall include, but not be limited to: the county and geographic location of each matter investigated; a description of the circumstances of each case; racial, ethnic, age, gender and other demographic information concerning the persons involved or alleged to be involved; information concerning whether a criminal charge or charges were filed against any person involved or alleged to be involved in such matter; the nature of such charges; and the status or, where applicable, outcome with respect to all such criminal charges. Such report shall also include recommendations for any systemic or other reforms recommended as a result of such investigations.

* NB Effective April 1, 2021

PREV

SECTION 70-A

Statewide Organized Crime Task Force (/Legislation/Laws/EXC/70-A/)

NEXI SECTION 71

Attorney-General Authorized To Appear In Cases Involving The Constitutionality Of An Act Of The Legislature, Or A Rule Or Regulation Adop... (/Legislation/Laws/EXC/71/)

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