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General Order No. 100.0

Subject:	Effective Date:	Revised Date:
Written Directive System	October 10, 2006	Jun 11, 2018
Title:	Pages:	Distribution:
Written Directive Manual	3	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 12	Todd Pinion	

POLICY

A written directive system has been established in this agency in order to provide employees with a clear understanding of the constraints and expectations relating to the performance of their duties. A violation of any department policy may result in disciplinary action up to and including termination.

DEFINITIONS

Written Directive – Written directives are position statements by or authorized through the Chief of Police that guide or direct the actions and activities of officers. Directives communicate instructions, orders, and requirements to members of this Department. A written directive may be in the form of electronic media or print.

PROCEDURES

Procedures are written directives that serve as guidelines for carrying out Department activities. A procedure may be mandatory in tone through the use of "shall" or "must" rather than "should" or "may." Procedures may sometimes allow different degrees of latitude and discretion in carrying out an activity.

- A. The written directive system should permit rapid access to individual policies, procedures, rules and regulations. The written directive system shall include the agency's values and mission statement (CALEA 12.2.1a).
- B. Rules and regulations of the Department will be included within the Department's Policies and Procedures manual and/or the City of Decatur Personnel Policy Manual.



- C. Department Rules and regulations will serve as a set of specific guidelines to which employees must adhere to.
- D. Only the Chief of Police or the designee (CALEA 12.2.1c) has the authority to approve agency policy (CALEA 12.2.1b).
- E. Maintenance of the written directive system is assigned by the Chief of Police to the CALEA Accreditation Management, who will be responsible for organization, review, revision, update, and purging of the agency policy manual on a continuous basis (CALEA 12.2.1b).
- F. Policies are developed based on a demonstrated need or a failure in a current policy.
- G. Any policy changes or creations shall be made in writing explaining the need for change or implementation to the CALEA Accreditation Manager. A draft revision will be created and sent to the Command Staff for review and approval.
- H. Approved new, or newly revised written directives shall be stored in PowerDMS. PowerDMS may be accessed both on and off duty (CALEA 12.2.2a).
- H. Written directives shall be disseminated to all affected personnel using the electronic policy management system PowerDMS (CALEA 12.2.2a).
- I. The format of the Policies and Procedures of the Department will normally be as follows (CALEA 12.2.1d):
 - 1. Purpose: This section will outline the major reasons for the issuance of the Policy and Procedure.
 - 2. Policy Statement (CALEA 12.2.1f): This section will include a broad statement of Department principles. Policy statements usually do not establish fixed rules or set of procedures for conduct, but rather provide a framework for development of procedures
 - 3. Definitions (when applicable): This section will clarify terms, define meanings, assist with interpretation, and otherwise serve to promote understanding of the procedure.
 - 4. Procedures for carrying out agency activities (CALEA 12.2.1h): This section provides guidelines for carrying out the activities and mandated behavior of the Department. This section will also include the rules and regulations of each policy (CALEA 12.2.1g).
- J. Personnel are required to sign the directives upon dissemination within 10 days from the date of issuance. Where necessary, roll call or other training regarding the policy shall be conducted with policy distribution (CALEA 12.2.2c).
- K. Policies will be backed up on paper form and/or electronic media at specific accessible locations for reference (CALEA 12.2.2b).



- L. The Directive Manual can change daily. It is incumbent upon each officer to make themselves familiar with policies contained within the manual and to stay current with any changes that might be made within it.
- M. When a new policy is added, or language within a policy is changed that affects the intent, direction, or outcome of the policy, it will be distributed through PowerDMS and/or roll call training to each member of this department. Members shall acknowledge receipt of the policy, by the approved methods. Members are required to read each policy and if they have questions regarding the policy, they should address them with their commanding officer.
- N. Minor changes to policies (spelling, punctuations, etc.) will not be sent out in emails.
- O. The effective date of each policy and any revision date will be posted on each policy.
- P. Directives will be reviewed annually for needed revisions or updates.



General Order No. 100.1

Subject: Written Directive System		Revised Date: May 5, 2017
Title:	Pages:	Distribution:
Written Directive Review	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 12	Todd Pinion	

POLICY

The Department recognizes that the manual is a collection of regulations that can change for the good of the community, officers, Department, or because of law; therefore the manual will be reviewed and revised as necessary for compliance with current CALEA standards trends, laws, and updates. The Department will review all forms required by policy yearly for content and application.

DEFINITIONS

CALEA Accreditation Manager: An officer assigned by the Chief to maintain the written directive manual.

Manual: The collection of Department Written Directives

PROCEDURES

A. General

The assigned manager shall be responsible for organizing, reviewing, revising, updating, disseminating and purging of the policy manual on a continuous basis.

B. Proposed Policy

All proposed policies or revised policies, procedures, and regulations shall be reviewed prior to their promulgation to ensure they do not contradict other existing agency directives or applicable laws.

1. Proposals shall be submitted by letter to the manager through the chain of command. Supervisors will review each submission for content, application, and list or attach any comments or suggestions.



- 2. The manager will review the proposed directive and determine the validity of the request along with any accreditation implications.
- 3. If the request is deemed valid, it will be sent out for review.
- 4. It is then sent to administrators of the rank of Captain and above for review before it is presented to the Chief.

C. Indexing

- 1. Directives will be organized with a Table of Contents and Index;
- 2. Directives will be sequentially numbered within chapters.

D. Review of Existing Directive

- 1. Any member may propose a policy review. Proposals shall be submitted by letter to the manager through the chain of command. Requests should include detailed information as to what changes are needed and why. Supervisors in officer's chain of command will review each submittal for content and application and list or attach any comments or suggestions.
- 2. The manager will review the directive and initiate changes as necessary or may place the request before the review committee.
- 3. The manager will initiate a review of any directive as needed or as required by policy.
- 4. Any changes are then sent to administrators of the rank of Captain and above for review before it is presented to the Chief.

E. Rescinding and Purging Directives

- 1. Directives can only be rescinded by the Chief of Police or the designee.
- 2. The Chief shall send a letter to the CALEA Accreditation manager stating that the particular directive is no longer in effect.
- 3. The manager will then send notice via email to all personnel that the directive has been removed by order of the Chief of Police and the date of the order.
- 4. Rescinded policies will be removed from the manual. 10^{10}



General Order No. 101.0

Subject: Written Directive System	Effective Date: October 2, 2006	Revised Date: July 29, 2022
Title:	Pages:	Distribution:
Mission Statement		All Members
Cross Reference: Chief of Police Approval:		1:
CALEA Reference Chapters 12	Todd Pinion	

POLICY

To define the mission of the Police Department and conduct all Departmental operations toward the accomplishment of that mission.

MISSION STATEMENT

The mission of the Decatur Police Department is to enhance the quality of life in our community by providing an environment where people can live safely and without fear.

VISION

To continue to be a premier law enforcement agency within Alabama, striving to attain the highest level of customer satisfaction and safety for our communities.

VALUE

We value professionalism as the ideal style of employee conduct which is based upon the uncompromising virtues of character that embraces public trust and promotes the relentless pursuit of justice.



General Order No. 102.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	May 18, 2018
Title:	Pages:	Distribution:
Goals and Objectives	1	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 15.2.1	Todd Pinion	

POLICY

It shall be the policy of the Decatur Police Department to formulate, annually review and distribute written goals and objectives in accordance with the procedure established herein.

PURPOSE

To establish guidelines for the development, annual review and distribution of goals and objectives.

SCOPE

This general order is applicable to all personnel employed by the Decatur Police Department.

RESPONSIBILITY

It shall be the responsibility of all personnel to comply with the guidelines established herein.

PROCEDURE

- A. Goals and objectives will be formulated and updated annually for the agency and for each major organizational component within the agency, including (CALEA 15.2.1):
 - 1. Administrative Division;
 - 2. Criminal Investigations Division;
 - 3. Operations Division;
 - 4. Management Services Division.
- B. Established goals and objectives will be available to all personnel (CALEA 15.2.1).



General Order No. 103.0

Subject:	Effective Date:	Revised Date:
Written Directive System	October 2, 2006	October 2, 2006
Title:	Pages:	Distribution:
Oath of Office	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 1	Todd Pinion	

POLICY

Officers of the Decatur Police Department shall take and adhere to the Oath of Office, obligating those duly sworn to enforce the laws of the City, and State of Alabama, and to uphold the Constitution of the United States of America (CALEA 1.1.1).

PROCEDURES

Prior to assuming sworn status, officers will be administered the Oath of Office by the Chief of Police or an appointed designee.

OATH OF OFFICE

I,______, a police officer for the City of Decatur, Alabama, do solemnly swear that during my continuance in said office I will, to the best of my skill and ability, faithfully discharge all duties required of me, and execute the orders of my Superior Officers, and in all cases conform to and uphold the Constitution of the United States, enforce the criminal laws of the State of Alabama, the ordinances of the City of Decatur, Alabama and obey the rules governing the police department, and report all violations of the same that may come to my knowledge.

<u>I will not prosecute the innocent or help to shield the guilty from punishment; neither will I be influenced in the discharge of my duty by fear, favor, affection, reward or hope thereof; and in all my acts and doings I will be governed by the rules applicable to the Decatur, Alabama Police Department, so help me God.</u>



General Order No. 103.1

Subject:	Effective Date:	Revised Date:
Written Directive System	March 30, 2007	December 8, 2017
Title:	Pages:	Distribution:
Code of Ethics	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 1	Todd Pinion	

POLICY

All sworn personnel shall adhere to the following Law Enforcement Code of Ethics, as adopted by the International Association of Chiefs of Police (CALEA 1.1.2).

PROCEDURES

As a law enforcement officer, my fundamental duty is to serve the community; to safeguard lives and property; to protect the innocent against deception, the weak against oppression or intimidation and the peaceful against violence or disorder; and to respect the constitutional rights of all to liberty, equality and justice.

I will keep my private life unsullied as an example to all and will behave in a manner that does not bring discredit to me or to my agency. I will maintain courageous calm in the face of danger, scorn or ridicule; develop self-restraint; and be constantly mindful of the welfare of others. Honest in thought and deed both in my personal and official life, I will be exemplary in obeying the law and the regulations of my department. Whatever I see or hear of a confidential nature or that is confided to me in my official capacity will be kept ever secret unless revelation is necessary in the performance of my duty.

I will never act officiously or permit personal feelings, prejudices, political beliefs, aspirations, animosities or friendships to influence my decisions. With no compromise for crime and with relentless prosecution of criminals, I will enforce the law courteously and appropriately without fear or favor, malice or ill will, never employing unnecessary force or violence and never accepting gratuities.

I recognize the badge of my office as a symbol of public faith, and I accept it as a public trust to be held so long as I am true to the ethics of police service. I will never engage in acts of corruption



or bribery, nor will I condone such acts by other police officers. I will cooperate with all legally authorized agencies and their representatives in the pursuit of justice.

I know that I alone am responsible for my own standard of professional performance and will take every reasonable opportunity to enhance and improve my level of knowledge and competence.

I will constantly strive to achieve these objectives and ideals, dedicating myself before God to my chosen profession . . . Law Enforcement.

TRAINING

All department personnel shall complete ethics training every two years (CALEA 1.1.2).



General Order No. 104.0

Subject: Written Directive System	Effective Date: May 27, 1997	Revised Date: April 24, 2012
Title: Jurisdiction	Pages:	Distribution: All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

The Department will provide police service to all citizens within the jurisdiction of the City of Decatur, Alabama, and when requested, as much service as practical and feasible to concurrent law enforcement agencies.

DEFINITIONS

Concurrent: Having equal jurisdiction or authority to the Decatur Police Department.

Emergency Situation: An actual or potential condition that poses an immediate threat to life or property.

PROCEDURES

A. Geographical Boundary

The geographic boundaries of the Department's jurisdiction are delineated in detail by both a computer assisted dispatch and jurisdictional and zone maps located at various places in the Department. Officers shall familiarize themselves with the city limits and police jurisdiction.

B. Statutory Authority

The Code of Alabama, 1975 addresses disaster assistance through the Emergency Management Network. The Code will be followed during a disaster situation. The Department will maintain a liaison with other emergency management authorities and coordinate the Morgan County Emergency Operations Plan with those affected agencies.

C. Non-Emergency

Responding outside the City of Decatur city limits (upon request of another agency) to provide services such as routine calls to accidents, check suspicious vehicles or persons, alarms, or check road conditions, etc. are performed on a regular basis and need only the

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approval of a field supervisor to respond. It should be noted that actual reporting and responsibility for the call belongs to the agency requesting assistance unless otherwise approved by a supervisor of the Decatur Police Department.

D. Communications

The Department may render or receive assistance from other concurrent jurisdictions when situations exist to warrant such action.

- 1. The amount type, and extent of assistance provided by the Decatur Police Department will depend upon the situation and the availability of service. Human resources, equipment, and communications will be offered as directed by the Chief of Police or his designee.
- 2. Communications with other agencies will be coordinated through the Decatur/Morgan County Emergency 911 Center, in both emergency and non-emergency assistance situations.
- 3. Requests for outside assistance to the Decatur Police Department will be made by the Chief of Police, Division Commander, Shift Lieutenant, or their designee.
- 4. Federal law enforcement aid in emergency situations will be requested through the chain of command of the Department. The Chief of Police or his designee will make the request to the appropriate agency via the twenty-four hour emergency number.

E. Requesting Outside Assistance

During both emergency and non-emergency situations, the Department will fully assess the situation prior to the use of outside personnel. With the benefit of compatible communications systems and cross training of personnel, outside agencies could be asked to assist in comparable functions such as K-9 building search, Special Response Team situations, crowd control, traffic direction and control or prisoner security, as the need dictates.

F. Concurrent Jurisdictions

1. Federal Offenses. Federal agencies have jurisdiction over certain federal crimes regardless of the location of the incident.

a. Preliminary Investigations

i. Officers receiving a report of federal crime (e.g., bank robbery) over which concurrent jurisdiction exists, must at a minimum, conduct a preliminary investigation. An Incident/Offense or arrest report should be completed and the crime scene processed if necessary. 17



ii. The presence of a Federal agency at a crime scene does not relieve Department personnel from the requirement to conduct a preliminary investigation.

2. State Agencies

- a. The Alabama State Troopers have concurrent jurisdictions with the Decatur Police Department for traffic violations and incidents on some public roadways in our jurisdiction. State Troopers do not have the authority to enforce Municipal Ordinances.
- b. The Decatur Police Department will have primary jurisdiction for non-traffic crimes that are committed on roadways.

3. County Agencies

- a. The Decatur Police Department has primary responsibility for emergency and nonemergency situations occurring within its jurisdiction.
- b. The Morgan County Sheriff's Department has jurisdiction throughout Morgan County. If the Sheriff's Department discovers a non-emergency incident within the jurisdiction of the Decatur Police Department, the Police Department will ordinarily be notified and the appropriate unit(s) will respond. If the Morgan County Sheriff's Department discovers an emergency incident within the jurisdiction of the Decatur Police Department, the Sheriff's Department will ordinarily handle the incident until assistance arrives from the Decatur Police Department.

G. Jurisdictional Disputes

Disagreements as to jurisdiction or responsibilities will be resolved by supervisors at the scene, when possible. If needed, Department supervisors will contact the other agency's supervision and his/her own chain of command as needed until the problem is resolved. Under no circumstances will the public or officer safety be compromised while a jurisdictional question is under discussion. Department personnel will stabilize the situation until jurisdictional issues can be resolved.

H. Point in Contact

Point of Contact: In the event questions arise as to an exact location being within the jurisdiction, the Planning Department should be contacted.



General Order No. 105.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Officers Authority	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Officers of the Decatur Police Department are given their authority to make arrests in the Code of Alabama, 1975. Discretion is another authority that is given to Officers to either make a physical arrest or by other means such as issuance of a citation, summonses, referrals, informal resolutions, or warnings.

DEFINITIONS

<u>Law Enforcement Officer</u> - A policeman, deputy sheriff, deputy constable and other official who has authority as such official to make arrests.

<u>Discretion</u> – An Officers judgment based on written enforcement policies, training, and supervision that ensure that enforcement actions are commensurate with applicable laws and take into account the degree and severity of the violation committed.

AUTHORITY

A law enforcement officer is a person trained according to the Alabama State Standards. This person is then sworn to uphold the Laws and Constitution of the United States, the State of Alabama, and the City of Decatur.

Standards for training of a law enforcement officer are set forth by the Alabama Peace officer's Standards and Training Commission.

USE OF DISCRETION

A. Officers of the Decatur Police Department are cautioned to use discretion in the performance of their assigned tasks, taking into consideration the conditions present at the time, the



constraints of existing policy, statutes, laws, and/or ordinances pertaining to the situation, and the available alternatives.

B. Of special concern is the physical arrest and incarceration of an individual. All sworn personnel of the Decatur Police Department must consider such action as very serious. When a person is deprived of his/her liberty the officer must be certain that what he/she is attempting to do cannot be accomplished in any other way. Officers shall always use the law of the State of Alabama in a prudent and thoughtful manner.



Decatur Police Department Decatur, Alabama

General Order No. 106.0

Subject:	Effective Date:	Revised Date:
Written Directive System	December 3, 2010	September 16, 2021
Title:	Pages:	Distribution:
Search & Seizure	9	All Members
Cross Reference: CALEA Reference Chapter 1.2.3; 1.2.4; 1.2.8; 70.1.1	Chief of Police Appr Todd Pinion	oval

POLICY

The purpose of this policy is to establish guidelines for the search incident to arrest, the search at a crime scene, the search and seizure of motor vehicles, and the search and seizure of evidence during the execution of search warrants.

DEFINITIONS

<u>Pat-down Searches</u>: A "frisk" or external feeling of the outer garments of an individual for weapons only.

<u>Reasonable Suspicion</u>: Articulable facts that, within the totality of the circumstances, lead an officer to reasonably suspect that criminal activity has been, is being, or is about to be committed.

Field Interview: A brief detainment of an individual, whether on foot or in a vehicle, based on reasonable suspicion, for the purposes of determining an individual's identity and resolving the officer's suspicions concerning criminal activity.

Search: The examination of a person, property, place, or location by a person of authority while conducting a lawful investigation.

<u>Administrative Search</u>: Any search warrant that allows a building inspector, code official, etc. to search a building/dwelling for violations of the international building code, not criminal code.

<u>Strip Search</u>: Any search of an individual's body requiring the removal or rearrangement of some clothing to permit the visual inspection of genital areas, breasts and/or buttocks.



Body Cavity Search: Any search involving the internal physical examination of body cavities and, in some instances, organs or the contents of the stomach cavity.

Motor Vehicle: Any vehicle operating or capable of being operated on public streets or highways, to include automobiles, trucks, trailers, recreational vehicles, mobile homes, motor homes, and any other type of vehicle, whether self-propelled or towed. This policy does not apply to vehicles of any type that have been immobilized in one location for use as a temporary or permanent residence or storage facility, or which are otherwise classified by the law as residences or buildings.

<u>Motor Vehicle Search</u>: An examination of all or a portion of the vehicle with an investigatory motive (i.e., for the purpose of discovering fruits, instrumentalities, or evidence of a crime or contraband). A vehicle search may also be conducted to determine the vehicle identification number or the ownership of the vehicle.

Seizure: The taking of evidence, property, contraband, concealed weapons, stolen property, or other tools or "fruits of crime," into legal custody for the purpose of legal investigations and dispositions.

<u>Contraband</u>: Counterfeit currency, counterfeiting equipment, narcotics, illegal drug paraphernalia, firearms and other types of unlawful property that the mere possession of such material is an offense in itself.

<u>No Knock Warrant</u>: A no knock warrant is a search warrant authorizing officers to enter certain premises without knocking and announcing their presence or purpose prior to entering the premises.

PROCEDURES

Officers shall conduct field interviews and perform pat-down searches in conformance with procedures set forth in this policy.

A. Field Interviews

Officers will conduct field interviews as an investigative tool as well as a crime prevention and information gathering technique. The field interview is a very valuable tool in collecting, preserving, and disseminating information on potential suspects or criminal activity. Officers may stop individuals for the purpose of conducting a field interview only when reasonable suspicion is present.

1. Officers may stop individuals for the purpose of conducting a field interview only when reasonable suspicion is present.



- 2. The Officer must be able to point to specific facts that, when paired together with rational conclusions, reasonably warrant the stop. Such facts include, but are not limited to:
 - a. The appearance or demeanor of individuals suggest that they are part of a criminal enterprise or is engaged in a criminal act.
 - b. The actions of the suspects suggest that they are engaged in criminal activity.
 - c. The hour of day or night is inappropriate for the suspect's presence in the area.
 - d. The suspect's presence in a neighborhood or location is inappropriate.
 - e. The suspect is carrying a suspicious object.
 - f. The suspects' clothing bulges in a manner that suggest they are carrying a weapon.
 - g. The suspect is located in proximate time and place to an alleged crime.
 - h. The officer has knowledge of the suspect's prior criminal record or involvement in criminal activity.
 - i. The individual flees at the sight of a police officer.
- 3. When conducting a field interview, officers shall confine their questions to those concerning the suspect's identity, place of residence, and other inquiries necessary to resolve the officer's suspicions. However, in no instance shall an officer detain a suspect longer than is reasonably necessary to make these limited inquiries and resolve suspicions (CALEA 1.2.3a).
- 4. Suspects are not required, nor can they be compelled, to answer any questions posed during field interviews. Failure to respond to an officer's inquiries is not, in and of itself, sufficient grounds to make an arrest although it may provide sufficient justification for additional observation and investigation (CALEA 1.2.3a).
- 5. Officers shall not prolong the field interview beyond the period necessary to accomplish the purpose of the interview. Officers shall be aware that prolonging a field interview unnecessarily may cause a court to view the detention as an actual arrest (CALEA 1.2.3a).
- 6. Officers shall take precautionary measures for their own safety during a field interview, including handcuffing the suspect if necessary. Officers shall be aware that unnecessary or prolonged handcuffing during the field interview may cause a court to view the detention as an actual arrest.



- 7. Officers who reasonably believe that a person, under investigative detention during a field interview, may pose a threat to their safety shall conduct a frisk or pat-down search of the detainee's outer clothing for weapons. If an officer of the same sex as the detainee is not available, a limited pat down outside of the clothing may be carefully conducted with the blade or back of the hand. This pat down is conducted to locate weapons and/or contraband and should, if possible, be conducted in the presence of a second officer and must be recorded on the officer's in-car video system and/or body cam.
- 8. Officers conducting cursory frisks may seize an object when it becomes immediately apparent, with knowledge gleaned from the officer's sense of touch, that probable cause exists to believe the object is seizeable, known as the plain feel doctrine.
- 9. If during the field interview, it becomes apparent that there is probable cause to believe that the detainee has committed a criminal offense, the detainee may then be placed under arrest.

B. Consent to Search

Consent must be freely and intelligently given by an appropriate party and the search must be limited to the specified terms of the consent. When requesting consent to search from an individual, officers shall consider the following.

- 1. Voluntariness of consent Consent to search must be voluntarily given and not the result of duress or coercion.
- 2. Authority to Consent In order for consent to be valid, it must be given by someone possessing control over the area to be searched.
- 3. Scope A person has a right to limit the scope of a consent search.

C. Search Incident to Arrest (CALEA 1.2.8c)

All persons under arrest shall be searched incident to arrest. Search incident to arrest is not a frisk based on reasonable cause, but instead a search following a lawful, custodial arrest based on probable cause. When a person has been arrested, a search incident to that arrest may be made in accordance with the following:

- 1. Officers shall conduct a thorough search of the person arrested (CALEA 70.1.1).
- 2. Any criminal evidence discovered during the search of the arrestee's person shall be seized and preserved in accordance with departmental procedures.
- 3. The search incident to arrest shall include not only the person of the arrestee, but also areas within the reach and control of the arrestee such as clothing, and any bags or packages he



or she may be in possession of at the time and place of arrest. Multiple searches of the person are permitted under this exception as custody is passed from officer to officer or facility to facility.

- 4. Strip searches and/or body cavity searches, as defined in this policy, shall not be conducted in the field.
- 5. Arrestees shall not be subject to strip searches unless the arresting officer has probable cause to believe the arrestee is concealing contraband or weapons. Any officer conducting a strip search of an arrestee must obtain approval from a supervisor (CALEA 1.2.8a), and document the reasons for such a search in a subsequent written report (CALEA 1.2.8d):
 - a. Strip Searches shall be conducted by the fewest number of personnel necessary and only by those of the same sex (CALEA 1.2.8b).
 - b. Strip Searches shall be conducted in a location that provides privacy from all but those authorized to conduct the search (CALEA 1.2.8b).
- 6. Should visual examination of a suspect during a strip search and/or other information lead an officer to believe that the suspect is concealing a weapon, evidence, or contraband within a body cavity, the following procedures shall be followed:
 - a. The suspect shall be kept under constant visual surveillance until a body cavity search is conducted or an alternative course of action taken.
 - b. The officer shall consult with his immediate supervisor to determine whether probable cause exists to seek a search warrant for a body cavity search (CALEA 1.2.8a).
 - c. If probable cause exists for a body cavity search, an affidavit and search warrant shall be prepared and presented to a judge as defined by policy.
 - d. If a search warrant is issued, a body cavity search shall be performed only by an authorized physician or by other medically trained personnel at the physician's direction (CALEA 1.2.8a).
 - e. Any evidence recovered shall be collected and stored as defined by policy.
 - f. If the body cavity search is made subsequent to arrest or if criminal charges result from the body cavity search, all events surrounding the search shall be documented in the arrest report. If the search was not subsequent to arrest and no charges result from the search, the incident shall be documented in an Incident/Offense Report (CALEA 1.2.8d).



- g. If criminal charges result from the body cavity search, the officer shall obtain copies of all bills related to the search and to submit the copies of the bills, along with a request for restitution, to the Decatur City Prosecutor or the appropriate District Attorney's Office.
- 7. Juveniles shall not be subject to a strip and/or body cavity search without a District or Circuit Court order. In the event a strip and/or body cavity search needs to be conducted, the guidelines in section **C. 4, 5, 6** of this policy shall be followed (CALEA 1.2.8c).
- 8. Whenever possible, searches incident to arrest shall be conducted by officers of the same gender as that of the person being searched (CALEA 1.2.8b).
- 9. A protective sweep in the home of the area of arrest shall be conducted; including places where someone could be hiding that would present a safety risk to officers affecting the arrest.
- 10. A vehicle can only be searched if it is reasonable to believe that the arrestee might access the vehicle at the time of the search or that the vehicle contains evidence of the offense of arrest.

D. Search of a Motor Vehicle

Such searches are to be conducted in strict observance of the constitutional rights of the owner and occupants of the motor vehicle being searched, and with due regard for the safety of all officers, other persons, and property involved.

- 1. Searches and entries of a motor vehicle without a warrant may be conducted in the following situations:
 - a. Consent Officers may search a vehicle with the consent of the owner or operator. Written consent should be obtained whenever possible.
 - b. The occupants and passenger compartment of a vehicle may be searched for weapons if the officer has a reasonable belief that the occupant(s) may be armed.
 - c. Probable Cause Officers are authorized to search a lawfully stopped vehicle for contraband when officers have probable cause to believe such items are contained in the vehicle.
 - d. Officers may enter a vehicle where circumstances require the officer to determine the vehicle identification number or vehicle ownership, and such information cannot be acquired from the exterior of the vehicle. Entries made to examine the vehicle



identification number or to determine the ownership of the vehicle must be limited to actions reasonably necessary to accomplish these goals.

- e. Officers may enter a vehicle without a warrant when emergency circumstances make it necessary in order to protect life or property.
- f. Impoundment, inventory searches (Covered under Directive 606.0).
- 2. Unlocked containers inside a motor vehicle that has been lawfully stopped can be searched under the following conditions:
 - a. Probable Cause;
 - b. Consent;
 - c. Incident to arrest and the search is performed with the reasonable expectation that it will produce evidence of the crime of arrest;
- 3. Locked containers inside a motor vehicle that has been lawfully stopped can be searched under the following conditions:
 - a. A search warrant has been obtained;
 - b. Probable cause, but it is advised to seek a search warrant;
 - c. Consent;
- 4. Items belonging to passengers inside a motor vehicle that has been lawfully stopped can be searched under the following conditions:
 - a. Probable Cause;
 - b. Consent;
 - c. Passengers belongings can be searched incident to the passenger's arrest and the search is performed with the reasonable expectation that it will produce evidence of the crime of arrest.
- 5. Warrantless searches of motor vehicles are to be conducted only when lack of time makes it impractical for officers to obtain a warrant. When a vehicle has broken down, or there is otherwise no significant chance the vehicle will be driven away or that evidence contained within it will be removed or destroyed, the vehicle should be searched only after a warrant has been obtained.



E. Search at the Scene of a Crime

Officers shall consider the following procedures when initiating a search at the scene of a crime. Officers may conduct a warrantless entry of residences under the following conditions:

- a. Consent by the resident(s);
- b. Probable cause to believe:
 - i. Someone in the premises is armed and dangerous;
 - ii. Someone's life or personal safety is in danger;
 - iii. A serious crime is being committed and there is a likelihood the offender would escape or that evidence of a crime would be destroyed if time is taken to get a warrant.
 - iv. Officers shall secure a search warrant in all cases where circumstances do not provide for exceptions to the warrant rule.

F. Search of a Physical Location

- 1. Officers may conduct a warrantless search of a physical location when there is an:
 - a. Immediate and real danger or threat of public safety in the immediate vicinity; or
 - b. There exists the possibility that physical evidence may be concealed, damaged, or destroyed.
- 2. An officer can enter a location in response to an unexplained sound, gunshot, or a cry for help without postponing action until a search warrant has been obtained. Officers are not required to abandon the pursuit of someone whom they reasonably believe has just committed a serious crime, even if that person enters a private residence, apartment, or other similar location. The conditions that must be met for an entry without a warrant are:
 - a. There must be a solid basis for the belief that an emergency exists;
 - b. The emergency must be serious and substantial;
 - c. The emergency must not allow delay long enough to obtain a warrant; and
 - d. The search must not exceed the need created by the emergency, including necessary precautionary measures for the safety of the officer(s) and others.



3. The Decatur Police Department does not conduct "no knock" warrant operations unless exigent circumstances exist and authorized by the Chief of Police.

G. Administrative Search

If a Community Development Inspector or any other agency requests assistance from the Decatur Police Department pursuant to an administrative search warrant:

- 1. A CID supervisor will be contacted.
- 2. The CID supervisor will review the search warrant to ensure that it is properly signed.
- 3. The CID supervisor will assign an investigator, who will coordinate with Patrol and will assist Community Development or the requesting agency to execute the search warrant.

Note: An administrative search warrant should be served during the day.

H. Seizure of Property

- 1. Contraband, property, or weapons used by a person in custody to affect an escape or inflict injury or death, may be seized.
- 2. If there is probable cause to believe that a vehicle is forfeitable under federal or state law, no warrant is needed before seizing the vehicle from a public place. Once seized, vehicles must be inventoried in accordance with department policy.
- 3. Property inventoried and seized shall be processed in accordance with department policy.



General Order No. 106.1

Subject:	Effective Date:	Revised Date:
Written Directive System	March 2, 2011	March 2, 2011
Title:	Pages:	Distribution:
Computer Equipment Seizure	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

The policy of the Decatur Police Department is to provide guidelines for the proper seizure, care and storage of computer equipment evidence. Searching and seizing computer equipment raises unique legal and technical issues for law enforcement personnel. Computer equipment can be severely damaged or data lost due to improper handling.

PROCEDURES

A. Search Warrants

If at all possible, a search warrant should be obtained for the computer and all equipment to be seized. All computer equipment, disks, papers, computer manuals, printers, monitors, cables or any other computer-related items must be named in the search warrant. The person designated as the computer forensic analyst should be contacted and involved in the seizure.

B. Privacy Protection Act

The Privacy Protection Act of 1980 states that work product materials and documentary materials cannot ordinarily be seized. Government agents may search for or seize work product materials and documentary materials if:

- 1. The materials are contraband, fruits, or instrumentality of a crime,
- 2. Life and limb are at stake; or
- 3. The material is evidence of a crime the possessor committed.



4. If these materials are not to be seized, return product and documentary materials as soon as they are discovered. Stay away from e-mail and other private files on the computer that is not relevant to the investigation.

C. Guidelines for Seizure

- 1. Secure the computer and surrounding area.
- 2. Photograph the computer monitor, cables and surrounding area.
- 3. Disconnect remote wires such as the modem cable, LAN/Ethernet, phone and WAN/broadband connections.
- 4. If the computer is off, leave it off. If the computer is on, remove the power source cable from its connection point closest to the device. In case of a laptop, remove the battery.
- 5. Unplug and label all cables from the computer, including any unused connection ports.
- 6. Make a detailed list of all items seized, including cables and document on the Property Receipt/Release Form.
- 7. If available, secure the computer and components in anti-static packaging. Avoid transporting computer or media near radio antennas or power supplies and keep them away from electromagnetic fields.
- 8. All seized items shall be handled as evidence in accordance with departmental policy.
- 9. Only personnel with training in computer data recovery shall examine the contents of a seized computer.



General Order No. 107.0

Subject:	Effective Date:	Revised Date:
Written Directive System	October 4, 2010	February 9, 2023
Title:	Pages:	Distribution:
Arrest Policy	7	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 1.2.5	Todd Pinion	

POLICY

The Department will abide by the laws pertaining to arrest. The following procedures shall apply.

DEFINITIONS

Violation: "An offense for which a sentence to a term of imprisonment not in excess of 30 days may be imposed".

Misdemeanor: "An offense for which a sentence to a term of imprisonment not in excess of one year may be imposed".

Felony: "An offense for which a sentence to a term of imprisonment in excess of one year is authorized by this title".

Arrest: The act of taking offenders or suspected offender into custody and imposing restraint upon them with formal notification that they are "under arrest".

Probable Cause: Facts and circumstances that would lead a reasonable and prudent person to believe that a crime has been or is about to be committed and the person being accused is the person who committed the crime. Mere suspicion is not enough to justify an arrest.

Fresh Pursuit: Pursuit without unreasonable delay, not necessarily instant pursuit.

PROCEDURES

Officers may make an arrest when a warrant has been issued, when a crime is committed in their presence, or when they have probable cause to believe a felony has been committed and the person



to be arrested committed the crime and other qualifying misdemeanors as prescribed under Alabama Code.

A. Authority

The Code of Alabama, 1975, gives Officers of the State of Alabama the power of arrest.

B. Arrest With A Warrant

- 1. Officers may execute a warrant of arrest on any day and at any time.
- 2. Officers in plain clothes shall identify themselves as police.
- 3. If officers attempt to serve an arrest warrant at a residence and is refused admittance after properly identifying themselves, the officers shall notify their supervisor. If probable cause exists to believe that the offender is in the residence, the officers may break an outer or inner door or window in order to make the arrest.
- 4. A warrant may be executed in the county in which it was issued.
 - a. If the defendant is in another county, officers shall request the assistance of the agency having jurisdiction at the location where the warrant is to be served.
 - b. When accompanied by an Officer with jurisdiction in the location where the warrant is to be executed, Decatur officers may exercise the same authority granted by State law.
- 5. Officers shall produce the arrest warrant at the request of the offender.
- 6. Officers must read the warrant for any special instructions.
- 7. For felony arrests, the arresting officers must submit a copy of the arrest warrant to the Morgan County jail.

C. Arrests for Other Agencies

Before arresting an individual on a warrant for another agency, members of the Decatur Police Department shall:

1. Ensure that the originating agency has been contacted and the warrant has been physically located and confirmed as active.



- 2. Determine if the originating agency is able to send an officer to take custody of the individual immediately or requests that the individual be booked into the Morgan County Jail.
- 3. No individual shall be taken into custody for another agency without the permission of a supervisor.

D. Arrest without Warrant

Authorization for making an arrest without a warrant is prescribed in the Code of Alabama 1975.

- 1. "An officer may arrest any person without a warrant, on any day and at any time":
 - a. "If a public offense has been committed or a breach of the peace threatened in the presence of the officer";
 - b. "When a felony has been committed, though not in the presence of the officer, by the person arrested";
 - c. "When a felony has been committed and the officer has reasonable cause to believe that the person arrested committed the felony";
 - d. "When the officer has reasonable cause to believe that the person arrested has committed a felony, although it may afterwards appear that a felony had not in fact been committed";
 - e. "When a charge has been made, upon reasonable cause, that the person arrested has committed a felony";
 - f. "When the officer has reasonable cause to believe that a felony or misdemeanor has been committed by the person arrested in violation of a protection order issued by a court of competent jurisdiction";
 - g. "When an offense involves domestic violence and the arrest is based on probable cause, regardless of whether the offense is a felony or misdemeanor";
 - h. "Any peace officer may arrest without a warrant any person he has probable cause for believing has committed larceny in retail or wholesale establishments";



- i. "Uniformed police officers, state troopers, county sheriffs or their deputies or members of a municipal police force may arrest, at the scene of a traffic accident, any driver of a motor vehicle involved in the accident if upon personal investigation, including information from eyewitnesses, officers have reasonable grounds to believe that the person contributed to the accident by driving under the influence. Officers may arrest such persons without a warrant although they did not personally see the violation."
- 2. When arresting a person without a warrant, the officers must inform of their authority and the cause of arrest, except when the person is arrested in the actual commission of a public offense or on pursuit.

E. Arrest of Municipal, County, State, or Federal Employees (CALEA 61.1.3e)

- 1. Upon learning that a prisoner is an employee of a municipal, county, state, or federal agency, the arresting officer shall notify the on duty supervisor.
- 2. The supervisor shall then notify a supervisor of the Morgan County Jail.
- 3. The supervisor shall submit a report summarizing the circumstances surrounding the arrest to the Chief of Police through the chain of command.
- 4. If the prisoner is a law enforcement officer, the supervisor shall notify the ranking on-duty supervisor of the officer's agency.

F. Pursuit

Arrest powers of peace officer in fresh pursuit.

- 1. The authority of the Decatur Police Department officers shall extend throughout any county in which the Decatur Police Department has city limits and into any adjacent county when the officer is in fresh pursuit of a person or persons to be arrested for a misdemeanor.
- 2. The authority of officers shall extend throughout the State when the officer is in fresh pursuit of a person or persons to be arrested for a felony. Other department directives apply.

G. Transportation of Arrestees

- 1. All arrestees shall be searched before being transported (CALEA 70.1.1).
- 2. All arrestees shall be handcuffed or otherwise restrained during transportation in accordance with departmental policy.



- 3. Officers may request the transport unit to transport prisoners. In the case of unruly prisoners or if the transport unit is unavailable, officers shall seat arrestees in the vehicle in accordance with departmental policy.
- 4. All arrestees should be safely restrained with seatbelts.

H. Arrest of Juveniles

Officers will handle juvenile offenders in a manner consistent with State of Alabama Juvenile Code and as outlined in other department directives.

I. Arrest of Illegal Immigrants

If the person arrested is suspected of being an illegal immigrant, the arresting officer will notify the Morgan County jail.

J. Fingerprinting and Photographs

Fingerprinting and photographing of juveniles is the responsibility of the transport staff. However, if transport personnel are not available, the arresting officers are responsible for booking and fingerprinting their prisoner.

K. Holds Placed on Arrestees

Holds placed on arrestees shall be in accordance with the following guidelines:

- 1. No investigative holds shall be placed on any arrestee under any circumstances.
- 2. If the arrest is pursuant to a felony warrant, the arresting officer will immediately notify the detective or investigating officer assigned to the case.
- 3. In case the arrestees have a misdemeanor warrant, or they are sought after for a pending investigation, the arresting officer shall contact the detective or investigating officer immediately upon locating the individual.
- 4. If the investigator is not available, the arresting officer shall then notify the on call investigator.



L. Release After Arrest Prior to Booking – Unlawful Arrest

If a person has been placed under arrest but has not yet been processed into jail and the supervisor determines the arrest is unlawful:

- 1. The person shall be released immediately,
- 2. A Division Commander shall be notified,
- 3. The incident shall be documented in an I/O report.

M. Release After Booking – Unlawful Arrest

If a person has been placed under arrest and has been processed into jail and the supervisor determines the arrest is unlawful:

- 1. The supervisor will contact a judge or magistrate for the release of the inmate. Only a judge or a magistrate has the authority to release a person under arrest.
- 2. Supervisors have the responsibility to follow up on the release of the inmate and notify a Division Commander.
- 3. The incident shall be documented in an I/O report.

N. Release After Arrest - Exceptional Circumstances

If a person has been lawfully arrested and the supervisor determines that immediate release is necessary, the following will apply:

- 1. The supervisor will contact the Division Commander for approval.
- 2. The supervisor will contact a judge or magistrate for the release of the inmate. Only a judge or a magistrate has the authority to release a person under arrest.
- 3. If the arrestee has not been physically processed into the jail, they must be either physically or administratively processed into the jail prior to release.
- 4. All required reports for the arrest shall be completed.



O. Reporting

All arrest reports shall be completed using the appropriate forms and/or computer program and submitted in accordance with WD 804.0 – Field Reporting, section D.



General Order No. 107.1

Subject:	Effective Date:	Revised Date:
Written Directive System	May 25, 2018	February 27, 2019
Title:	Pages:	Distribution:
Foreign Diplomats/Consular Officials	16	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapters 1.2.5, 61.1.2	Todd Pinion	

POLICY

The Decatur Police Department will abide by all laws pertaining to Foreign Diplomats and Consular Officials.

DEFINITIONS

Diplomatic Immunity: A requirement by international law under which certain foreign government officials are not subject to the jurisdiction of local courts and authorities, for both their official and, to a large extent, their personal activities.

Inviolability: A principle embodied in international law that generally precludes law enforcement officials from handcuffing, arresting, or detaining certain foreign diplomatic officials, in any form, and forbids U.S. authorities from entering the residences, automobiles, or other property of protected persons. Where public safety is in imminent danger or it is apparent that a violent felony may otherwise be committed, police authorities may intervene to the extent necessary to halt such activity or defend themselves or others from personal harm.

NOTE: It is important to understand that the individual diplomat does not "own" immunity; such immunity can be waived, in whole or in part, by the nation that employs the diplomat. Waiver of criminal immunity in the face of criminal charges is not common, but it is routinely sought and occasionally granted. The ability of the Department of State to secure such a waiver depends in large part on the strength and documentation of the case at issue.

Diplomat: An official of a foreign government assigned to an embassy in Washington, D.C. Diplomats may also perform consular functions, and should be treated the same as a consular officer.



Diplomatic Agent: Ambassadors or designees, heads of missions, assistant ambassador, and members of their diplomatic staff. Those recognized by the United States as having diplomatic rank or title.

Consul or Consular Officer: A citizen of a foreign country employed by that government and authorized by both the sending and the host countries to provide assistance on behalf of that government to its citizens in another country. Such persons are generally assigned to a consular section of an embassy in Washington, D.C., or to a consulate in another U.S. city. Consular officers or consuls who are accredited by the U.S. Department of State bear identification cards to that effect issued by the U.S. Department of State.

PROCEDURES

A. PHYSICAL ARREST (CALEA 1.2.5, CALEA 61.1.2a)

As a rule, foreign diplomats cannot be arrested or detained. However, officers must follow the following procedures when called to the scene of a possible crime and/or involving a person who claims diplomatic or consular immunity:

- 1. Ask for an Official U.S. Department of State Identification Card. The Department of State issues driver's licenses to members of the foreign diplomatic and consular communities who enjoy some level of immunity from prosecution.
- 2. In all cases, including those in which the individual provides identification issued by the Department of State; a supervisor will respond to the scene to verify their status with the U.S. Department of State or in the case of the U.N. community, the U.S. Mission to the United Nations.
- 3. If the person is in possession of identification provided by the Department of State, the supervisor will contact the Department of State to verify the individual's status. Contact numbers should be listed on the back of the card. Currently, cards issued by the Department of State are color coded, depending on the individual's mission.
- 4. Officers will record all pertinent details from the diplomatic identification card, as well as all circumstances of the crime or incident.
- If the person is not in possession of such identification, contact numbers are as follows: (202) 647-1985 between 8 a.m. – 5 p.m. EST. All other times (571) 345-3146 or toll free (866) 217-2089.



- 6. Should persons be unable to produce satisfactory identification, and the situation would normally warrant arrest or detention, officers should inform the individual that they will be detained until their identity and status can be confirmed. "Serious incidents" include a traffic citation when arrest would have been exercised if that person did not have immunity.
- 7. If the individuals enjoy personal inviolability, they may not be handcuffed, except when they pose an immediate danger to themselves and/or others, and they may not be arrested or detained. Once all pertinent information is obtained, they MUST be released.
- 8. In the event of driving under the influence, the diplomat will not be permitted to continue to drive a motor vehicle. The diplomat will not be restrained except in extreme cases and will not be subjected to any chemical tests. Standardized Field Sobriety Test may be offered for reporting purposes.
- 9. Officers may use only the level of response which is objectively reasonable to control the diplomats and to prevent them from causing harm to themselves and/or others.
- 10. Once the status is verified, officers must:
 - a. Release the diplomat to the custody of another person;
 - b. Allow the diplomat to contact another person;
 - c. With the diplomat's permission, offer transportation to the Police Department to wait for a friend or relative;
 - d. With the diplomat's permission, offer transportation to a location to allow for the recovery from such condition until such individual is able to drive.
- 11. The officer should prepare a report describing the circumstances of the incident.
- 12. The report will be submitted to the Chief of Police or designee through the chain of command.

B. CITATIONS (CALEA 61.1.2b)

A consular official/foreign diplomat is not subject to arrest or detention pending trial, except in the case of a serious crime (felony offense that would endanger the public safety) and then only pursuant to a decision by an appropriate judicial authority.



- 1. However, the mere issuance of a Uniform Traffic Citation or warning (written or verbal) for a moving violation does not constitute an arrest or detention in the sense referred to above.
- 2. Violators in this category may be processed as residents and in accordance with the State of Alabama Motor Vehicles and Traffic laws. However, violators may not be compelled to sign or accept the citation.
- 3. In the event of a traffic violation or warning, officers must contact their supervisor. The supervisor will determine if a citation will be issued to the individual.
- 4. If a citation is issued, a copy of such citation shall be forwarded to the Department of State as well as to the Chief of Police via the chain of command. The following circumstances also apply:
 - a. Failure of the diplomat to appear in court may not result in criminal or administrative consequences; however, the Department of State may use a citation and any reports as the basis for requesting an "express waiver of immunity" for citations that require a mandatory court appearance.
 - b. For pre-payable violations, the Department of State will give such individuals the options to pay the fine or obtain a waiver in order to contest the charge.
 - c. The diplomat has the ability to administratively void the citation through the Department of State.

C. PROPERTY INVIOLABILITY and VEHICLES

The property of persons enjoying full criminal immunity (Diplomats), including their vehicles, may not be searched or seized. Such vehicles may not be impounded but may towed the distance necessary to remove them from obstructing traffic or endangering public safety.

- 1. If a vehicle that is owned by a diplomat is suspected of being stolen or used in the commission of a crime, occupants of such vehicle may be required to present vehicle documentation to allow for verification of the vehicle's status through standard access on NLETS.
- 2. If the vehicle is stolen or is being used by unauthorized persons in the commission of a crime, the inviolability to which the vehicle would normally be entitled must be considered temporarily suspended and normal search of the vehicle and, if appropriate, its detention is permissible.



- 3. Vehicles registered to consular officials and consulates, including those with full criminal immunity, are not inviolable and may be impounded. A supervisor will be notified in all such cases. The supervisor will authorize if the vehicle may be impounded.
- 4. The on duty Supervisor will contact the U.S. Department of State when a consular vehicle has been impounded or detained, so that the Office of Foreign Missions can follow up with the proper consular official or mission.

D. SPECIAL NOTES

- 1. Appropriate caution should not become a total "hands off" attitude in connection with criminal law enforcement actions involving diplomats.
- 2. Foreign diplomats who violate traffic laws may be cited as appropriate.
- 3. All allegations of serious crimes should be fully investigated, promptly reported to the U.S. Department of State, and procedurally developed to the maximum permissible extent.

E. CONTACT NUMBERS

- 1. All foreign missions and their personnel.
 - Verify Immunity Status 202-647-1985, 202-647-1727.
 - Diplomatic motor vehicle registration and driver's licensing inquiries 202-895-3521, <u>ofmdmvinfo@state.gov</u>.
 - Report traffic incidents/accidents/citations 202-895-3521, <u>ofmdmvenforcement@state.gov</u>.
 - All citations and reports:
 - Traffic Office of Foreign Missions 202-895-3634 (fax), ofmdmvenforcement@state.gov;
 - Criminal/misdemeanor (non-traffic) 202-647-1198 (fax), 202-895-3613 (fax).
 - After hours:
 - o Diplomatic Security Command Center 571-345-3146, 866-217-2089.



- 2. Missions and Secretariat to the United Nations and their Personnel
 - Verify immunity and law enforcement inquiries 212 415-4168, 212-415-4407, 202-415-4300.
 - Diplomatic motor vehicle registration and driver's licensing inquiries 202-895-3521, <u>ofmdmvinfo@state.gov</u>.
 - USUN-Communications Section 212-415-4444.
- 3. TECRO/TECO (Taipei Economic and Cultural Representative Office/Taipei Economic and Cultural Offices) and their personnel
 - Verify immunity status and law enforcement inquiries 703-525-8474.
 - Diplomatic motor vehicle registration and driver's licensing inquiries 202-895-3521, <u>ofmdmvinfo@state.gov</u>.
 - After hours Diplomatic Security Command Center 571-415-3146, 866-217-2089





"Dedication, Duty and Honor"

APPENDIX A

Catego	ry	Arrested or Detained?	Enter Residence Subject to Ordinary Procedures
	International Organization Staff ³	Yes	Yes
ional ations	Diplomatic- Level Staff of Missions to International Organizations	No ¹	No
International Organizations	Diplomatic Agent	Yes	Yes
	Diplomatic Agent	No ¹	No
at	Member of Administrative and Technical Staff	No ¹	No
Diplomat	Service Staff ²	Yes	Yes
	Career Consular Officers ²	No, except in the case of a felony and pursuant to a warrant	Yes ⁴
Consular	Honorary Consular Officers	Yes	Yes
Cons	Consular Employees ²	Yes	Yes
00	TECRO Designated Employee	No	No
TECRO/TECO	TECO Head/Deputy Head	No, except in the case of a felony and pursuant to a warrant	No
TECF	TECO Designated Employee	Yes	Yes

¹Reasonable constraints; however, may be applied in emergency circumstances involving self-defense, public safety,

or the prevention of serious criminal acts. ² This table presents general rules. The employees of certain foreign countries may enjoy **higher** levels of privileges and immunities on the basis of special bilateral agreements.

³ A small number of senior officers are entitled to be treated identically to "diplomatic agents."

⁴ Note that consular residences are sometimes located within the official consular premises. In such cases, only the official office space is protected from police entry.





"Dedication, Duty and Honor"

APPENDIX B

Catego	ry	Issued	Subpoena as	Prosecuted?	Recognized Family
0	0	Citations?	Witness?		Member?
	International Organization Staff ³	Yes	No – Official acts. Yes, in all other cases	Official Acts Immunity. Consult Dept. of State.	No immunity or inviolability
nal ions	Diplomatic- Level Staff of Missions to International Organizations	Yes	No	No	Same as sponsor (full immunity and inviolability)
International Organizations	Diplomatic Agent	Yes	No – Official acts. Yes, in all other cases	Official Acts Immunity. Consult Dept. of State.	No immunity or inviolability
	Diplomatic Agent	Yes	No	No	Same as sponsor (full immunity and inviolability)
	Member of Administrative and Technical Staff	Yes	No	No	Same as sponsor (full immunity and inviolability)
Diplomat	Service Staff ²	Yes	Yes	Official Acts Immunity. Consult Dept. of State.	No immunity or inviolability
	Career Consular Officers ²	Yes	No – for official acts. Testimony may not be compelled in any case	Official Acts Immunity. Consult Dept. of State.	No immunity or inviolability
llar	Honorary Consular Officers	Yes	No – Official acts. Yes, in all other cases	Official Acts Immunity. Consult Dept. of State.	No immunity or inviolability
Consular	Consular Employees ²	Yes		Official Acts Immunity. Consult Dept. of State.	No immunity or inviolability
TECO	TECRO Designated Employee	Yes	No	No	Immunity from Criminal Jurisdiction, arrest and detention
	TECO Head/Deputy Head	Yes	No – Official acts. Yes, in all other cases	Official acts immunity. Consult AIT.	No immunity or inviolability
TECR0/TEC0	TECO Designated Employee	Yes	No – Official acts. Yes, in all other cases	Official acts immunity. Consult AIT.	No immunity or inviolability



APPENDIX C DIPLOMATIC AND EMBASSY STAFF IDENTIFACTION CARDS





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USA

CURIPANIA

NEW YORK, NY

ANDA 01/01/2002

BASSADORE. & P.

Blue bordered cards are issued to UN diplomatic officers and their eligible family members. They are entitled to full criminal immunity and may not be arrested or detained.

1997

Green bordered cards are issued to support staff at UN permanent missions. They are entitled to immunity for official acts only and are not immune from arrest or the issuance of a citation.

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VENFORCEMENT INQUIRIES IF FOUND RETURN TO

SHOULD BE DIRECTED TO 212 415-4300 FROM 9AM TO 3PM EASTERN TIME AND [212 415-4444 AT ALL OTHER TIMES New York, NY 10077-3

2000068340 H3A0E18388



CONSULAR IDENTIFICATION CARDS









U.S. DEPARTMENT OF STATE DRIVER'S LICENSE AND NON-DRIVER'S ID





U.S. DEPARTMENT OF STATE TAX EXEMPTION CARD





AMERICAN INSTITUTE IN TAIWAN TEX EXEMPTION CARD



APPENDIX D

CATEGORIES OF OFM LICENSE PLATES

DIPLOMATIC AND CONSULAR MISSIONS





SECRETARIATS TO INTERNATIONAL ORGANIZATIONS



UNITED NATIONS



OTHER FOREIGN MISSIONS



HANDICAPPED





TRAILER



16



General Order No. 107.2

Subject:	Effective Date:	Revised Date:
Written Directive System	May 23, 2018	February 27, 2019
Title:	Pages:	Distribution:
Legislators & Elected Officials	2	All Members
Cross Reference:	Chief of Police Approval	1:
CALEA Reference Chapter 1.2.5, 61.1.2	Todd Pinion	

POLICY

The Decatur Police Department will abide by all laws pertaining to arrests and citations of legislators and elected officials.

PROCEDURES

A. PHYSICAL ARREST (CALEA 1.2.5, CALEA 61.1.2a)

- 1. All legislators, state or federal, shall be free from arrest during legislative sessions or committee meetings, and in going there to or returning there from, except for treason, felony, or breach of the peace.
- 2. Officers may obtain a summons or warrant to be served at a later time when the legislator or elected official is not involved in any legislative sessions.
- 3. Officers shall notify the chain of command prior to obtaining a warrant or summons.

B. CITATIONS (CALEA 61.1.2b)

Legislators are required to obey all rules of the road.

- 1. Members of the Legislature of Alabama shall not in all cases, except treason, felony and breach of peace, be subject to service of any summons, citations or civil process during their attendance at the session of their respective houses and in going to and returning from the same.
- 2. A supervisor shall be contacted and/or summoned to the scene of the traffic stop involving a Legislator.



- 3. There are no laws in the State of Alabama which exempt any state or local official, whether appointed or elected.
- 4. Officers may obtain a summons or warrant to be served at a later time when the legislator or elected official is not involved in any legislative sessions.



General Order No. 107.3

Subject:	Effective Date:	Revised Date:
Written Directive System	July 19, 2018	February 27, 2019
Title:	Pages:	Distribution:
Arrest/Citations Policy – Military Personnel	1	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 1.2.5, 61.1.2	Todd Pinion	

POLICY

The Decatur Police Department will abide by all laws pertaining to Military Personnel.

PROCEDURES

A. PHYSICAL ARREST (CALEA 1.2.5, CALEA 61.1.2a)

- 1. If the prisoner is a member of the United States military, arresting Officers will notify an on duty supervisor.
- 2. The on duty supervisor will only notify the Redstone Arsenal Police Department only if the service member is "Absent without leave" (AWOL) or if instructed to do so after a verification through NCIC.
- 3. All reports concerning the arrest of military personnel will be completed by the end of the shift and forwarded to the Chief of Police through the chain of command.

B. CITATIONS (CALEA 61.1.2b)

- 1. Military personnel are required to obey the rules of the road.
- 2. Military personnel are exempt from certain licensing requirements and vehicle registration requirements while operating within the scope of their military employment. Refer to the current Alabama Title 32 for more information.



General Order No. 107.4

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	March 31, 2022
Title:	Pages:	Distribution:
Arrest Outside Jurisdiction	2	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter	Todd Pinion	

POLICY

To permit officers to make arrests while outside the Department's jurisdiction, as provided for by state law and as outlined in the balance of this directive.

PROCEDURES

- A. In accordance with Alabama State Law found in the Code of Alabama, 1975, Decatur Police Officers have arrest powers for state laws in any county in which Decatur has city limits. Officers have arrest powers as private citizens anywhere in Alabama as granted by Alabama State Law found in the Code of Alabama, 1975.
 - 1. The Department encourages discretion when an officer is deciding whether to exercise these powers while outside departmental jurisdiction. In these instances, officers should defer to local law enforcement officers when possible.
 - 2. Procedures to be followed for "hot pursuit" and warrant arrests outside jurisdiction are addressed in separate written directives.
- B. The Decatur Police Department must be notified of any arrest made outside the Department's jurisdiction by any of its officers.
 - 1. Officers will ensure an on duty sworn supervisor is given a copy of the arrest report by the end of the shift during which the arrest took place.
 - 2. The receiving supervisor shall forward the copy via the chain of command to the Chief of Police.



- C. All arrests made outside this department's jurisdiction should be affected and processed with the cooperation of the appropriate local law enforcement agency when possible.
 - 1. The outside jurisdiction arrest shall be processed within the county in which the offense was committed, as provided by Alabama State Law. The arrestee should be taken to the county jail of that venue and the officer should appear before the appropriate judge or magistrate to initiate court proceedings.
 - 2. Officers will not take outside jurisdiction arrestees to the Morgan County Jail or attempt to pursue the case through the Decatur Municipal Court.
- D. Procedures governing reporting the use of force by officers (regardless of jurisdictional considerations) are outlined in the written directive on the use of force.



General Order No. 108.0

Subject:	Effective Date:	Revised Date:
Written Directive System	August 7, 2013	September 25, 2017
Title:	Pages:	Distribution:
Unbiased Policing	3	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 1	Todd Pinion	

POLICY

Maintaining public trust and confidence from the police department is critical. Public trust is achieved largely through fair and equitable treatment. This is a basic requirement of law enforcement and the right of all persons in our society. All persons having contact with members of this department shall be treated in a nonpartisan, fair, equitable, and objective manner, in accordance with all laws, and without consideration of their race, color, national origin, or other individual characteristics as distinctions or defined in this policy.

DEFINITIONS

Biased Policing - Discrimination in the performance of law enforcement duties or delivery of police services, based on personal prejudices or partiality by officers that interferes with their professional judgment, training, departmental policy, or adherence to law. Bias-based policing (also referred to in some instances as "profiling") includes but is not limited to prejudicial decisions affecting individuals in classes protected by federal and state law. It also includes, for example, persons with whom officers have such "personal involvement" that they cannot act impartially, as defined herein.

Equal Treatment - In the present context, equal treatment means that persons, irrespective of race or other distinction, shall be treated fairly under the same or similar circumstances. This *does not* mean that all persons in the same or similar circumstances can or must be treated *identically* in all cases. Reasonable concessions and accommodations may be, and sometimes should be made, when dealing with individuals with physical or mental disabilities, injury, illness, infirmity, or similar conditions, or when information about them necessitates different treatment.

<u>Police Service Functions</u> - Sometimes referred to as community caretaking functions, these are actions and activities that may not directly include enforcement of the law, but contribute to the overall well-being and safety of the public. Services include, but are not limited to such tasks as



assistance at fire scenes, traffic accidents, and medical emergencies, lifesaving services, crime prevention, proactive patrol, traffic control, public information, education, assistance, and similar activities.

PROCEDURES

A. Fair and Equal Treatment

- 1. Bias-based policing is prohibited both in enforcement of the law and the delivery of police services (CALEA 1.2.9a).
- 2. Officers may not use race, ethnic background, gender, gender identity, sexual orientation, religion, economic status, age, or cultural group as the sole criteria for determining when or how to take enforcement action or provide police services.
- 3. Officers must be able to articulate specific facts and inferences drawn from those facts that establish reasonable suspicion or probable cause to take any enforcement action.
- 4. Officers shall take equivalent enforcement actions and provide equivalent services to all persons in the same or similar circumstances.
- 5. Officers who cannot make objective judgments uninfluenced by prejudicial views or attitudes, intolerance to or preference for certain individuals that are unrelated to the situation at hand shall, as soon as reasonably possible, request that another officer assume responsibility for the matter.
- 6. Unless exigent circumstances exist, officers shall not engage in a law enforcement matter when it involves a family member, friend, or relative such that the officer's objectivity may be, or may appear to be, compromised.
- 7. Nothing in this policy prohibits officers from using the traits and characteristics of persons, such as race, ethnicity, or national origin *in combination with* other facts to assist in establishing reasonable suspicion or probable cause in the same manner that officers would use hair color, height, weight, or gender for such purposes.

B. Complaints

1. Officers who witness or who are aware of instances of bias-based policing shall report the incident to their supervisor.



- 2. The Department takes allegations of bias-based policing seriously. All such complaints shall be forwarded to the department's Office of Professional Standards for investigation.
- 3. The Office of Professional Standards shall maintain data relating specifically to complaints of bias-based policing. Information shall be provided to the Chief of Police or his designee in a manner most suitable for administrative review, problem identification, and development of appropriate corrective actions.

C. Training (CALEA 1.2.9b)

All officers will receive initial basic and in-service annual training and, where deemed necessary, remedial training on subjects related to police ethics, cultural diversity, policecitizen interaction, standards of conduct, conducting motor vehicle stops, related topics suitable for preventing incidents of biased policing, and biased issues including legal aspects.

D. Annual Administrative Review (CALEA 1.2.9c)

The supervisor of the Office of Professional Standards or designee will conduct a documented annual administrative review of agency practices to prevent racial or biased-based profiling and submit an overview, including public concerns, complaints and development of any corrective measures to the Chief of Police or designee.



General Order No. 109.0

Subject:	Effective Date:	Revised Date:
Written Directive System	September 20, 2017	September 20, 2017
Title:	Pages:	Distribution:
Compliance w/Constitutional Req.	5	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 1.2.3	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to provide Department procedures to ensure that constitutional requirements are adhered to during criminal investigations. All sworn personnel must be cognizant of the fact that procedures used during criminal investigations will be scrutinized by the court for their validity.

PURPOSE

The purpose of this policy is to establish procedures to ensure compliance with all applicable constitutional requirements during investigations of criminal nature. This policy outlines procedures to be followed by all sworn personnel conducting interviews or interrogations of criminal activities.

DEFINITIONS

Interview: The process by which an Officer of the law seeks, obtains, and evaluates information given by persons having personal knowledge of events or circumstances of a crime.

Interrogation: Whenever a person in custody is subjected to either express questioning or its functional equivalent, with the purpose of obtaining information about the crime, eliminating innocent subjects from the investigation, identifying the guilty, and obtaining a confession.

PROCEDURE

The following procedures should be followed when conducting an interview or an interrogation of person(s) suspected of being engaged in criminal activities. All sworn officers are issued Miranda warning cards. See section B 2 for the full Miranda Warning (adult) and In Re Gault (Juvenile). In addition, note that Miranda Warnings do not apply when an officer is under an



administrative investigation by the Office of Professional Standards. In this case, the rules of *Garrity v. New Jersey* would apply.

A. INTERVIEWS (CALEA 1.2.3a)

Interviews can range from informal field interviews or crime scene inquires to elaborate and lengthy office sessions.

- 1. Field interviews will be conducted under guidelines established in procedures governing field interviews.
- 2. During an investigative interview care must be taken not to violate interviewee's rights. A witness to a crime does not have to be advised of his/her Constitutional Rights.
- 3. Officers may question persons during general, on the scene investigations of the facts surrounding a crime.
- 4. Persons questioned during this time need not be advised of their Constitutional rights until the person is taken into custody, or otherwise deprived of, or may reasonably believe that they have been deprived of their freedom.
- 5. Information volunteered or spontaneous statements made by suspects are admissible as evidence and need not be preceded by Miranda warnings.
- 6. Any follow-up questioning initiated by an Officer shall be preceded by a Miranda warning.

B. INTERROGATIONS (CALEA 1.2.3b)

When the intent of the interview moves from being one of inquiry only, to guilt being suggested or likely, then it becomes an interrogation. Since the main purpose of an interrogation is evidence gathering, the interrogator must be aware of all the legal requirements to ensure admissibility.

- 1. When a suspect is in custody, regardless of the location, and is to be questioned about the aspects of the crime under investigation, he/she will be advised of their rights under "Miranda vs Arizona" or "In ReGault", whichever is applicable.
- 2. A sworn employee will read, either from a card or a prepared rights waiver form the following statement to the person to be interrogated:



- i. Miranda vs Arizona (Adult Warning):
 - a. Before we ask you any questions, you must understand your rights;
 - b. You have the right to remain silent;
 - c. Anything you say can be used against you in court;
 - d. You have the right to talk to a lawyer for advice before we ask you any questions and to have him with you during questioning;
 - e. If you cannot afford to hire a lawyer, one will be appointed for you before any questions if you wish;
 - f. If you decide to answer questions now without a lawyer present, you will still have the right to stop answering at any time.
 - g. You also have the right to stop answering at any time until you talk to a lawyer;
 - h. A lawyer will also be provided for you now, if you wish.
- ii. In Re Gault (Juvenile Warning):
 - a. You have the right to remain silent;
 - b. Anything you say can be used against you in court;
 - c. You have the right to talk to a lawyer and have one present with you while you are being questioned;
 - d. If you cannot afford to hire a lawyer, one will be appointed to represent you before any questioning, if you wish;
 - e. You can decide at any time to exercise these rights and not answer questions or make any statements;
 - f. If you are unable to pay for a lawyer and if your parents or guardian have not provided a lawyer, one can be provided at no charge;
 - g. If your counsel, parent, or guardian is not present, you have the right communicate with them, and if necessary, reasonable means will be provided for you to do so.



- 3. The prior section meets the requirements of the Fifth and Sixth Amendments to the Constitution as interpreted by the Supreme Court in the Miranda Case.
- 4. In addition, the Decatur Police Department requires that the following waiver of rights statement be read to the person to be interrogated:
 - a. I have read this statement of my rights and I understand what my rights are;
 - b. I am willing to make a statement and answer questions;
 - c. I do not want a lawyer at this time (adults), **or** I do not want to communicate or talk with counsel, parent or guardian (juveniles);
 - d. I understand and know what I am doing;
 - e. No promises of threats have been made to me and no pressure or coercion of any kind has been used against me.
 - f. If in a field situation, in addition to the above rights being read to a suspect from a card, the following questions should be asked prior to the suspect being interrogated:
 - 1. Do you understand each of the rights just stated to you?
 - 2. Do you understand that we are not threatening you, nor are we promising you anything, in order to obtain a statement from you?
 - 3. With these rights in mind, do you wish to talk to us?

Note: The refusal to answer by a suspect will not be considered a Miranda Rights waiver.

- g. If a form was used to advise the person of his/her rights, the interrogator should obtain a signature from the person confirming that he/she was advised of his/her rights. In a field situation, the officer should note the time the rights were given and record the time in the appropriate reports.
- 5. If the person to be interrogated requests an attorney, no further questions may be asked pertaining to the crime at hand. If the person is being arrested, identification questions may be asked (CALEA 1.2.3c).



- 6. If the person initially waives his/her rights and cooperates, then requests an attorney, all questioning ceases until he/she can either obtain a lawyer or have one appointed (CALEA 1.2.3c).
- 7. Statements made after a person invokes his/her rights are not admissible in court, unless:
 - a. The person reinitiates the conversation about the crime in question;
 - b. The person has been re-advised of his/her Miranda Rights; and
 - c. The person wishes to continue the conversation.
- 8. COERCION AND COUNSEL. No person will be illegally coerced into giving a confession and no person will be denied access to counsel.
- 9. DURATION OF INTERVIEW. There is no established time duration for interviewing adults. The time duration will be reasonable given the circumstances of the interview.

REFERENCES

Miranda v. Arizona – Inform the accused of his/her rights.

In re: Gault - Rights of Juveniles.

Escobedo v. Illinois – Continuous interrogations to cease after accused requests counsel.

Bram v. United States - Confession must not be extracted by implied promises.

Garrity v. New Jersey - statements which a law enforcement officer is compelled to make under threat of possible forfeiture of the officer's job cannot consequently be used against the officer in a criminal prosecution.



General Order No. 111.0

Subject:	Effective Date:	Revised Date:
Written Directive System	March 30, 2007	April 14, 2021
Title:	Pages:	Distribution:
Response to Resistance	3	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 4	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department that officers use only the response to resistance that reasonably appears necessary to effectively bring an incident under control, while protecting the lives of the officer and others and will apply de-escalation techniques when possible. The response to resistance must be objectively reasonable. The officer must only use that response to resistance which a reasonably prudent officer would use under the same or similar circumstances (CALEA 4.1.1).

DEFINITIONS (CALEA 4.1.2)

Deadly Force: Any use of force that creates a substantial risk of causing death or serious physical injury.

Non-deadly Force: Any use of force other than that which is considered deadly force. This includes any physical effort used to control or restrain another, or to overcome the resistance of another.

Objectively Reasonable: This term means that, in determining the necessity for force and the appropriate level of force, officers shall evaluate each situation in light of the known circumstances, including, but not limited to, the seriousness of the crime, the level of threat or resistance presented by the subject, and the danger to the community.

Belief: The facts or circumstances are such that would cause an ordinary and prudent person to act or think in a similar way under similar circumstances.

De-escalation: Taking action or communicating verbally or non-verbally during a potential force encounter in an attempt to stabilize the situation. De-escalation may include the use of such techniques as command presence, advisements, warnings, verbal persuasions and tactical repositioning.



PROCEDURES

A. RESPONSE TO RESISTANCE

- 1. When officers are responding to resistance, they may use only that level of response to resistance that is objectively reasonable to bring an incident under control.
- 2. Officers are authorized to use Department approved, non-deadly force techniques and issued equipment when one or more of the following apply:
 - a. To protect the officer or others from physical harm;
 - b. To restrain or subdue a resistant individual;
 - c. To bring an unlawful situation safely and effectively under control.
- 3. Response to resistance must terminate when the subject's resistance stops.

B. DE-ESCALATION

Officers shall use the de-escalation techniques and other alternatives to high levels of force/response to resistance consistent with their training on verbal de-escalation techniques whenever possible and as appropriate before resorting to force and to reduce the need for force.

C. DUTY TO INTERVENE (CALEA 1.2.10)

Employees who directly observe an unreasonable, excessive, or illegal use of force, in violation of the department's use of force policy and/or local, state or federal law by another department employee or other agency employee shall, within their authority and training:

- 1. Act to intervene, either verbally or physically to stop the use of force by another employee.
- 2. Notify a supervisor immediately.
- 3. Submit a written report to a supervisor immediately.

Note: Retaliation against any employee who intervenes during what is perceived to be excessive use of force, or who reports misconduct, or who cooperates in an internal investigation is strictly prohibited. This violation may result in disciplinary action up to and including termination.



D. MEDICAL AID (CALEA 4.1.5)

Officers applying force or responding to resistance will ensure that appropriate timely medical assistance is provided to any injured person. The assistance obtained will be appropriate to the severity of the injury and the type of force, response to resistance, or weapon used.

- 1. Officers will begin a medical evaluation and care for the subject as soon as practical and as deemed necessary within the scope of their training and capabilities (e.g. first aid, CPR, etc.);
- 2. Officers will render aid if it can be done without endangering themselves, others, or unless the person does not permit officers to render such aid;
- 3. Medical assistance shall be provided to any person who is severely injured, medically distressed, unconscious, unresponsive, or otherwise incapable of refusing EMS assistance;
- 4. EMS personnel will assess the need for further medical care beyond that provided at the scene.
- 5. Individuals struck by less lethal weapons or Taser may be transported to the hospital for further evaluation after being initially assessed by EMS at the scene and in accordance with other department directives;
- 6. A supervisor will be immediately notified of any response to resistance incidents. Other department directives may apply.

E. TRAINING

Officers shall receive documented agency authorized first aid training, designed to enhance officers' discretion and judgment in using non-deadly force techniques in accordance with this policy.



General Order No. 111.1

Subject:	Effective Date:	Revised Date:
Written Directive System	February 5, 2007	February 9, 2023
Title:	Pages:	Distribution:
Reporting Response to Resistance	4	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 4, 11	Todd Pinion	

POLICY

The authority to use force carries with it the need for accountability in order to safeguard the rights of the public and preserve the integrity of the police agency and the jurisdiction that provides this authority.

DEFINITIONS

Response to Resistance: For purposes of this document, response to resistance is the amount of effort required by police to compel compliance from a person. Except as noted below, this includes any response to resistance occurring while the officer is acting in an official law enforcement capacity. This includes undercover, plainclothes, or uniform assignments whether on or off duty, acting in the capacity of a police officer.

Police response to resistance is recognized in the following categories:

Physical Force: Use of any part of the officer's body or canines to compel compliance.

Chemical Force: Use of any chemical agent to compel compliance.

Impact Force: Use of any object (PR-24, Asp, baton, body shield, or other object) as a less-lethal weapon to compel compliance.

Electronic Force: Use of a Taser®.

Firearms Force: The discharge of a firearm of any type to compel compliance.

Any suspect who has been injured or who reports being injured shall be reported on forms and in a manner designated by this agency.

Exceptions: Police actions not included in the above definition are: handcuffing or other department approved restraints when used as such in arrest and transport activities; transport by vehicle; physical removal of peacefully resisting demonstrators; display of weapon (un-holstering

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or brandishing of a firearm); presence of police officers, or canines; or police issuance of tactical commands.

PROCEDURES

A. Responsibility for Reporting & Administrative Review (CALEA 4.2.1)

- 1. Officers shall make an immediate verbal report to their supervisors following any response to resistance (apart from the above exceptions).
- 2. Additionally, officers shall file a report using the designated reporting platform and submit it to their immediate supervisor (CALEA 4.2.2).
 - a. When applicable, the response to resistance report shall be submitted with an arrest report, incident/offense report, or supplement report to the supervisor in charge in accordance with WD 804.0 Field Reporting, section D when the following occur (CALEA 4.2.2):
 - i. Discharging a firearm, for other than training or recreational purposes (CALEA 4.2.1a);
 - ii. Taking an action that results in, or is alleged to have resulted in, injury or death of another person (CALEA 4.2.1b);
 - iii. Responding to resistance through the use of lethal or less lethal weapons (CALEA 4.2.1c); or
 - iv. Applying weaponless physical response at a level as defined by the agency (CALEA 4.2.1d).
 - b. The shift lieutenant or if absent the senior shift supervisor will review the report for completeness and forward it to the appropriate Division Commander (CALEA 4.2.2).
 - c. The appropriate Division Commander will review the report for compliance and forward it to the Office of Professional Standards (OPS) (CALEA 4.2.2).
 - d. The appropriate Division Commander will ensure a copy of the report is forwarded to the Chief of Police in accordance with this written directive (CALEA 4.2.2).
 - e. Any officer who witnesses a response to resistance shall advise a supervisor, and must be included in the reporting of the incident.
- 3. All arrest or incident/offense/supplement reports shall specify the actions of the suspect that necessitated the response to resistance, the reasons why the officer responded to resistance, as well as any suspect complaints of injury, medical treatment received, or $\frac{72}{72}$



refusal of medical treatment.

- 4. The arresting officer shall notify transporting officers if response to resistance was used on the arrestee, or if the arrestee has an injury or complaint of pain.
- 5. The officer presenting the arrestee to corrections shall notify the corrections officer at the time of booking if response to resistance was used, and if the arrestee has an injury or complaint of pain.

B. Supervisor Responsibilities

- 1. The immediate supervisor shall notify the shift lieutenant in cases involving injury or complaint of injury, hospitalization, or death of a person resulting or allegedly resulting from an officer's response to resistance.
- 2. In all cases involving a subject's death, hospitalization, or serious physical injury, the shift lieutenant shall immediately notify the Division Commander, Criminal Investigation Division and OPS (CALEA 4.2.2).
- 3. The Division Commander shall review each response to resistance incident for compliance with policy (CALEA 4.2.2).
- 4. OPS shall be the official record keeper of all response to resistance reports.
- 5. OPS shall generate a quarterly report on the response to resistance for dissemination to Division Commanders. The report will include a summary of the incidents including, but not limited to (CALEA 4.2.2):
 - a. Date, time, location and circumstances requiring the response to resistance,
 - b. The race, gender and age of subject to which response to resistance was applied,
 - c. Any injuries to anyone, medical treatment provided, if any; and
 - d. Acknowledgement of supervisory review and any follow up actions.
- 6. No copies of the response to resistance will be attached to any report submitted to police records.
- 7. Personnel responsible for conducting response to resistance investigations will receive training commensurate with the types and levels of investigations to be conducted.

C. Annual Analysis (CALEA 4.2.4)

OPS will conduct a documented annual analysis of the department's response to resistance $\frac{73}{3/21}$



activities, policies and practices at least annually. The analysis shall contain the following:

- 1. Date and time of incidents (CALEA 4.2.4a);
- 2. Types of encounters resulting in response to resistance (CALEA 4.2.4b);
- 3. Trends or patterns related to race, age and gender of subjects involved (CALEA 4.2.4c);
- 4. Trends or patterns resulting in injury to any person including employees (CALEA 4.2.4d); and
- 5. Impact of findings on policies, practices, equipment, and training (CALEA 4.2.4e).

D. Liability Notification (CALEA 11.3.3)

- 1. The Chief of Police has the ultimate authority and responsibility and will be immediately notified of all high liability incidents. Due to the sensitivity of some incidents involving high liability situations, the Chief of Police must be notified of these events immediately. Examples of high liability situations may include but are not limited to incidents involving serious physical injury or death, terrorist threats and severe weather events. Notification of incidents that may be postponed to a later time could include but are not limited to minor automobile accidents, response to resistance incidents not involving serious physical injury or death and minor damage to city property.
 - a. Reporting starts with the Officer at the scene and moves up the chain of command.
 - b. If someone in the chain of command is not available, the officer making the report will be responsible for submitting such report to the next person in the chain of command.
 - c. Officers must also report all incidents that are not routine and are not clearly defined.
- 2. The appropriate Division Commander will carefully examine and inform the Chief of Police of all incidents where officers have allegedly performed in a manner that created an increased likeliness of death or serious injury to persons, or significant loss of property.
- 3. The appropriate Division Commander will also notify the Chief of Police of incidents where there may be a question as to the department's liability or those incidents, which may result in heightened community interest.



Decatur Police Department Decatur, Alabama

General Order No. 111.2

Subject:	Effective Date:	Revised Date:
Written Directive System	November 26, 2018	November 6, 2020
Title:	Pages:	Distribution:
De-escalation Techniques	3	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 4	Todd Pinion	

POLICY

Members of the Decatur Police Department are routinely confronted with situations when a response to resistance must be exercised to effect an arrest and to protect the safety of the public. Officers should attempt to achieve control of the subject through persuasion, warning and verbal commands.

PURPOSE

The purpose of this directive is to provide law enforcement officers with guidelines for the use of de-escalation techniques.

DEFINITION

De-escalation: Taking action or communicating verbally or non-verbally during a potential force encounter in an attempt to stabilize the situation. De-escalation may include the use of such techniques as command presence, advisements, warnings, verbal persuasion and tactical repositioning.

PROCEDURES

A. De-escalation

De-escalation tactics and techniques can be used to minimize or deter the need for a force encounter by effectively communicating with a subject; however, this is based upon the subject's level of cooperation with the de-escalation tactics/techniques and should not compromise officer safety.



- 1. Whenever possible, and when such delay will not compromise the safety of the officer or the public and will not result in the destruction of evidence, escape of a suspect or commission of crime, officers should allow an individual time and opportunity to submit to verbal commands before force is used.
- 2. Tactical communication may be used to obtain more time for additional officers to arrive or to stop the confrontation in an effort to establish a dialogue with the subject.
- 3. Officers may employ the following techniques during a traffic stop or contact with a subject:
 - a. Use respectful language;
 - b. Introduce themselves;
 - c. Provide the officer's ID number and name of the Department;
 - d. Provide the subject with the reason for the stop or contact;
 - e. If applicable, ask the subject questions such as justified reasons for any violation;
 - f. Listen to the subject's answer without interruptions if the subject is speaking civilly;
 - g. Acknowledge the subject's responses;
 - h. Ask for a form of identification as applicable;
 - i. If needed, request additional information such as a tag receipt, proof of insurance, etc.
 - j. Make a decision, i.e. arrest, citation, warning or release without any further action.
 - k. If applicable, assist the subject safely back into traffic.
- 4. If the subject is not cooperative or becomes uncooperative at any time during the contact the officer should:
 - a. Ask the subject for his or her cooperation.
 - b. Set the context. A subject who is asked to do something and refuses will often comply if the officer explains why they are being asked.



- c. Present the subject with options to achieve any lawful objectives and give them the choice to comply. If the subject asks any questions, officers should not ignore or dismiss their questions, but rather attempt to answer them.
- d. The officer may ask the subject if there is anything the officer could say to earn the subject's cooperation.
- e. After evaluating the circumstances, the officer may disengage, wait for back up or escalate the response to resistance as needed.
- 5. If the contact evolves into a force encounter, the force utilized to overcome their resistance should be deescalated once subject control has been achieved.
- 6. Officers should always remain aware of their surroundings.
- 7. Officers should use distance and/or cover as an advantage when dealing with resistant persons while understanding that the closer the subject is to the officer the less time the officer has to react to any actions from the subject.
- 8. Tactical repositioning may be utilized to increase distance, make use of obstacles, increase visual awareness and possibly provide time for additional officers to arrive in order to assist. Repositioning is not a primary tactic to be used, but can be used in situations when there is sufficient time and opportunity to do so and should in no manner jeopardize officer safety.
- 9. During the use of or attempted use of these tactics and techniques, officers should remain vigilant for hidden motives, threats and non-verbal cues that could indicate a threat to the officer or others.

B. Training

Personnel will receive de-escalation training annually.



General Order No. 112.0

Subject:	Effective Date:	Revised Date:
Written Directive System	April 18, 2018	May 11, 2021
Title: Deadly Force	Pages:	Distribution: All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 4	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department that officers use only the force that reasonably appears necessary to effectively bring an incident under control, while protecting the lives of the officer and others. The use of force must be objectively reasonable. The officer must only use that force which a reasonably prudent officer would use under the same or similar circumstances (CALEA 4.1.1).

DEFINITIONS (CALEA 4.1.2)

Deadly Force: Any use of force that creates a substantial risk of causing death or serious physical injury.

Deadly Physical Force: Physical Force, which, under the circumstances in which it is used, is readily capable of causing death or serious physical injury.

Serious Physical Injury: Physical injury which creates a substantial risk of death, or which causes serious and protracted disfigurement, protracted impairment of health, or protracted loss or impairment of the function of any bodilyorgan.

Deadly Weapon: A firearm or anything manifestly designed, made, or adapted for the purposes of inflicting death or serious physical injury. The term includes, but is not limited to, a pistol, rifle, or shotgun, or a switchblade knife, gravity knife, stiletto, sword, or dagger; or any billy, blackjack, bludgeon, or metalknuckles.

Dangerous Instrument: Any instrument, article, or substance, which, under the circumstances in which it is used, attempted to be used, or threatened to be used, is highly capable of causing death or serious physical injury. The term includes a "vehicle."

Objectively Reasonable: This term means that, in determining the necessity for force and the appropriate level of force, officers shall evaluate each situation in light of the known circumstances, including, but not limited to, the seriousness of the crime, the level of threat or resistance presented by the subject, and the danger to the community.



Choke Hold: A physical maneuver that restricts an individual's ability to breathe for the purpose of incapacitation.

Vascular Neck Restriction: Any use of force application intended to gain control of a subject by restricting blood flow to the brain for the purpose of incapacitation.

PROCEDURES

A. Use of Deadly Force (CALEA 4.1.2)

Law enforcement officers are authorized to use deadly force during these circumstances:

- 1. To protect the officer or others from what is reasonably believed to be a threat of death or serious physical injury.
- To prevent the escape of a fleeing <u>violent</u> felon, whom the officer has probable cause to believe poses a significant threat of death or serious physical injury to the officer or others. When practical, a verbal warning will be given before an officer utilizes deadly force against a fleeing <u>violent</u> felon. Deadly force against a fleeing suspect who is non-dangerous and unarmed is strictly forbidden.
- 3. To destroy an animal that represents a threat to public safety or as a humanitarian measure where the animal is seriously injured, and that using such deadly force can be done so without harm to the officer or others. A seriously injured animal may be destroyed only after attempts have been made to solicit assistance from Animal Control and/or the owner of the animal, and then only with the approval of a supervisor.

B. DEADLY FORCE RESTRICTIONS

- 1. Warning shots shall not be fired (CALEA 4.1.3).
- 2. Officers will not discharge a firearm at an occupant of or from a moving vehicle except when extreme circumstances require the immediate use of deadly force.
- 3. Any physical maneuvers, such as the lateral/vascular neck restraints, strangle holds, sleeper holds, choke holds, that restrict an individual's ability to breathe for the purpose of incapacitation, except in those situations where the use of deadly force is allowed by law, are strictly prohibited (CALEA 4.1.6, CALEA 4.1.7).
- 4. When reasonably practical, officers should give a warning of their intent to use deadly force.
- 5. An officer will notify a supervisor immediately upon using deadly force.

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C. DE-ESCALATION

Officers shall use the de-escalation techniques and other alternatives to high levels of force/response to resistance consistent with their training and accordance with written directive # 111.0 - Response to Resistance.

D. MEDICAL AID (CALEA 4.1.5)

Medical aid will be provided in accordance with Response to Resistance written directive # 111.0.

E. TRAINING

- 1. In addition to training required for firearms qualification, officers shall receive documented agency authorized training designed to simulate shooting situations and conditions and, as otherwise necessary, to enhance officers' discretion and judgment in using deadly and non-deadly force techniques in accordance with this policy.
- 2. Additionally, this policy will be reviewed annually during in-service training (CALEA 4.1.2).



General Order No. 112.1

Subject:	Effective Date:	Revised Date:
Written Directive System	December 27, 2012	March 31, 2022
Title:	Pages:	Distribution:
Post Deadly Force Procedure	3	All Members
Cross Reference: CALEA Reference Chapter 4.2.3	Chief of Police Approval: Todd Pinion	

POLICY

To provide direction and control of officers involved in a deadly force incident to include officers involved in fatal motor vehicle crashes and any other serious physical injury incidents (CALEA 4.2.3). A checklist is attached for clarification and consistency.

PURPOSE

The purpose of this directive is to establish guidelines to ensure a fair and complete investigation and afford members assistance following a police-involved shooting.

SCOPE

This directive is applicable to all sworn personnel of the Decatur Police Department.

PROCEDURES

A. On-scene Responsibilities

Officers involved at the scene of a deadly force or serious physical injury incident shall take those measures that are reasonably possible and appropriate to protect their safety and to preserve evidence essential to the investigation.

- 1. Once threat(s) to officer safety and safety of others are over, the officer should holster their firearm and/or secure long guns while maintaining custody and safety until requested by an Investigator or Supervisor.
- 2. Secure any other involved instruments or vehicle(s) in place and preserve as evidence.

B. Back-Up Units Responsibilities

1. The responsibility for the entire scene should be transferred to the first officer on scene that was not involved until a supervisor arrives on scene. 3/21



2. An officer shall remain at the hospital with the suspect until released by a supervisor or investigator.

C. Supervisor Responsibilities

A supervisor will:

- 1. Become the Incident Commander and secure the scene.
- 2. Notify Command Staff.
- 3. Notify the following at the direction of a Division Commander:
 - a. Public Information Officer;
 - b. Criminal Investigation Division;
 - c. SWAT Team;
 - d. Peer Support Groups;
 - e. Chaplain.
- 4. Locate and secure-or secure in place- the officer's weapon(s). Check the weapons of all officers present for discharge. If an officer's weapon is taken by an Investigator as evidence, the officer(s) shall be provided a replacement weapon. Qualification on the replacement weapon should occur as soon as practical.
- 5. Unless exigent circumstances exist, an officer's weapon should not be taken at the scene in view of the public. This can be accomplished at a secure/safe location.
- 6. Ensure sections A and B of the Post Deadly Force Checklist is complete.
- 7. Give the officer the option to provide a statement. The following should apply:
 - a. The officer has the option to wait up to 72 hours or at a minimum two sleep cycles to provide a verbal or written statement and complete a report in regards to the incident.
 - b. Before providing a statement, the officer who discharged a firearm may review their body camera or In Car Video System.
 - c. The involved employee(s) may seek legal counsel or a representative and have them present during questioning.



D. Investigators Responsibilities

Investigations of officer involved shootings and in-custody deaths should be conducted by an outside law enforcement agency at the discretion of the Chief of Police.

E. Psychological Fitness & Operational Assignment (CALEA 4.2.3)

Psychological evaluations and operational assignments should be conducted in accordance to WD 113.0 – Operational Reassignment.



General Order No. 112.2

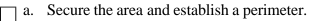
Subject:	Effective Date:	Revised Date:
Written Directive System	December 27, 2012	April 27, 2018
Title:	Pages:	Distribution:
Post Deadly Force Checklist	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

To provide guidance and consistency to officers, investigators, and supervisors, where a deadly force incident to include officers involved in fatal motor vehicle crashes has occurred.

PROCEDURES

- A. On-scene Responsibilities
 - \neg 1. Ensure that the threats to officer safety and the safety of others are over.
 - \frown 2. Secure and separate suspects.
 - 3. Relay information on fleeing suspects to communications and other units.
 - 4. Request a supervisor and if necessary, additional backup, emergency medical services, and any other assistance.
 - 5. If injured, administer emergency first aid to oneself then others as necessary, pending arrival of emergency medical assistance.
 - 6. Take note of the time, facts, individuals, witnesses, potential suspects, and suspect vehicles.
 - \square 7. As time and capabilities permit before supervisory and other assistance arrives:



b. Protect evidence from loss, destruction, or damage.



c. Record the names, addresses, and phone numbers of all witnesses and other persons present.

B. Supervisor Responsibilities

- 1. Ensure section A of the Post Deadly Force Checklist is complete.
- 2. Have the involved officer(s) escorted from the scene and taken to a secure/safe location for debriefing.
- \neg 3. If the officer is able to do so, he/she should be encouraged to notify his/her family.
- \neg 4. If the officer(s) has been shot or otherwise injured in the incident:
 - a. Ensure that an officer accompanies and remains with the officer at the hospital. This officer is responsible for collecting and safeguarding the injured officers clothing, equipment, and other personal effects as evidence.
 - b. Ensure supervisory officer notifies family in person when possible. An officer's death notification shall be conducted in person.
 - c. Ensure the officer's family is assigned transportation to the hospital or other location where needed.
 - d. Assign an officer to the family for security, support, control of press and visitors, establishment of communication and related matters.
 - \neg e. Ensure the officer(s) name(s) is/are not released to the media.

C. Investigator Responsibilities

- 1. Ensure sections A and B above have been completed.
- \neg 2. Ensure that the overall scene is photographed, videotaped and processed.
- 3. Conduct a preliminary interview with the officer. Be cognizant of symptoms of posttraumatic stress, to include time and space distortions, confusion, hearing and visual distortion and emotional impairment, including shock. The investigator may choose to postpone the interview if these signs are present or if requested by the officer.
- 4. Advise the officer not to discuss the incident with anyone other than their immediate supervisor(s) and assigned investigators until the conclusion of the preliminary investigation. Exceptions are personal or city attorney, family member, mental health professionals, and clergy.



 \Box 5. Where an officer has died, the procedures established for line of duty deaths shall be followed.



General Order No. 113.0

Subject:	Effective Date:	Revised Date:
Written Directive System	May 10, 2019	April 6, 2022
Title:	Pages:	Distribution:
Operational Reassignment	2	All Members
Cross Reference: CALEA Reference Chapter 4.2.3	Chief of Police Approval Todd Pinion	

POLICY

To provide direction and control to employees involved in incidents such as fatal motor vehicle crashes and/or other incidents that result in serious physical injury or death to another person (CALEA 4.2.3).

PURPOSE

The purpose of this directive is to establish guidelines to ensure a fair and complete investigation and afford employees assistance following incidents resulting serious physical injury or death to another person.

SCOPE

This directive is applicable to all personnel of the Decatur Police Department.

PROCEDURES (CALEA 4.2.3)

A determination will be made by the involved employee supervisor and/or Command Staff about attending a critical incident stress debriefing. This debriefing will include a mental health professional, employee peers, and other involved employees. This stress debriefing should occur within 72 hours after the incident.

- 1. Employees whose action(s) results in death or serious physical injury will be removed from their primary responsibilities, pending an administrative review and a fitness for duty evaluation at the direction of the Chief of Police.
- 2. The involved employee(s) shall remain available for any necessary administrative investigations.
- 3. The involved employee(s) may seek legal counsel or a representative and have them present during questioning.



- 4. A psychological fitness for duty evaluation will be performed to document the presence or absence of stress-related personality traits, characteristics, disorders, propensities or conditions that would interfere with the performance of essential job functions.
- 5. Supervisory personnel are responsible for continuously monitoring personnel performance and behavior and should be aware of indicators that suggest emotional problems. Some indicators may include, but are not limited to:
 - a. Uncharacteristic or repeated citizen complaints;
 - b. Abrupt changes in behavior such as excessive tardiness, absenteeism, abnormal impatience, irritability or aggressiveness, etc.
 - c. Irrational or bizarre thoughts or actions;
 - d. Unexplained changes in work habits or patterns of leave usage;
 - e. Erratic mood swings; and
 - f. Indications of alcohol or drug abuse.
- 6. Supervisory personnel who observe or receive information regarding the above types of behavior may consult with the employee, but will notify the Chief of Police via the chain of command.
- 7. When deemed necessary, a voluntary self-referral should be suggested through the Employee Assistance Program (EAP).
- 8. The Chief of Police will determine whether an administrative referral is needed to the Employee Assistance Program as per the City Policy and Procedures Manual.



General Order No. 114.0

Subject:	Effective Date:	Revised Date:
Written Directive System	February 5, 2007	February 9, 2023
Title: Ready Gun Reporting	Pages: 2	Distribution: All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 4	Todd Pinion	

POLICY

When a firearm is brought to ready gun on a person, it shall be reported in a timely, complete, and accurate manner as prescribed by this policy. The display, un-holstering or brandishing of a firearm or other weapon, is not considered a response to resistance and need not be reported.

DEFINITIONS

Firearm: Any handgun or long gun.

Low Ready Gun: An un-holstered firearm pointed in a safe direction in anticipation of compliance ready gun.

Compliance Ready Gun: The pointing of a firearm at or in the direction of a person in preparation for its use with the intent to gain compliance.

PROCEDURES

A. REPORTING

- 1. Anytime a firearm is brought to compliance ready gun, it shall be submitted through Blue Team in accordance with WD 804.0 Field Reporting, section D.
- 2. An arrest, incident/offense or supplement report shall be filed specifying the actions or circumstances that necessitated the ready gun action.
- 3. The supervisor in charge will review the reports for completeness and forward the reports to their Division Commander.

B. SUPERVISOR RESPONSIBILITIES

1. The Division Commander shall review each Ready Gun incident for compliance with policy. 89 3/21



- 2. The Office of Professional Standards shall be the official record keeper of all response to resistance incidents.
- 3. No copies of response to resistance will be attached to any report submitted to police records.

C. EXCEPTIONS

This policy is not applicable in a supervisor planned and approved tactical operation (i.e. search warrant, high risk arrest warrant service, S.R. response, etc.). Tactical operations of this nature require an after action report.



General Order No. 120.0

Subject: Written Directive System	Effective Date: September 11, 2017	Revised Date: September 11, 2017
Title:	Pages:	Distribution:
Excited Delirium	6	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 4	Todd Pinion	

POLICY

Rapid control of the subject exhibiting symptoms of excited delirium (hereon ExDS), and transfer to the care of emergency medical providers should be the primary objectives of law enforcement officers unless other action is necessary in order to protect officers or others. It is the policy of the Decatur Police Department that all personnel who observe person(s) exhibiting symptomatic behavior consider the possibility that the situation is a medical emergency that could result in sudden death.

PURPOSE

The purpose of this policy is to establish guidance and direction in the handling of individuals who appear to be in a state of excited delirium (ExDS).

DEFINITIONS

EXCITED DELIRIUM SYNDROME (ExDS): A medical disorder generally characterized by observable behaviors including extreme mental and physiological excitement, intense agitation, hyperthermia (elevated body temperature) often resulting in nudity, hostility, exceptional strength, endurance without apparent fatigue, and unusual calmness after restraint accompanied by a risk of sudden death.

MEDICAL SYNDROME: A collection of behavioral and physiological signs and symptoms of a medical disorder known to frequently appear together but without a full understanding of their underlying cause or causes.

PROCEDURE

A. Initial Call

1. Calls associated with ExDS often include descriptions by complaint of wild, uncontrollable physical actions, and hostility that comes on rapidly.



- 2. Where there is suspicion from the complainant that ExDS might be involved, communications personnel shall request the following types of information:
 - a. Specific behaviors of the subject;
 - b. Where the subject has been or is using PCP, methamphetamine, cocaine, alcohol, or other mind-altering substances separately or in combination.
 - c. Where the subject has a history of mental or physical illness or substance use.
- 3. When information suggest ExDS, a sufficient number of officers to physically control the subject should be dispatched together with EMS personnel, all of whom should be alerted to the possibility that the call might involve ExDS.
- 4. An on duty supervisor shall respond to all such calls for service, whenever possible.

B. Assessment

While ExDS cannot be diagnosed in the field, Officers should be cognizant of specific signs and symptoms that may indicate a person is in state of excited delirium. These can include one or more of the following:

- 1. Constant or near constant physical activity;
- 2. Irresponsiveness to law enforcement presence;
- 3. Nudity/inadequate clothing that might indicate an attempt to self-cooling;
- 4. Elevated body temperature/hot to the touch;
- 5. Rapid breathing;
- 6. Profuse sweating;
- 7. Extreme aggression or violence;
- 8. Making unintelligible, animal-like noises;
- 9. Insensitivity to/extreme tolerance of pain;
- 10. Excessive strength (out of proportion);
- 11. Lack of fatigue despite heavy exertion;
- 12. Screaming and incoherent talk;



- 13. Paranoid or panicked demeanor; and but not limited to
- 14. Attraction to bright lights, loud sounds, glass, or shiny objects.

C. Control

Physical control must be affected quickly to minimize the intensity and duration of resistance and struggle, which often are direct contributors to sudden death.

- 1. When responding to a call involving possible ExDS, officers shall do the following:
 - a. Eliminate unnecessary emergency lights and sirens;
 - b. Ensure that an adequate number of backup officers have been dispatched to affect rapid control of the suspect;
 - c. Ensure that EMS is on scene or enroute. Whenever possible, EMS should be on site when control is initiated.
- 2. If the subject is responsive to verbal commands:
 - a. One officer should approach the subject and employ verbal techniques to help reduce his or her agitation before resorting to the use of force.
 - b. The officer should not rush toward, become confrontational, verbally challenge, or attempt to intimidate the subject, as he or she may not comprehend or respond positively to these actions and may become even more agitated or combative;
 - c. Ask the subject to sit down, which may have a calming effect; and
 - d. Be prepared to repeat instructions or questions.
- 3. Officers need to be aware that pepper spray, impact weapons, and electronic control devices (ECD) used in drive stun mode are typically ineffective due to the subject's elevated threshold of pain.
- 4. If an ECD is used in probe mode, the officer shall energize the suspect no longer than necessary to overcome resistance. The subject should be handcuffed while still under the effects of the ECD.
- 5. However, a physical takedown using a swarming technique is an effective means of obtaining compliance as long as an adequate number of officers are available. A coordinated restraint plan should be devised quickly before implementing this approach.
- 6. Officers should only use those restraints that appear necessary to control the situation and $_{93}$ $_{3/21}$



only for the period of time required.

- 7. When restrained, officers should position the subject in a manner that will assist breathing, such as placement on either side of the subject, and avoid pressure to the chest, neck or head.
- 8. If possible, reasonable steps should be taken to avoid injury, such as moving the subject from asphalt to a grassy area to reduce abrasions and contusions.
- 9. Officers should not attempt to control continued resistance by pinning the subject to the ground or against a solid object, using their body weight.
- 10. Whenever possible, officers should check the subject's pulse and respiration on a continuous basis until transferred to EMS personnel.
- 11. Officers shall ensure the airway is unrestricted and be prepared to administer CPR or an automated external defibrillator (AED) if the subject becomes unconscious.
- 12. Following a struggle, the subject should be showing normal signs of exertion such as heavy breathing.
- 13. However, if the subject becomes calm and breathing is not labored during or after the application of restraints while officers are still gasping for air, it might be an indication that the subject is in jeopardy and requires immediate medical to avoid cardiac arrest.
- 14. Individuals officers who encounter persons exhibiting symptoms of ExDS should adhere to the following guidelines:
 - a. When there is no apparent threat of immediate injury to the subject or others, the officer should not attempt to take physical control of the subject. This would likely precipitate a struggle and exacerbate the subject's physical and emotional distress. The officer should wait for backup and EMS assistance before attempting to control the subject.
 - b. If the subject poses a threat of death or serious bodily injury to the officer, others, or to himself or herself, apart from the dangers inherent in ExDS alone, intervention should be taken using that level of force reasonable necessary to control the individual.
 - c. If it can be determined that the subject has been under duress for an extended period of time, the symptoms of ExDS appear acute, and EMS is not readily available, the officer should consider affecting control and transporting the subject to the nearest medical facility.
 - d. This decision should be based largely on whether law enforcement backup and/or $\frac{94}{3/21}$



EMS assistance is forthcoming, and the officer's judgment as to his or her ability to gain control without undue personal risk of bodily harm.

D. Emergency Medical Response

- 1. As soon as control is obtained, pre-staged EMS personnel should examine the subject and provide emergency medical aid as necessary, to include sedation and cooling.
- 2. If sedation is authorized, officers shall work with EMS to control the subject for the purpose of drug administration.
- 3. Whenever possible, an officer should accompany the subject to the medical facility for security purposes and to provide assistance as necessary.

E. Reporting

Reporting of ExDS incidents is critical for purposes of post-incident personnel review and debriefing, training, creation of a historical record to respond effectively to any civil litigation that might arise, and to respond effectively to inquiries concerning the incident from the community and the media. Officers shall follow standard incident documentation procedures and ensure that the following items, at a minimum, are included:

- 1. Conditions at the incident scene;
- 2. Description of the subject's behavior and its duration;
- 3. Description of what the subject said during the event;
- 4. Type of and duration of resistance;
- 5. Actions taken to control the subject;
- 6. Restraints used on the subject and the length of time applied;
- 7. Location of the restraints on the subject;
- 8. Response time and actions taken by EMS;
- 9. Means of transportation and total elapsed time of transport;
- 10. Behavior of the subject during transport;
- 11. Means of resuscitation, if applicable;
- 12. Vital signs, especially body temperature; 95



- 13. Ambient temperature at the time of the incident;
- 14. Results of tests and medical assessments taken by EMS personnel and emergency medical staff;
- 15. Results of autopsy, if applicable;
- 16. Information from relatives and friends of the subject that can provide insight to the potential causation of the incident;
- 17. If applicable, Use of Force forms.

F. Training

The Decatur Police Department shall ensure that officers are trained for such incidents, including yearly detection of ExDS, instructions in defensive tactics recommended for use when dealing with ExDS subject, tactics and techniques that should be avoided, and protocols for interfacing with EMS personnel.



General Order No. 201.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	March 1, 2019
Title:	Pages:	Distribution:
Direction	6	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapters 11, 12	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department that employees have a clear and adequate system of direction and supervision. The actions of all personnel will be directed through an application of clearly defined management principles.

SCOPE

This policy is applicable to all personnel.

PROCEDURES

A. Authority and Accountability

- 1. Responsibility: Employees at every level within the Department will be given appropriate authority to make decisions necessary for the effective execution of their responsibilities and will be held accountable for the use, misuse, or failure to use the authority delegated to them (CALEA 11.3.1b).
- 2. Authority: Officers assigned a particular task should be given commensurate authority to carry out such task (CALEA 11.3.1a).
- 3. Supervisory Accountability:
 - a. Sergeants are accountable for the overall job performance and actions of all officers and civilian employees under their immediate control as defined in the conduct policy - # 308.0.



- b. Lieutenants are accountable for the overall job performance and actions of all sergeants, officers and civilian employees under their immediate control as defined in the conduct policy # 308.0.
- c. Captains are accountable for the overall job performance and actions of all lieutenants, sergeants, officers and civilian employees under their immediate control as defined in the conduct policy # 308.0.
- d. The Chief of Police has overall responsibility of all employees, both civilian and sworn.
- e. All departmental employees are answerable to those holding rank or a higher level of supervisory authority above theirs.

B. Command Authority

The Chief of Police is designated as having the ultimate responsibility and authority for the entire Police Department (CALEA 12.1.1).

C. Command Protocol

- 1. The order of precedence for command authority will normally be as listed below in normal day to day operations (CALEA 12.1.2d). The Chief of Police will designate, one of the following to serve as Acting Chief of Police. Command authority for extended absences will be designated in writing. Although the Chief can appoint, any person on this list, acting command authority will generally follow in the order listed. If the Chief is incapacitated or unable to appoint a designee, command authority will follow in the order listed:
 - a. Chief of Police;
 - b. Captains in order of seniority in rank;
- 2. All of which may serve as Acting Chief of Police during any of the following situations:
 - a. In the absence of the Chief of Police (CALEA 12.1.1a);
 - b. In exceptional situations as deemed necessary by the Chief of Police (CALEA 12.1.2b);
 - c. During critical incidents when the Chief of Police is not present or available.



D. Normal Field Operations

Unless specific written directives or higher ranking authority dictates otherwise, Patrol Shift Lieutenants have command responsibility for all field operations which take place during their shift. When the command staff is off duty or otherwise unavailable, the Shift Lieutenant has command responsibility for both Operations and Support.

- 1. If the Patrol Shift Lieutenant is unavailable or absent, a Division Commander will designate command responsibility.
- 2. In situations involving personnel of different functions engaged in a single operation, the Patrol Shift Lieutenant has command responsibility (CALEA 12.1.2c).
- 3. All other Lieutenants will notify the Patrol Shift Lieutenant of operations or details scheduled to take place during their shift.

E. Continuity of Supervision

No employee will be without direction. If supervisors are incapacitated, off-duty, out of town, or otherwise unable to act in their classification, a Division Commander will designate a temporary replacement.

- 1. The designated replacement will have the full responsibility and authority commensurate with the position being filled.
- 2. Replacements will be selected from the ranks of employees of similar classification, when possible.

F. Span of Control

- 1. A reasonable limit will be placed on the number of employees who report directly to the Chief of Police and all other command and supervisory personnel. The nature of the job being performed, the complexity of the task, the size of the area to be supervised, and the experience level of the employee and supervisor will serve as criteria for determining the proper supervisor/subordinate ratio.
- 2. A Division Commander will be responsible for ensuring proper span of control under their command.



G. Chain of Command

Chain of Command will be defined as lines of communication going downward or upward within the organizational hierarchy.

- 1. All employees are expected to observe the established chain-of-command.
- 2. Each employee is assigned to a division, section, or unit within the Department and will be accountable to only one supervisor at any given time.
 - a. Under normal conditions, questions relating to policy, procedure, personnel matters or related considerations will be referred to the employee's immediate supervisor.
 - b. Supervisors will respond to all matters referred to them by a subordinate.
 - c. If a matter cannot be resolved at their level, employees will not be discouraged from exercising the chain-of-command by requesting a conference with the next level of authority.
- 3. Employees will not be unduly delayed or denied an opportunity to exercise the chain-ofcommand.
- 4. It will be the employee's duty to request permission to bypass rank when department related problems arise that cannot be satisfactorily resolved with the immediate supervisor. Employees may bypass rank when they wish to discuss private, personal, or confidential matters directly with the Chief of Police.
- 5. All employees will be encouraged to use the chain-of-command to make recommendations or suggestions for improvements in the administration, organization, management, or operations of the Department. Recommendations to any command level, via chain-of-command, will not be stopped by any preceding level of command. A commander may disagree with a recommendation from a subordinate orally or in writing; however, the original unaltered recommendation will be forwarded through the chain-of-command to the designated recipient in a timely manner.

H. Lawful Orders (CALEA 12.1.3)

Employees will obey all lawful orders from supervisors, including any order relayed from a supervisor by a member of the same or lesser rank once verified. Employees, regardless of rank or position, will obey lawful orders promptly.



- 1. The term "lawful order" will be construed as an order in keeping with the performance of any duty prescribed by law or rule of the Department, or for the preservation of order.
- 2. The willful neglect or deliberate refusal of an employee to obey any lawful order given by a supervisor will be considered insubordination and may result in immediate relief of duty by a Division Commander. The Division Commander will then schedule a meeting between the employee and the Chief of Police within three business days, in accordance with policy # 312.0 Progressive Discipline.

I. Unlawful Orders

No commanding or supervisory officer will knowingly and willfully issue any order which is in violation of any law, statute, ordinance, or department directive.

- 1. No employee is required to obey any order which is contrary to law, statute, ordinance, or department directive.
- 2. Any employee who is given an unlawful or improper order will respectfully bring the matter to the attention of the supervisor issuing the order.
- 3. If an employee refuses to obey a presumed unlawful order, it will be the employee's responsibility to be prepared to justify their action(s) in writing.
- 4. Obedience to an unlawful order is never a defense for an unlawful or improper action.
- 5. Employees who are given an unlawful order will, at the first opportunity, report in writing the full facts of the incident, including their action(s), to the Chief of Police via the chain-of-command.
- 6. Irresponsible or capricious reports will be considered serious misconduct.

J. Conflicting Orders

Employees given an otherwise lawful and proper order which is in conflict with a previous order will respectfully inform the supervisor issuing the order of the conflict. If the supervisor does not alter or retract the conflicting order, it will stand. Under these circumstances, the responsibility for the conflict will be upon the supervisor, and the subordinate employee will not be responsible for neglecting to obey the previous order.



- 1. When any such conflicting order is received by radio communication, the subordinate employee will attempt to bring notice of the conflict to the issuing supervisor by radio, telephone or by personal contact.
- 2. Under no circumstances will any personnel engage in an argument in public or over the radio towards a supervisor.

K. Written Directives

Employees will observe and obey all written directives issued by the department.

- 1. It will be each employee's responsibility to become thoroughly familiar with all directives issued by this department.
- 2. In the event of a breach of discipline resulting from a violation of written directive(s), it will be presumed that the employee was familiar with the directive(s) in question.
- 3. If employees have questions about any written directive, it will be their responsibility to seek guidance from a supervisor.



General Order No. 202.0

Subject:	Effective Date:	Revised Date:
Written Directive System	August 9, 2007	January 6, 2022
Title:	Pages:	Distribution:
Department Property	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 17	Todd Pinion	

POLICY

All employees shall be responsible for the proper care, use, and maintenance of all issued equipment. Issued equipment remains the property of the City of Decatur and its use and care are regulated by policy.

PROCEDURES

A. OPERATIONAL READINESS (CALEA 17.5.2)

- 1. All equipment issued to the employee for the term of employment, shift, or assignment, shall not be handled or used in a careless or reckless manner.
- 2. City-owned/leased equipment is provided for performance of official duties only and shall not be used for personal business or pleasure, except as provided for in established departmental directives, or by authority of the Chief of Police.
- 3. Department property issued to an individual, with the exception of vehicles, weapons, and uniforms, shall not be altered or modified without written permission from the employee's commanding officer. Vehicle, weapons, and uniform modifications are covered under other department policies.
- 4. It shall be the responsibility of all personnel to maintain stored agency property in a state of operational readiness. This includes, but is not limited to: radios, handcuffs, batons, items of special equipment such as radars, cameras, and closed circuit TV surveillance devices. The state of "operational readiness" includes care and cleaning, preventive maintenance, repairs (only by authorized personnel), workability, and responsiveness.
- 5. Any Department property which is lost, stolen, damaged or misplaced shall be reported to a supervisor immediately and a written report sent to the Division Commander via chain of command.



B. INSPECTIONS

- 1. All department owned vehicles will be inspected monthly and documented on forms DPD 202.0A Vehicle Inspections, or DPD 202.0B Vehicle Inspections (Animal Services).
- Uniforms and equipment will be inspected monthly and documented on form DPD 202.0C – Equipment and Uniform Inspections, or DPD 202.0D Equipment and Uniform Inspections (Animal Services).
- 3. Monthly inspections do not eliminate supervisors' responsibility of daily visual inspections of personnel and their assigned vehicle.
- 4. If a deficiency is noted, supervisors will direct the officer to notify the Fleet Manager, IT or the Training Unit via email (while including the officer's supervisor in the email message):
 - a. If the deficiency involves the police vehicle and/or any equipment inside of the vehicle, the Fleet Manager will be notified via the chain of command.
 - b. If the deficiency involves any computers or computer software, IT will be notified through a trouble ticket, unless otherwise directed by a supervisor.
 - c. If the deficiency involves the Taser, OC Spray, ASP baton, firearms, magazines, ammunition, handcuffs, holsters, duty belt, and the uniform, the Training Unit will be notified via the chain of command.
- 5. The Fleet Manager, IT or the Training Unit will arrange for any equipment to be repaired or replaced and maintain repair records.
- 6. Officers will be assigned spare equipment during repairs.

Note: This does not exempt any employees from making a notification if they notice any deficiencies before an inspection is conducted.

C. PROPERTY RETURN

- 1. Upon termination of employment, all departmental property shall be returned to the Administrative Division.
- 2. Additionally, employees with five years of service or less must return, upon departure from the department, all items/property received during initial issue and all items/property purchased using the clothing allowance.



- 3. Only the Chief of Police can approve which items are not required to be returned.
- 4. Employees should keep copies of reports filed for damaged, lost or stolen department property. Employees may be responsible for any damaged property.

D. DISCONTINUED EQUIPMENT

The Chief of Police will make a determination about any equipment that will no longer be used.



Decatur Police Department Decatur, Alabama

General Order No. 202.1

Subject:	Effective Date:	Revised Date:
Written Directive System	August 9, 2007	August 12, 2020
Title:	Pages:	Distribution:
Vehicles-Department Owned	6	All Members
Cross Reference: CALEA Reference Chapter 41.3.2	Chief of Police Approval Todd Pinion	

POLICY

Department vehicles shall be operated in a safe and lawful manner at all times. It is the responsibility of the operator to make sure the vehicle which they operate is safe and free from any known safety defect. Vehicles shall be kept clean and maintained in accordance with policy. The following procedures apply.

DEFINITIONS

Authorized personnel: Personnel whose job assignment necessitate the operation of a City owned vehicle for the fulfillment of their duties or personnel authorized by the Chief of Police or his designee.

Unattended: Not being attended to, looked after, or watched.

PROCEDURES

A. Authorization

- 1. Only licensed authorized personnel shall operate a department owned vehicle.
- 2. All vehicle operators shall possess a valid Alabama driver's license.

B. Inspection

Employees shall inspect their assigned vehicle prior to the beginning of their shift for:



- 1. Damage;
- 2. Cleanliness;
- 3. Proper operation of emergency equipment;
- 4. Obvious mechanical defects;
- 5. Unsafe conditions and report any adverse findings to their supervisor immediately.

C. Vehicle Maintenance/Care

- 1. Officers are responsible for regularly checking and adjusting fluid levels on any department vehicle they may operate. Officers are prohibited from performing any repairs or adjustments other than adjusting fluid levels themselves.
- 2. Officers shall not alter the body, appearance, markings, mechanical or electrical systems including adding lights, radios, or accessories. No signs, stickers, labels or insignia shall be used unless authorized by the Chief of Police or his designee.
- 3. Vehicles will be kept clean and maintained at all times. All repairs and maintenance will be conducted at the City Garage or other City authorized repair facility.

D. Operating

- 1. Officers are prohibited from carrying passengers unless specifically authorized by departmental directives or as approved by a supervisor.
- 2. Vehicles shall be operated in a safe, lawful, and courteous manner.
- 3. City vehicles shall be operated in compliance with state traffic laws, city ordinances, and departmental directives.
- 4. Employees and authorized passengers shall use a seatbelt while riding in a city owned vehicle equipped with such. Child-safety restraints shall be used as applicable.
- 5. Upon exiting any city vehicle and leaving it unattended, the key shall be removed from the ignition and the doors locked, unless extreme exigent circumstances require immediate exit from the vehicle without taking these precautions against theft. (i.e. A vehicle that is used for traffic control at an crash scene is not considered unattended if the officer is within reasonable proximity to it).



- 6. Vehicles used in routine or general patrol, shall be equipped with the following (CALEA 41.3.2):
 - a. Operational emergency lights and siren;
 - b. A Mobile Data Computer (Patrol only);
 - c. Fire Extinguisher;
 - d. A First Aid Kit;
 - e. Current Insurance and registration documents;
 - f. A radio;
 - g. In Car Camera Video System (Patrol only);
 - h. Partitions (Patrol Only);
 - i. Spikes strips (Patrol only).
 - j. A Fire Extinguisher;
 - k. A Hazmat Book.
 - l. GPS (Patrol only)
 - m. Biohazard Protection Kit (Patrol only).
- 7. Replenishment of expendable supplies from the patrol vehicle will be handled by the fleet manager:
 - a. The officer needing replenishment will notify the fleet manager.
 - b. The fleet manager will ensure all supplies are replenished.
 - c. The fleet manager will also maintain all documentation on all replenishments for all department owned vehicles.
- 8. Department owned vehicles will be inspected and documented by a supervisor weekly in accordance with policy # 202.0 Department Property.



E. Crash Scenes

- 1. Unless incapacitated, personnel involved in a crash while operating a city vehicle, shall immediately notify a patrol supervisor who shall go to the scene, investigate the circumstances, and cause the proper reports to be prepared. The involved employee shall also notify their immediate supervisor, who if on duty, shall go to the scene to observe the circumstances.
- 2. Personnel involved in a crash while operating a City vehicle out of town shall notify their immediate supervisor as soon as possible. A police report shall be filed in all incidents of this nature, in the jurisdiction where the crash occurred.
- 3. The employee and their supervisor shall file all required City of Decatur crash reporting forms. If the employee's immediate supervisor is not available then the Patrol supervisor shall file the necessary paperwork.
 - a. Upon completion and submittal of the necessary initial reports and proper notifications, the completed package will be forwarded to the appropriate Division Commander for review.
 - b. The Division Commander will review the crash and all circumstances and reports. The Division Commander will conduct inquiries and interviews as necessary to determine the nature, circumstances, cause, and seriousness of the crash including the extent of injury and property damage.
 - c. If the Division Commander concludes that the crash involved no negligence, violation of rules or regulations, and no violation of the law then this should be made a part of the review.
 - d. If the Division Commander concludes otherwise then this should also be made a part of the report. A report should be made in either case.
 - e. For this purpose, incidents involving damage to a vehicle or other property whether city owned or privately owned will be considered a crash.
 - f. If the report indicates negligence, violation of rules or regulations, or violation of the law, the report should also contain a recommendation as to what action should be taken. The action should be consistent with prior actions and could include oral warnings, written warnings, training and/or referral for consideration of formal disciplinary action.



- g. The report shall be made to the Chief of Police and copied to City Attorney through the appropriate channels for review.
- h. Division Commanders shall maintain or cause to be maintained a record of crash reviews to be submitted with their yearly report.

F. Pool Vehicles

- 1. Pool vehicles are to be assigned to officers by their supervisors.
 - a. The supervisor assigning the pool vehicle is responsible for ensuring that the assignment is noted on the pool car sign-out sheet at the time the officer is given the pool vehicle keys.
 - b. A supervisor is responsible for signing the vehicle back in and collecting the pool vehicle keys at the end of the officer's shift.
- 2. Supervisors should assign pool vehicles on a rotating basis to ensure that all pool vehicles are driven equally. Officers are not allowed to choose which pool vehicle they will be assigned.
- 3. If an officer is unable to drive his or her assigned pool vehicle for mechanical reasons, the officer shall be assigned another pool vehicle.
 - a. The supervisor assigning the replacement pool vehicle shall ensure that the officer submits a Vehicle Work Order for the downed vehicle prior to the end of the shift.
 - b. If the downed vehicle can be driven, the supervisor assigning the replacement vehicle shall ensure that it is moved to the city garage for repairs.
- 4. Officers shall ensure that the tire pressure and fluid levels of their assigned pool vehicles are within the manufacturer's specifications prior to beginning their tour of duty.
 - a. This information is located inside the yellow locker in the basement of the police department.
 - b. An air compressor and replacement fluids are located in the basement of the police department. If needed fluids are not available, the officer shall be assigned another pool vehicle and the supervisor issuing the replacement vehicle shall notify the supervisor by email.



- c. Officers using the last of any item in the yellow locker shall notify the fleet supervisor by email and along with their supervisor.
- 5. All pool vehicles not at city garage for repairs are to be parked in the designated spaces on the ramp with a full tank of gas at the end of the officer's shift.
- 6. Pool vehicles shall not be used as a take home vehicle unless approved by the fleet supervisor.



General Order No. 203.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 11, 2008	May 26, 2022
Title:	Pages:	Distribution:
Automatic Vehicle Locators	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

This Department uses Automatic Vehicle Locators (AVL) in numerous vehicles for dispatching, vehicle management, and officer safety. Unless otherwise authorized by the Chief of Police, employees operating vehicles equipped with an AVL shall activate the AVL anytime while on duty or while working an off duty job by docking their mobile data terminal (MDT).

- 1. When operating a Police vehicle, employees will maintain their MDT docked to provide their location, except for report writing while parked. However, officers are responsible for docking the MDT upon completing reports and/or before driving.
- 2. Employees shall confirm the ON condition of their AVL through their MDT. If there is a malfunction of the equipment they shall immediately notify their supervisor.



General Order No. 203.0

Subject:		Revised Date:
Written Directive System	June 11, 2008	May 26, 2022
Title:	Pages:	Distribution:
Automatic Vehicle Locator	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

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- 1. When operating a Police vehicle, employees will maintain their MDT docked to provide their location, except for report writing while parked. However, officers are responsible for docking the MDT upon completing reports and/or before driving.
- 2. Employees shall confirm the ON condition of their AVL through their MDT. If there is a malfunction of the equipment they shall immediately notify their supervisor.



General Order No. 204.0

Subject:	Effective Date:	Revised Date:
Written Directive System	January 20, 2011	January 20, 2011
Title:	Pages:	Distribution:
Return of City Equipment	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Employees are required to surrender equipment issued by the Department when they separate from the City of Decatur Police Department. The Chief of Police or his designee may also require the surrender of certain equipment issued by the Department during any type leave, absence from duty or as a safety precaution. Completion of the listed procedures is a prerequisite for processing the employee's final settlement. This policy is not meant to supersede any other policies where the return of city equipment is mandated.

PROCEDURES

A. Employee Transfers

- 1. Any employee transferring to another assignment or division within the Police Department shall return to their current Supervisor all items/property received from their Supervisor that will not be utilized in the future assignment. The employee's assigned vehicle shall be returned to the Fleet Supervisor or his designee for reassignment.
- 2. Examples of items/property are: keys, cell phone or similar communication device, laptop computer, fingerprint kit, raid vest, etc.

B. Employee Retirement, Resignation or Termination

All City of Decatur property shall be turned in to a Supervisor of the Training Unit during normal business hours. The employee's assigned vehicle shall be returned to the Fleet Supervisor or his designee for reassignment. Corrections Officers shall return City of Decatur property to the Jail Administrator.

- **C.** A supervisor of the Training Unit or the Jail Administrator shall immediately forward a list of equipment returned by/for the employee to the Administrative Division Commander.
- D. The Administrative Division Commander shall communicate the returned equipment list to

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the City of Decatur Human Resources Department for the employee's final settlement. The employee is liable for any equipment that is damaged or not returned.



General Order No. 205.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Temporary Relief from Duty	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Whenever it is deemed necessary, a supervisor may temporarily relieve an employee from duty pending an investigation of formal charges.

PROCEDURES

A. Relief from duty

- 1. Reasons for relief of an employee from duty are:
 - a. Any alleged violation of departmental rules and regulations that threatens the preservation of good order, efficiency and discipline, or
 - b. Because there is reason to believe the employee is temporarily impaired to the extent that there are reasonable grounds to believe that he/she may be temporarily incapable or unsuitable to perform the duties of his/her office.
- 2. In every case of relief from duty, the Supervisor ordering the same shall, as soon as practicable, notify the Chief of Police or other appropriate superior in writing, stating the name of the employee, effective date of relief from duty and specific allegations against him/her, together with the names and addresses of all witnesses and/or participants.
- 3. Any employee suspended for any period of time shall immediately surrender their firearm, vehicle, badge of office and department identification card to the relieving Supervisor. Such property shall be kept in possession of the property custodian pending investigation of the case.
- 4. Employees shall not wear their uniforms during a period of suspension, but shall remain subject to departmental directives pending reinstatement, dismissal or official suspension from duty.
- 5. A temporarily suspended employee will not be restored to duty prior to investigation of



allegations for which he/she was relieved except at the direction of the Chief of Police.

B. Unexplained Absences

An absence without leave, good cause, or just excuse of any employee for three days or more may be deemed and held as a resignation without proper notification and may be treated as such by the Chief of Police.



Decatur Police Department Decatur, Alabama

General Order No. 206.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	December 17, 2014	August 24, 2018	
Title: Employee Involved Motor Vehicle Crash Investigation	Pages: 3	Distribution: All Members	
Cross Reference:	Chief of Police Appro	Chief of Police Approval	
CALEA Reference Chapters N/A	Todd Pinion	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to prevent crashes of any type involving Departmental vehicles and to reduce the injuries or damage to personnel, citizens, and city property. Therefore this policy is established to determine the cause of motor vehicle crashes involving employees and to institute corrective or preventive measures if possible.

DEFINITIONS

Motor Vehicle Crash: For purposes of this policy, a motor vehicle crash is any collision of a vehicle-with another vehicle, stationary object, or person- owned by or assigned to the Department that results in property damage or personal injury.

PROCEDURES

A. Reporting of Motor Vehicle Crashes

- 1. Unless incapacitated, officers are responsible for immediately notifying their on-duty supervisor of all vehicle crashes. If the officer's supervisor is not on-duty, a notification to a patrol supervisor shall be made. A notification to the on-duty patrol Lieutenant shall be made regardless of other notifications.
- 2. Notifications shall be made on departmental vehicles, vehicles rented by the Department being officially used for departmental purposes, privately owned vehicles being used for departmental purposes, or any other vehicle being used for departmental purposes.
- 3. Fatal Motor Vehicle Crashes are covered under Directive 100.4A Post Deadly Force.



B. Supervisor's Responsibilities

- 1. The supervisor receiving the crash notification, or their designee, shall respond to the crash site to ensure that an investigation is conducted by persons with appropriate traffic investigation training.
- 2. If the crash occurred outside of Decatur Police Department jurisdiction, the supervisor shall obtain the crash report from the agency with jurisdiction.
- 3. Review the crash report prepared by the investigating officer.
- 4. Prepare any necessary supplemental reports deemed necessary.
- 5. Prepare the City of Decatur Vehicle Collision forms and submit, if possible, prior to end of shift.
- 6. Prepare City of Decatur Injury forms and submit prior to the end of shift.
- 7. Prepare the City of Decatur Incident Reporting form and make notifications to listed subjects prior to end of shift.
- 8. Obtain photographs of vehicles involved as well as the crash scene.
- 9. Ensure that the employee is breath tested utilizing either the Draeger instrument in the Decatur City Jail or at Occupational Health Group if it is during their business hours.
- 10. Ensure that the employee has a urine drug screen either at Decatur Morgan Hospital-Decatur General Campus or at Occupational Health Group if it is during their business hours.
- 11. Ensure that all required paperwork is submitted to the Division Commander by the end of the current shift. If this is not possible, an e-mail explaining why shall be sent to the Division Commander.

A. Division Commander Responsibilities

- 1. Review the crash, all circumstances, and reports so a Division Commander Report can be submitted to the Chief of Police.
- 2. Conduct inquiries and interviews as necessary to determine the nature, circumstances, causes, and seriousness of the crash including the extent of injuries and property damage.
- 3. Determine if any negligence, violation of rules and regulations, or violation of law occurred. If so, document these findings in the report. If no violations were discovered, then this should be indicated in the review. 119



- 4. If the review indicates negligence, violations of rules and regulations, or violation of law the Division Commander Report should contain a recommendation as to what action should be taken.
- 5. Upon submission, through the Chief of Police, make a copy for the city attorney's office as well as the Office of Professional Standards.
- 6. Retain copies of all Division Commander Crash Review Reports for yearly reports.
- 7. If, after conclusion of the review, it is determined that the employee was at fault in the crash the employee shall lose their assigned vehicle for a period of thirty days. During this time the employee shall make use of a pool vehicle for duty use and their personally assigned vehicle shall be left at the police department.
- 8. If, as a result of the crash, the employee's assigned vehicle was disabled or requires down time for repair, the thirty day vehicle loss will not begin until the assigned vehicle is ready for use.
- 9. Temporary loss of assigned vehicle use will be automatic for at fault crashes by employees. This does not prevent further discipline or other actions being taken against the employee due to the severity of the crash.



General Order No. 207.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Agency Forms	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

The Department will maintain a forms control system to insure that agency forms are current and useful, without unnecessary duplication.

DEFINITIONS

Agency Forms: All forms used for reporting information or events within the Decatur Police Department. This definition does not include personal forms not distributed from an office or forms supplied by another agency.

PROCEDURES

All agency forms will be created, modified, deleted, and approved according to these procedures.

A. Forms Control

The Administrative Commander or his designee will coordinate the creation, modification, retention, and approval of agency forms. Each agency form must be approved for use.

B. New Forms

Personnel who must develop a new agency form will submit a rough draft to the Administrative Commander, along with a brief statement of the form's purpose. The Administrative Commander will:

- 1. Ensure that the form is consistent with applicable policies and procedures;
- 2. Finalize and register the new form;
- 3. Establish the position or positions authorized to request its modification or deletion.



C. Modifications

- 1. Personnel who must modify an existing agency form will submit a rough draft to the Administrative Commander along with a brief statement describing the reason for the modification. The Administrative Commander will ensure the modification is consistent with policies and procedures and then make the appropriate changes.
- 2. Personnel authorized to initiate modification or deletion of an existing agency form will ensure that the form is modified or deleted when necessary. The person initiating such an action will ensure the users of the form are notified of the change and supplies of old forms are destroyed.

D. Deletions

Personnel who identify an agency form that is no longer needed shall notify the Administrative Commander in writing, describing the form and the reason it should be deleted. Before deleting the form, the Administrative Commander will ensure that doing so will be consistent with applicable policy and procedures.

E. Control Number

All agency forms will contain a forms control number and an effective date. All personnel using agency forms will ensure that they are using the current version of the forms.

F. Index

The Administrative Division Commander will maintain an index and copies of all current agency forms. The Administrative Division Commander will monitor the forms as needed to minimize or eliminate duplicate or unsuitable forms.



General Order No. 208.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	Jan 31, 2018
Title:	Pages:	Distribution:
Non-Traffic Citation and Complaint	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

To establish guidelines for the issuance of the Non-Traffic Citation and Complaint Form.

PROCEDURES

A. Issuance

Citation and complaint books will be issued consecutively by number and the issuance will be recorded in a chronological log, bearing the date, beginning and ending numbers, and the signature and employee number of the officer receiving the book. The person issuing the book will account for the presence of each form in the book, prior to issuance. Any book found to be deficient in content will be marked "Deficient" and destroyed according to current guidelines.

B. Loss to be Reported

Upon issuance, each officer will be responsible for the Non-Traffic Citation and Complaint Book issued to him/her. In the event that a citation and complaint book is lost, the responsible officer will immediately notify his supervisor and forward a written report, via the chain of command, to his Division Commander explaining the circumstances surrounding this loss.

C. Voided Citations

In the event it becomes necessary to void a Non-Traffic Citation and Complaint, the officer will clearly mark all copies "VOID" and record an explanation in the narrative section of the form. The officer will also forward a brief memorandum, via the Chain of Command, to the Chief of Police explaining the reasons for voiding the citation, and will attach the voided form to the memorandum.

D. Failure or Refusal to Sign Citation and Complaint

If the defendant refuses to sign the form agreeing to appear in court as specified, the issuing



officer will then write "Refused to Sign" on the signature line of the Citation and Complaint form and provide the defendant with the applicable copies.

E. Distribution

Under normal circumstances, where it is not necessary to arrest the defendant for refusal to sign the Citation and Complaint, the defendant will be given the appropriate copy of the citation. The original form shall be delivered to the warrant magistrate. Officers may retain the copy designed for their use.



General Order No. 209.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Personnel Information Report	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to maintain current information on the status of all personnel.

PROCEDURES

All employee status information specified in this directive will be kept current and reported to the Administrative Division Commander via chain of command using an approved PERSONNEL INFORMATION report. Blank reports may be obtained through that division.

- A. Changes Requiring Notification: The affected employee will be responsible for submitting a PERSONNEL INFORMATION report during the first tour of duty after any of the following information changes:
 - 1. Employee's name;
 - 2. Residential address;
 - 3. Residential telephone number;
 - 4. Emergency contact (during/after duty hours);
 - 5. Office telephone number;
 - 6. Departmental pager number;
 - 7. Departmental mobile telephone number;
 - 8. Personal mobile telephone number;
 - 9. Driver's license number/type, regular or commercial;



- 10. Shift and/or days off;
- 11. Radio call designation;
- 12. Badge number;
- 13. Assigned vehicle equipment number;
- 14. Division assignment;
- 15. Section assignment;
- 16. Unit/squad assignment;
- 17. Education completed (degree/diploma awarded);
- 18. Special skills and/or instructor certification;
- 19. Languages spoken fluently;
- 20. Additional information the employee may want on file.
- B. Other Changes: Changes in the employee's marital status, number of dependents or payroll deductions relating to insurance will be made by the employee in person at the City of Decatur Human Resources Department.
- C. Administrative Responsibilities: The administrative section of the employee's assigned division will ensure that all computer and other departmental records affected by the Decatur Police Department PERSONNEL INFORMATION report are changed upon receipt.
- D. If the change is of address, telephone number, or emergency contact information, that change will be forwarded to the City of Decatur Human Resources Department from the Administrative Division.
- E. The divisional level will enter all informational changes except those relating to education and disciplinary action. Those changes will be entered by the employee's division commander.

Confidentiality: Completed Decatur Police Department PERSONNEL INFORMATION reports will be filed in the employee's departmental file. Information of a personal nature (such as home address or phone number) will not be released outside the department without prior approval from the person concerned by the Chief of Police. Employee access to computerized personnel information is controlled by several levels of security and on a "need to know" basis.



General Order No. 210.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	June 30, 2021
Title:	Pages:	Distribution:
Infectious Disease	4	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 41.2.4	Todd Pinion	

POLICY

The Decatur Police Department shall provide the following procedures to protect departmental employees from unnecessary exposure to blood borne pathogens or bodily fluids.

PROCEDURES

A. Infectious Disease Precautions

- 1. All personnel are required to carry or have quick access to and use issued protective disposable gloves and bacterial cleaner while on duty.
- 2. Officers shall not eat, drink, or smoke at a scene where body fluids are present or contagious factors exist.
- 3. Officers shall cover all abrasions or otherwise damaged skin with adhesive dressings, provided by the department. If an officer has extensive skin lesions or severe dermatitis on hands, head, face, or neck, they shall attempt not to engage directly with suspected infectious sources.
- 4. All supervisors are responsible for ensuring compliance with this policy and guidelines.

B. Actions Upon Exposure to a Possible Communicable Disease

- 1. The employee shall:
 - a. Immediately notify their immediate supervisor who will then assure all safety measures and precautions are utilized as outlined in this policy.
 - b. Encourage the wound to bleed by applying slight pressure to the edges, cleanse all exposed areas with waterless alcohol gel provided. If possible, thoroughly wash for 10 seconds with antibacterial soap followed by thorough rinsing under running water.



- c. Complete a detailed written injury report concerning facts surrounding the exposure and submit this report to the Division Commander no later than the next working day. The report will be forwarded to the Chief of Police and the city's Safety Coordinator.
- d. Seek immediate medical attention at the appropriate treatment facility, as soon as practical, but before the end of the officer's shift. It must be understood that the advice of a licensed physician in these circumstances is required and not requested.
- 2. The supervisor shall:
 - a. Ensure the employee is seen by a physician for evaluation, blood testing, and followup treatment if necessary as described in the section regarding exposure management.
 - b. Notify the detention facility that the arrestee is suspected of harboring a contagious disease and should be isolated alone in a cell.
 - c. Arrange through the courts for any person that has caused an exposure to any department employee to be tested for communicable diseases.
 - d. Notify the Chief of Police, via the chain of command, of facts concerning the exposure.
 - e. Ensure that proper reports are completed and submitted, i.e. Incident offense Reports, Injury Reports, Infectious Exposure Form (Attachment B), and Infection Control/Supervisor's Report Form (Attachment C).
 - f. After cleaning, inspect the police vehicle as well as any and all equipment, clothing or other points of exposure.
 - g. Ensure all test result information must be sent to the designated medical facility for follow-up with the exposed employee (at no expense to the employee).
 - h. Follow the exposure protocol with the city's Safety Coordinator.

C. Actions Upon Intentional Exposure to Communicable Diseases

- 1. For the purpose of this policy, an intentional exposure means a person spits, vomits, throws or otherwise causes the officer to be exposed to bodily fluids and the person has been confirmed or is suspected to carry a communicable disease.
- 2. If an officer is exposed to a communicable diseases (HIV, Hep. C, etc.) intentionally, the officer will notify their supervisor immediately.
- 3. The supervisor will contact the city prosecutor or a Judge to obtain a search warrant for the person to obtain a blood sample for the purpose of determining if the person is infected with a 128 3/21



communicable disease.

- 4. Upon obtaining a search warrant, the suspect will be transported to a hospital for a blood sample confirmation.
- 5. The Chief of Police will be notified via the chain of command.

D. Supplies

- 1. Shift supervisors shall ensure that adequate supplies are available for infectious disease control within their respective areas of responsibility.
- 2. Supplies include but are not limited to:
 - a. Non-sterile gloves;
 - b. Germicidal cleaner;
 - c. Plastic bags.
- 3. Police Officers are responsible for maintaining and having available the following supplies while on duty:
 - a. Gloves in their vehicle or on their person,
 - b. Germicidal cleaner,
 - c. Personal Protection Kits containing at a minimum:
 - ii. Impervious suit;
 - iii. Biohazard bags;
 - iv. Face Mask;
 - v. Non Latex Gloves;
 - vi. Towelette;
 - vii. Shoe covers;
 - viii. Bouffant Gap.



E. Custody Procedures

- 1. If gloves were utilized during a suspected exposure, they should be removed with caution and disposed of properly.
- 2. All sharp objects not of evidentiary value should be disposed of in a proper "sharps container." Needles should be disposed of in these containers in a manner they were received.
- 3. Officers shall inform other personnel (jail personnel, EMT's, firefighters, etc.) whenever a change or transfer of custody occurs and they become aware the individual has a contagious disease.
- 4. Officers shall indicate on the appropriate report if they have reason to believe the subject has a contagious disease (verbatim narrative should be used).

F. Vehicle Cleaning/Disinfecting

- 1. A cleaning solution made up of three parts water and one part chlorine bleach shall be used for a cleanup of body fluids or blood. The solution will be located in the yellow chemical cabinet in the Decatur Police Department's basement. No vehicle will be placed back in service until it has been properly disinfected.
- 2. Individuals using cleaning solution shall wear protective disposable gloves, use paper towels, and germicidal spray. Disposable material shall be disposed of in a biohazard container. Hand and exposed skin areas should be washed with germicidal soap upon completion of the cleanup.





General Order No. 211.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Safety Belt Restraining System	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

It shall be the policy of the Decatur Police Department to ensure that all employees, except where specifically exempted, shall use the safety belt restraining system while operating or riding as a passenger in a departmental vehicle while the vehicle is in motion.

- A. This policy shall not apply to persons occupying a seating position that is not equipped with a safety belt assembly.
- B. Unless a replacement vehicle is unavailable, no employee shall operate a departmental vehicle in which a driver's seat belt is inoperable. Vehicles with inoperable safety belt systems shall be taken out of service for repair as soon as practical.
- C. All non-employees, while operating or riding as a passenger in a departmental vehicle shall be required to use the safety belt restraining system.



General Order No. 212.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Removal of Keys from Locked Veh.	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Coat hangers, slim-jims, etc., will not be used to gain entry to a locked City vehicle where keys have been inadvertently locked in the vehicle. Locking mechanisms and moldings are easily damaged as a result of efforts to gain entry into a vehicle in this manner.

- A. Due to liability factors, should a citizen request an officer to unlock a privately owned vehicle, said Officer shall first notify their immediate supervisor and secure approval prior to performing this service.
- B. In the event an officer locks the keys in their unit, a supervisor must be notified immediately. The supervisor shall obtain the units duplicate key to gain entry into the vehicle.



General Order No. 213.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Breaks/Meal Break	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

The Department regulates all breaks to ensure adequate police coverage. Length of meal breaks are determined by the number of shift hours worked. Officers are subject to recall at anytime during their breaks or meal break, which is part of their regular scheduled duty hours. The following procedures apply.

- A. Length of Meal Break
 - 1. 8hr employees receive a 30-minute meal break.
 - 2. 12hr employees receive two 30-minute meal breaks.
- B. The time of the meal break is assigned by the supervisor and may be adjusted as necessary to provide adequate police coverage.
- C. Meal breaks shall not be taken outside of the three-mile area beyond the City Limits that encompasses the police jurisdiction unless the officer's assignment is outside of the police jurisdiction.
- D. Uniformed Officers will radio to communications at the beginning of their break and provide a physical location of the break.
- E. At the end of the break, officers will radio communications advising that they are in service. Administration, Detectives, Training, and SRO will refer to their unit policy regarding meal break notification.
- F. Officers are subject to recall at anytime during their break.



- G. The number of units taking a break at the same location shall be restricted as follows:
 - 1. No more than three units shall take a break at the same location and time. Of these three units, no more than two shall be marked. Supervisors may authorize additional units as needed.
 - 2. No more than one unit shall take a break at a convenience store at anytime.
- H. Supervisors will monitor and may adjust meal breaks and locations to ensure adequate police coverage exist.



General Order No. 214.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 24, 2012
Title:	Pages:	Distribution:
Phonetic Alphabet	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

PROCEDURES

To provide members of the Decatur Police Department an approved list of the phonetic alphabet to be used.

General Communications Phonetics

A = Alpha	H = Hotel	O = Oscar	V = Victor
B = Bravo	I = India	$\mathbf{P} = \mathbf{P}\mathbf{a}\mathbf{p}\mathbf{a}$	W = Whiskey
C = Charlie	J = Juliet	Q = Quebec	X = X-ray
D = Delta	K = Kilo	R = Romeo	Y = Yankee
E = Echo	L = Lima	S = Sierra	Z = Zulu
F = Foxtrot	M = Mike	T = Tango	
G = Golf	N = November	U = Uniform	

Unit Identification Phonetics

Alpha=	Administration
Bravo=	Patrol
Charlie=	Community Resource Unit
Delta=	Criminal Investigation Division
Kilo=	Canine Unit
Nova=	Narcotics
Sierra=	School Resource Unit
Tango=	Traffic
Victor=	Anti-Crime Unit



Non DPD Unit Identification Phonetics

Baker 184=	On-Call Public Works Personnel
Sign Shop=	Traffic Sign Shop Personnel



General Order No. 215.0

Subject:	Effective Date:	Revised Date:
Written Directive System	April 4, 2007	April 4, 2007
Title:	Pages:	Distribution:
Assignments	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

It is the policy of this Department to establish requirements, conditions, and processes for handling assignments and transfers of all sworn personnel.

DEFINITIONS

Assignment – The posting of an officer to a position or duty, which can be created, changed, vacated or filled at the discretion of the Chief of Police. An assignment to a position or duty requires no posting of vacancy prior to being carried out and can be done with or without the request of the officer being assigned.

Seniority – For the purpose of this policy, seniority is based upon the current employment date as a police officer. If necessary, the City of Decatur Human Resources Department rules of seniority will be used if more than one officer was hired on the same date.

Shift – Time of duty hours, not crew or team assignment.

Transfer – Moving of an officer from one position or duty to another at the request of the officer.

Vacancies/Openings – A position or duty which has been created, vacated, or expanded, at the discretion of the Chief of Police.

Rank – Any police officer above the class title of Police Officer as described by the City of Decatur Human Resources Department.

PROCEDURES

A. Ranking Officers

1. Ranking Officers may be assigned as needed at the discretion of the Chief of Police, without a selection process or the posting of a vacancy. The department may notify



ranking officers of a vacancy and allow the same submission of request as those granted to non-ranking officers. Seniority shall be considered in all transfers and assignments of this nature but it shall not be the sole determining factor.

2. Once a ranking officer has been assigned to a particular entity, their assignment to a shift and duty days will be at the discretion of their Commander. Seniority shall be a consideration in the assignment process.

B. Non-Ranking Officers

- 1. New employees will be assigned at the discretion of the Chief of Police.
- 2. After the probationary period, Officers assigned to Patrol or Traffic are eligible to participate in the shift preference process.
- 3. Shift Preference Process:
 - i. The shift preference process is an opportunity for Police Officers to select which shift hours they prefer to work. Patrol and Traffic officers must submit a Shift Preference Form each November to the Captain of Operations via chain of command. Grouped by seniority, the lowest 20% of officers and those with less than 2 years of service will be assigned a shift at the discretion of the Captain of Operations without regard to seniority. The remaining officers with more than 2 years of service will be assigned a shift based upon seniority, shift request and shift availability.
 - ii. The Captain of Operations will assign all Patrol and Traffic Officers to a shift. Shift preference assignments will begin January 1st of each year. All transfers and assignments are made to benefit the department as noted within the special consideration section which follows.
- 4. Officers assigned to Detectives are assigned a shift at the discretion of their Commander. Seniority shall be considered in the assignment process.

C. Transfers

1. An announcement of availability will be posted for a period of 7 days when there is a transferable opening in a non-ranking position. Officers interested in the posted transfer must submit a letter of interest stating their qualifications prior to the end of the 7th day. All letters should be submitted through the chain of command. The Captain of the affected area of the vacancy will review all information available and may make a selection from the submitted request. If however, it is in the best interest of the Department the posting period may be extended or the position may be filled as an assignment.



2. When there is a transferable opening in a ranking position, an announcement of availability will be sent to eligible officers by email. The notice will contain the last day for request to be submitted. Seniority shall be a consideration.

D. Assignment

Assignments are made at the sole discretion of the Chief of Police. Any position or duty is subject to being filled in this manner. Assignments are made for the benefit of the Department.

E. Temporary Hardship Request

- 1. Hardship requests for transfers or reassignments are classified as:
 - i. **Personal Hardship**: A condition or circumstances of the officer which necessitates temporary assignment to a specific shift or duty hours. This could be medical, educational, or otherwise. If medical, a letter of recommendation from a physician will be required but will not be the sole determining factor in the request.
 - ii. **Immediate Family Medical Hardship**: A medical condition of a family member of the officer which necessitates assignment to a specific shift or duty hours.
 - iii. **Family Crisis Hardship**: A family hardship includes marital difficulties, immediate childcare issues, etc.
- 2. Officers requesting a hardship transfer or reassignment must submit it in writing to the Chief of Police through the chain of command. All hardship transfers or assignments are temporary and if granted are good for only 90 days. An extension request must be filed 14 days prior to expiration.
- 3. An officer on a hardship assignment will immediately notify their supervisor in writing of any change in the status of the hardship situation. Should a hardship situation no longer exist or the extension of a hardship is denied, the officers shall be reassigned back to the appropriate position, shift or duty.

F. Special Consideration

All transfer and assignments are made to benefit the department. Therefore, because of special circumstances including an officer's abilities, skills and special training, an officer may be transferred or assigned without regard to the shift preference process. The department must also comply with any policy regarding interdepartmental relationships as defined or regulated by Department Policy and/or City Policy.



General Order No. 300.1

Subject:	Effective Date:	Revised Date:
Written Directive System	May 27, 1997	July 24, 2012
Title:	Pages:	Distribution:
Request for Leave	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Provide guidelines for the use of Annual Leave, Holiday leave, and Compensatory leave.

PROCEDURES

A. Leave Accrual

Annual leave, holiday leave and compensatory leave are earned by employees as specified in the Decatur Personnel board Merit System Rules and Regulations.

B. Request for Leave

Request for annual leave, holiday leave or compensatory leave time off shall be made by the employee and shall be turned over to the employee's immediate supervisor. Except in the event of emergency or unforeseen circumstances, requests for leave time off should be made at least twenty-four (24) hours in advance of the proposed beginning date of the leave according to policy.

C. Immediate Supervisor Action

The immediate supervisor of the employee requesting leave time off shall tentatively approve or disapprove the request based upon the operation of the employee's assigned unit. Approval shall not be made if it would cause unwarranted disruption, or interfere with the efficient and/or effective operation of the department. In the event that the leave request is disapproved, the supervisor shall record the reason. The supervisor shall inform the requesting employee of his/her decision and refer that decision to the appropriate shift lieutenant for the final approval or disapproval.



D. Supervisor's Action

The shift supervisor shall consider the records of time balances, court date schedule, immediate supervisor's recommendation, and any other pertinent information to approve or disapprove the requested leave. Employee's requesting leave during scheduled court shall appear in court or make prior arrangements with the court to be excused.

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General Order No. 301.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	April 22, 2022
Title:	Pages:	Distribution:
Chaplain Program	10	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 45	Todd Pinion	

POLICY

The Police Chaplain Corps is intended to support the mission of the Police Department in providing a source of strength to law enforcement officers and their families, other department members, and community. The Police Chaplain provides support to officers in handling crisis incidents, along with counseling and other ministerial functions that may be needed. Police Chaplains are not sworn officers and cannot carry firearms or offensive weapons (CALEA 45.3.1a).

PURPOSE

The purpose of this directive is to establish operating procedures, guidelines, duties and responsibilities of the Chaplain Corps of the Decatur Police Department.

DEFINITIONS

- **1.** Chief of Police: Manages, directs and coordinates the activities of all police services and departmental operations including civilian affiliations including the Chaplain Corps.
- 2. Liaison Officer: The chain of command is to include a Liaison Officer. This individual should be a sworn officer that is selected through existing department procedures. It is not required that the Liaison Officer be present at all Corps meetings, but is encouraged, as they are to be kept informed of the content of the meetings. The Liaison Officer will act as conduit and advisor between the Corps and the Decatur Police Department.

PROCEDURES

A. ORGANIZATION

The Police Chaplain program is made up of members from different spiritual organizations who have had specialized training in ministries related to public safety personnel. The Chaplain Program will be under the direction of the Chief of Police or designee.



B. CONFIDENTIALITY

Conversations with chaplains are strictly confidential unless:

- 1. The chaplain is receiving information from a conversation about a suicidal person or;
- 2. If the chaplain is receiving information regarding the abuse or neglect of a child.

Note: Chaplains must honor all confidential matters and are protected as described in Alabama Code Title 12-21-166 and Alabama Code Title 12-21-180. A chaplain will never give information to the news media.

C. DUTIES & RESPONSABILITIES (CALEA 45.3.1b)

The Chaplains shall be on call under a rotation system developed and maintained by the Liaison Officer. Duties of the chaplain include, but are not limited to:

- 1. Respond to assignments made by a Supervisor.
- 2. Assist in the following situations:
 - a. Making death or serious injury notifications;
 - b. Domestic disturbances;
 - c. Interacting with the mentally disturbed;
 - d. Juvenile problems;
 - e. Neighborhood problems and issues;
 - f. Natural disasters;
 - g. Suicides or suicidal subjects;
 - h. Transient and homeless persons;
 - i. Veteran assistance issues;
 - j. Hostage or barricaded subjects (not the role of negotiator);
 - k. Be available to DPD employees and their families in times of personal stress, crisis, or to counsel them in matters of religion or ethics;
 - 1. Provide ceremonial functions;



- m. Provide general guidance concerning spiritual questions; and other situations when the need for a Chaplain is apparent.
- 3. Assist at scenes of trauma in counseling and assisting victims, family members and/or friends as requested by officers.
- 4. Assist in any way as requested by law enforcement or civilian departmental personnel.
- 5. Officiate or assist in memorial services.
- 6. May visit Decatur Police Department personnel and families if hospitalized.
- 7. Assist in training personnel as requested, including both the in-house academy and inservice sessions.
- 8. Provide guidance to Police Department personnel experiencing marital problems.
- 9. A chaplain may be part of any critical debriefing team.
- 10. Develop relationships and maintain contact with all personnel through weekly worksite visits to the facilities.
- 11. Perform funerals, planning the funeral service, including assistance with grief management and support the family members after the funeral.
- 12. Report any equipment problems to the Liaison Officer as soon as possible.
- 13. Make proper referrals in unique cases which need specialized attentions.
- 14. Be familiar with department radio procedures. Any non-emergency or non-authorized use of the radio is strictly forbidden.
- 15. In cases of attempted suicide, chaplains should respond only at the request of a shift supervisor.
- 16. Chaplains will not respond to any calls as the initial responder. Chaplains shall only respond at the request of a supervisor.
- 17. A chaplain will not release any information pertaining to an ongoing investigation.
- 18. Inquiries regarding such, or any case in which a chaplain is involved, should be referred to the Public Information Liaison.
- 19. Each chaplain will spend at least eight (8) hours per month with members of the Decatur Police Department while on duty. Failure to meet monthly obligations will subject chaplains to review and possible discipline. Chaplains must contact the liaison officer_{3/2} if



shift supervisor to sign up to ride.

D. RESPONSE TO INCIDENTS

A current/active roster of Chaplains will be provided to Central Dispatch. Chaplains will be expected to respond when requested. The roster order of the chaplains provided are determined by experience, activity level, and duration of time spent with the corps.

E. UNIFORM & CREDENTIALS (CALEA 45.3.3)

- 1. Chaplains' uniform will be clearly distinguishable from sworn personnel uniform (CALEA 45.3.3). Chaplains will be issued:
 - a. For the protection of the chaplain and for liability reasons, bullet-resistant vests have been provided and may be worn by the chaplain on duty and at all times for the duration of their rides with officers. However, Chaplains who prefer to not wear body armor must sign and submit, to the Liaison Officer, a body armor vest waiver form. The waiver must be resubmitted annually.
 - b. A Chaplain belt badge and coat badge that will be worn while on duty. The badge is not to be worn when a chaplain is not on duty nor used for any purpose other than to signify authority from the Chief of Police to accompany a police officer while on duty or at an authorized function of the Decatur Police Department.
 - c. A city issued key card which identifies them as a chaplain and allows access to the City Hall and the Police Department, after the completion of forty hours of service.
- 2. Each chaplain will be expected to dress in city issued polo shirts and khaki pants. Dress uniform will be worn at all special events, funerals and as directed by the Chief of Police or his designee.
- 3. At the termination of a chaplain's service to the corps, vests, badges and access card must be turned in to the Liaison Officer.

F. CHAPLAIN RIDE-ALONGS

- 1. Ride-alongs with officers are an important opportunity for chaplains to develop rapport and be available for informal counseling and support. Chaplains must sign a waiver releasing the City of Decatur from liability while performing chaplain duties prior to each scheduled tour of duty.
- 2. All Chaplains who wish to participate in the Ride-Along program must attend an orientation conducted by the Chaplain Liaison Officer.
- 3. While riding in a patrol unit, chaplains will be under the direct supervision of the officer

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with whom they are riding and shall comply with all instructions given to them by the officer. Chaplains shall not interfere with the performance of any officers' duties and shall never function as a Decatur Police Officer.

- 4. No civilian chaplain will be permitted to operate an emergency vehicle, or to handle or possess firearms or weapons. Use of any other law enforcement equipment must be with permission. Members will use the communication equipment only in the event of an emergency in which the officers are unable to gain access to their radio. In the event of a life threatening emergency, the use of the police equipment by a chaplain will be governed by a standard of reasonableness.
- 5. It is possible that situations might arise that would expose the chaplain to unusually dangerous conditions. In such cases, the officer will have the option of temporarily leaving the chaplain at a suitable, safe location while responding to the situation.

G. GRIEVANCE & COMPLAINTS

- 1. A Chaplain shall not publicly criticize the actions of the Decatur Police Department, any of its members, or other chaplains.
- 2. A chaplain having a grievance about the performance of a law enforcement officer or another chaplain shall report the matter to the Liaison Officer, and if requested, will submit the same in writing.
- 3. No chaplain shall refuse to respond to a call-out without a justifiable reason. Failure to respond will be considered cause for discipline up to and including dismissal from the program.
- 4. All complaints concerning the performance of a chaplain shall be made in writing, signed by the person initiating the complaint and given to the Liaison Officer.
- 5. All complaints that involve a police chaplain will be reviewed by the Liaison Officer, who will determine if the complaint warrants further action, such as being submitted to the Chief of Police, who shall meet with the chaplain named in the complaint.
- 6. A copy of the complaint shall be given to the named Chaplain. Every effort will be made to resolve the complaint in a private and fair manner.
- 7. A final determination of action will be submitted to the Chaplain by the Liaison Officer within thirty (30) days, after any meetings have taken place, on what actions have been determined as a result of the initial complaint.

H. TRAINING (CALEA 45.3.2)

Chaplain training will be conducted as follows:



- 1. Monthly meetings are considered training and Chaplains are required to attend each month. Chaplains who do not attend at least half of the scheduled meetings per calendar year will be subject to dismissal from the program.
- 2. Chaplains will receive applicable training in policies and procedures, rules and regulations.
- 3. Additionally, chaplains will receive training on a variety of topics including:
 - a. The role of police chaplain;
 - b. Victim assistance;
 - c. Death notification;
 - d. Confidentiality;
 - e. Communications;
 - f. Police procedures.

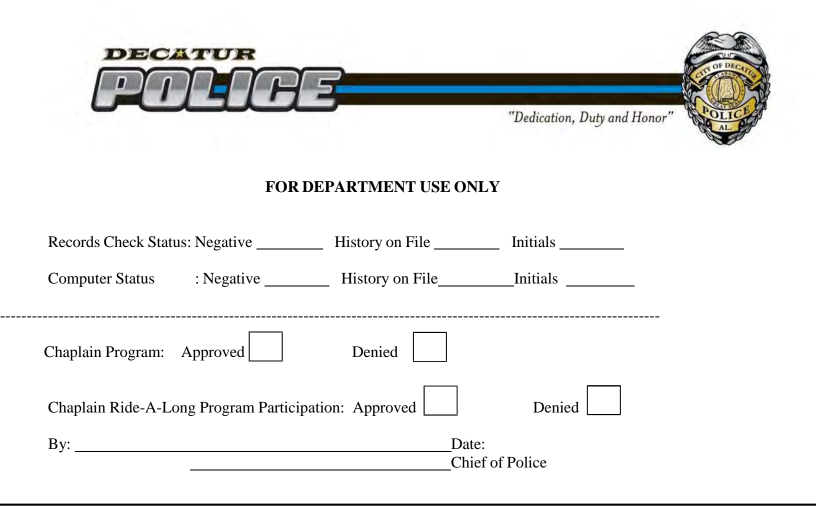


DECATUR POLICE DEPARTMENT CHAPLAIN PROGRAM

The Chaplain Program is designed to provide the Decatur Police Department with four basic areas of service. The first is to assist in providing Death Notifications. The second is to provide spiritual based counseling during stressful situations. The third is to provide spiritual based counseling to any officer, family member, or employee of the Decatur Police Department. The fourth is to assist the department in any way as directed by the Chief of Police:

- 1. Chaplains will indicate what date/time they wish to ride in the Chaplain Ride Along Book.
- 2. The approved Chaplain Uniform will be worn during the "ride along". When chaplains are called out, they must present a clean and neat appearance.
- 3. Chaplains shall arrive at shift change.
- 4. While every effort will be made to ensure your safety, the Police Officer's first responsibility will be to carry out assigned duties.
- 5. Chaplains will report any questions to the assigned officer and will do or stay wherever the officer directs them. If, however some emergency should arise, you must immediately and without question comply with any orders or directions given to you by any officer, as it is for your own safety.
- 6. The duration of the ride will be in accordance with the Chaplain policies and procedures. Supervisors have the discretion to shorten or lengthen the ride due to situations beyond their control.
- 7. No photos or recordings are permitted to be taken by the chaplain while riding due to possible conflicts with evidence collection.
- 8. Chaplains are not to leave the patrol car at the scene of police activity without obtaining permission of the officer.
- 9. Confidentiality is a cornerstone of the chaplain program. The chaplains will not discuss what they see or hear with anyone outside of the police department. They will not give their opinions or thoughts to any bystander at any scene. Chaplains are there in a support role for the Police Department and one should not become a hindrance for the officer.
- 10. Chaplains shall **NOT** be armed, regardless of whether or not they possess a pistol permit.

NAME:		
First	Middle	Last
DATE OF BIRTH:	OCCUPATION:	
ADDRESS:	CITY:	STATE:
PHONE NUMBER:		
PERSON TO NOTIFY IN CASE OF E	EMERGENCY:	
PHONE NUMBER:	ADDRESS:	





STATE OF ALABAMA)) COUNTY OF MORGAN)

DECATUR POLICE DEPARTMENT CHAPLAIN PROGRAM RELEASE AND HOLD HARMLESS AGREEMENT * ADULT *

KNOW ALL MEN BY THESE PRESENTS that the undersigned,

, being over twenty-one (21) years of age, for and in consideration of the City of Decatur Alabama, a municipal corporation in the State of Alabama, permitting the undersigned to accompany <u>any</u> <u>assigned officer</u> in a city-owned vehicle on a trip to <u>perform chaplain duties</u>, while being assigned as a <u>Decatur Police Chaplain</u>, does hereby and for (his/her) heirs, executors, administrators, and assigns, release,

for ______(his/her) heirs, executors, administrators, and assigns, release, remise and forever discharge and hold harmless of and from any and all claims, actions, causes of action, demands, rights, damages, costs expenses unknown, foreseen and unforeseen, bodily and personal injuries and property damage and the consequences thereof which the undersigned may hereafter accrue on account of or in any way growing out of accompanying any <u>assigned officer of the Decatur Police Department in a city</u> vehicle on the herein above said trip.

The undersigned hereby declares and represents that the terms of this **Release and Hold Harmless Agreement** have been completely read and are fully understood and voluntarily accepted for the purpose of protecting the City of Decatur, its officers, agents, employees, successors and assigns, from any and all claims arising out of accompanying <u>any assigned officer</u> on any date . The undersigned further declares and represents that no promise or agreement no herein expressed has been made to them and that **the Release and Hold Harmless Agreement** contains the entire agreement between the parties hereto. It is understood and agreed that the terms hereof are contractual and not a mere recital.



THE UNDERSIGNED HAS READ THE FOREGOING **RELEASE AND HOLD HARMLESS AGREEMENT** AND FULLY UNDERSTANDS IT.

	Chaplain's Signature		
Signed, sealed and delivered this	day of	, 20	
STATE OF ALABAMA)			
) COUNTY OF MORGAN)			
I,	, A Notary P	ublic in and for said County and	State, do
hereby certify that			
	, whose na	ame is signed to the foregoing R	elease
and Hold Harmless Agreement, an			
being fully informed of the contents same bears date.		0	•
Given under my hand this	day of	, 20	
Notary Public			



Decatur Police Department Decatur, Alabama

General Order No. 302.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	September 4, 2018
Title:	Pages:	Distribution:
Military Leave	5	All Members
Cross Reference: CALEA Reference Chapter 22	Chief of Police Appro Todd Pinion	oval

POLICY

The Department shall make every reasonable effort to accommodate military leave requirements of employees called to serve their country. Service as a military guardsman or reservist is federally protected and is not considered by the Department to be secondary employment.

DEFINITION

Designee: For the purpose of this policy, a designee shall mean a person selected by the employee.

PROCEDURES

Persons going on military leave shall adhere to the merit system rules of the Personnel Board of the City of Decatur.

A. Annual Military Leave

Members of the Decatur Police Department are allocated one hundred sixty eight (168) hours of Military Leave per calendar year (January – December).

B. Utilization of Military Leave

Allocated Military Leave may be used by employees of the guard and Reserve for weekend drills, annual summer camp training and additional active duty training or activation. The allocated 168 hours of Military leave shall be utilized until such leave runs out.

C. Additional Active Duty Training

The Decatur Police Department recognizes that additional training may be required during the career progression of a Guardsman or Reservist.

1. If additional active duty training or activation above the 168 hours is required, the



employee may elect to use Annual leave, Holiday leave or Leave of Absence without Pay Excused for the duration of active duty.

2. In the event that active duty training or activation requires the employee to take more than two weeks of leave (Accrued Leave or leave Without pay), a memorandum requesting Leave of Absence should be directed to the Chief of Police via the chain of command, stating the reason for the extra military time needed. Employees should submit the leave of Absence request ninety days prior to accepting orders for military training or upon receipt of orders to allow the Department sufficient time to make necessary adjustments in manpower, etc.

Deployment & Reintegration

A. Pre-Deployment (CALEA 22.1.9c)

Members of the armed forces present unique circumstances surrounding their deployment. It is recognized that members returning from military deployment, particularly those involved in combat operations, may have specialized needs. The following guidelines shall apply when an employee has military activations including pre-deployment, deployment and postdeployment. The following provisions are intended to help any employee when dealing with a long-term military deployment. The following provisions are to support the employee and family, during the deployment and subsequent reintegration.

- 1. Employees shall inform their supervisor as soon as they have been officially notified of the impending military deployment. Employees must also provide their supervisor with a copy of the military orders as soon as possible.
- 2. The supervisor shall notify their Division Commander of the employee's impending military deployment via the chain of command and will provide a copy of the military orders.
- 3. A Division Commander or designee will serve as the point of contact (POC) between the deployed employee and the Decatur Police Department (CALEA 22.1.9a, CALEA 22.1.9b).
- 4. The Division Commander will ensure that Human Resources is notified via the Chief of Police of the employee's upcoming deployment. A copy of the employee's military orders will be forwarded to Human Resources Department (CALEA 22.1.9b).
- 5. The POC will be responsible for ensuring that the Command Staff, and Training Division are made aware of the deployment and all documentation is delivered and distributed appropriately.
- 6. The POC will coordinate and document a Military Exit Interview with the Chief of Police or designee (CALEA 22.1.9c).



- 7. The Chief of Police or designee will meet with the employee prior to the deployment to ascertain any relevant information which may aid in later reintegration including (CALEA 22.1.9c):
 - a. The estimated length of time of deployment, if known;
 - b. A family point of contact (if desired by the employee);
 - c. Any requests, special concerns, considerations, or needs of the family during deployment;
 - d. The assigned military POC for the member;
 - e. Email address, mailing address, or contact phone number for the employee, if possible.
 - f. An explanation of what to expect from the department when they return from deployment (i.e. training requirements, employee assistance program, return interview, etc.).
- 8. Prior to a long-term deployment, all issued equipment will be inventoried by the Training staff. The equipment will be stored in a secure location at the training center during the employee's deployment (CALEA 22.1.9d).

B. During Deployment (CALEA 22.1.9g)

During the deployment period, the POC will be responsible for:

- 1. Maintaining periodic emails and/or phone contact with the employee's family, if desired by the employee. This contact may serve as a welfare check and determine if the family has any needs. The POC may make referrals and provide resources, if necessary.
- 2. Informing the employee that they are to notify the designee, if possible about fifteen (15) days prior to the estimated return date, to verify the return date and provide the employee with information on where to report upon return.
- 3. The employee is responsible for providing the department with a return date as soon as available. The specific time frame is dependent upon the length of deployment and shall follow the USERRA (Uniformed Services Employment and Reemployment Rights Act).

C. Post Deployment (CALEA 22.1.9e)

1. Upon completion of military service obligations, employees will contact the department POC as previously outline in this policy.



Note: Failure to notify the POC after an approved military leave in a timely manner, falsification of the reasons for taking the military leave or working elsewhere while on military leave can result in termination of the leave of absence and /or discipline, up to and including termination of employment.

- 2. The department POC will:
 - a. Coordinate a meeting with the Chief of Police or designee for a reintegration interview (CALEA 22.1.9e).
 - b. Notify the training coordinator to determine specific training that was missed during deployment (CALEA 22.1.9f).
- 3. The training coordinator will be responsible for (CALEA 22.1.9f):
 - a. Evaluating the needs and for providing the employee any training missed during the deployment including, but not limited to:
 - i. Department legal updates;
 - ii. Critical updates and/or revisions of department policies and procedures;
 - iii. Firearms qualifications;
 - b. Providing employees with their assigned equipment.
- 4. If employees returned from a long-term deployment, they may complete a refresher course. The course is designed to re-acclimate the employee.
- 5. After completing the refresher course, the employee may be assigned to a Field Training Officer (FTO) where applicable:
 - a. The FTO will provide documented training as outlined by the training staff.
 - b. At the end of the FTO phase, the FTO will submit a written review, which will include all training efforts and indicate if the employee is ready or not to resume official duties. Any concerns will be addressed in the review.
 - c. The review will be submitted to a Division Commander via the chain of command, and a copy of will be sent to the training unit.
 - d. If employees are not ready to resume their official duties, the initial FTO session may be extended.
 - e. The training staff will review the submitted documents for completeness and update 156 3/21



the employee's training record.

D. Federal Protections:

Title 38, Chapter 43, Section 4312 of the United States Code regarding Reemployment Rights of Persons Who Serviced in the Uniformed Services shall be followed.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 303.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	July 24, 2012
Title:	Pages:	Distribution:
Seniority	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Length of employment in a job classification shall be recognized whenever practical and in the department's best interest. Employees with greater seniority shall be given preference in such matters over employees with lesser seniority.

DEFINITIONS

Seniority: The length of continuous, full-time service in the employee's current classification.

PROCEDURES

There shall be no seniority other than as provided for in this directive.

- **A. Reclassification to Lower Classification**: In accordance with the City of Decatur Personnel Policies and Procedures Manual, a demotion is not necessarily a disciplinary action.
 - 1. In the event an employee is promoted to a higher position and later demoted, the time served in the higher position will apply to seniority in the position to which he/she is returned.
 - 2. The only exception will be if a reduction in seniority is stipulated as part of a disciplinary action.
- **B.** Identical seniority: In the event two or more employees have identical seniority within the same classification, each action based on seniority will be decided by the length of continuous employment, beginning with initial date of hire/entry in classification on the same career path as the employee's current classification. (Example: Two Sergeants promoted on the same day would have each officers seniority determined by who had been employed longest in previous sworn classification).



Decatur Police Department Decatur, Alabama

General Order No. 304.0

Subject: Written Directive System	Effective Date: November 2, 2000	Revised Date: September 1, 2022
Title: Off Duty & Secondary Employment	Pages: 7	Distribution: All Members
Cross Reference: CALEA Reference Chapter 22.2.5	Chief of Police Appro Todd Pinion	oval

POLICY

The Decatur Police Department supports and permits employees to engage in secondary employment provided they comply with the guidelines established in this directive.

DEFINITIONS

Primary Employment: The Decatur Police Department will be considered the primary employer and no other employment may be scheduled concurrent to the employee's normal duty hours UNLESS it occurs during periods of authorized leave or during the employee's normal off days.

Off-Duty Employment: Any employment or volunteer work that is conditioned on the actual or potential use of law enforcement powers by the sworn employee.

Secondary Employment: Any employment or volunteer work that is <u>NOT</u> conditioned on the actual or potential use of law enforcement powers by the sworn employee.

PROCEDURES

All employees must successfully meet their primary employment obligations before seeking any secondary employment or off duty employment. The Department's concern with employment outside the agency is that it is lawful and poses no conflict with Departmental regulations. Employees must remain fit for duty for their primary employment. Employees are responsible for remaining fit for duty and must avoid any off duty or secondary employment that interferes with their fitness for duty.

A. Types of Service

Types of off-duty services which may be considered for approval include, but are not limited to (CALEA 22.2.5b):



- 1. Traffic control and pedestrian safety;
- 2. Wide trailer escorts;
- 3. General security functions,
- 4. Courtesy officers receiving free or reduced rent due to their employment;
- 5. Routine law enforcement of life and property; and
- 6. Plain clothes assignments.

B. Conflict of Interests

Any employment that may present an actual or potential conflict of interest between the employee's duties and his duties for his secondary or off duty employer or any other employment that may bring disrepute or discredit to the department must receive prior approval from the Chief of Police. Some examples of employment representing a conflict of interest include, but are not limited to:

- 1. As a process server, repossessor or bill collector, bounty hunter for bondsmen, in towing of vehicles, or in any other employment in which police authority might tend to be used to collect money or merchandise for private purposes;
- 2. Personnel investigations for the private sector of any employment which might require the employee to have access to police information files, records or services as a condition of employment;
- 3. In police uniform, in the performance of tasks other than those of a police nature;
- 4. Assisting in any manner the case preparation for the defense in any criminal or civil action or proceeding;
- 5. For a business or labor group that is on strike;
- 6. In occupations that are regulated by, or that must be licensed through, the Department.

C. Requests for approval (CALEA 22.2.5c)

Request for approval of off-duty employment will be made on the approved form. The supervisor will verify that the officer is maintaining a satisfactory performance and uniform/appearance requirements and approval or disapproval with his signature. The form must indicate current certificate of insurance is on file or the employer is exempt from the insurance requirements.



- 1. The employee must submit a request for approval. The request form will include all information required to ensure compliance with the guidelines set forth in this directive. The request will be submitted to a Division Commander through the Chain of Command for approval.
- 2. The Chief of Police or his designee will serve as a point of coordination and/or administration and will review the request to ensure compliance with this policy, processes and other matters deemed appropriate by the agency prior to approval (CALEA 22.2.5d).
- 3. Request for re-approval will be necessary under the following conditions:
 - a. When the insurance policy renewal occurs:
 - b. Any significant change in duties or employer, or any substantial change in the conditions as originally approved for the job.
 - c. Regardless of initial approval date, a renewal request must be submitted and approved through channels on January 1st of each year.

D. Approval Guidelines

- 1. Permission must be given by the Department for an employee to work any off- duty employment with the exception of volunteer work of the off-duty nature. The following guidelines will be used by the Department when considering the employee to participate in off-duty employment (CALEA 22.2.5a).
- 2. Police Officers may engage in this type of employment when:
 - a. A government, profit-making or non-for-profit entity has an approved agreement with the Police Department for Police officers in uniform who are able to exercise police duties;
 - b. The appropriate liability insurance has been initiated by the off-duty employer or officer; and
 - c. Approval has been received for the employee to work the off-duty employment.

E. Approval Contingencies

Approvals for off duty employment will be contingent upon the following:

1. A Police Department Employee engaged in any secondary or off duty employment is subject to call out in case of emergency and must be able to leave his or her off duty employment in such situations (CALEA 22.2.5b).



- 2. No employee will be required by a prospective off duty employer to sign any "hold harmless" or indemnification clause, in which the employee agrees to relieve the private employer of liability for actions or injuries that may occur as a result of the performance of the employee's duty, either police related or otherwise.
- 3. Off-duty employment information will be kept on file with the Department. It is the officer's responsibility to ensure the policy remains in force and a copy of the proof form is provided to the Department, if needed.

F. Qualifying Criteria

Employees must meet the following criteria in order to quality for off-duty employment:

- 1. The police employee must be in good standing with the Department; continued Departmental approval is contingent on such good standing. A less than satisfactory performance evaluation may result in the suspension of an employee's eligibility to perform off-duty employment until his/her performance returns to a satisfactory level.
- 2. No employee may perform off-duty employment while on administrative leave or while on Suspension With or Without Pay or Leave Without Pay/Unexcused status.
- 3. Employees on probation will not be permitted to work off-duty employment outside the Department. Permission may be granted to work off duty employment and Department sponsored off-duty assignments (e.g. football games, basketball games, etc.) where a sworn supervisor is present or as authorized by the Chief of Police.
- 4. Employees on military leave, sick leave, light duty, industrial injury or Workman's Compensation or who are on leave due to a hazardous duty injury will not be eligible to engage in off-duty employment. Exceptions may be granted to employees on leave due to injury or illness; such exceptions will be determined on a case-by-case basis by the Chief of Police or his designee.

G. Loss of Eligibility (CALEA 22.2.5c)

In addition, eligibility for off-duty employment may be withdrawn for the following reasons:

- 1. Failure to qualify with duty firearm.
- 2. Failure to comply with this directive.
- 3. Overall less than satisfactory job performance with the primary employer.
- 4. When Departmental procedure has determined through justification and cause, concerns that such employment is not in the best interest of the Department.



5. Any employee whose eligibility for off-duty employment is withdrawn will be promptly notified in writing, of the reason(s) for the action and the conditions under which he/she may reapply for eligibility.

H. Guidelines During Secondary/Off-Duty Employment (CALEA 22.2.5b)

- 1. Prior to performing any off-duty employment, police employees will comply with the Departmental procedures for granting approval of such employment. This employment must meet the criteria set forth in this Written Directive, and be approved via a properly submitted request.
- 2. Personnel may not perform any secondary or off-duty job while on duty with the primary employer.
- 3. Personnel that have taken sick leave on a normal duty shift must be granted approval from their shift lieutenant or his/her designee before performing secondary or off duty employment during their assigned duty hours.
- 4. Personnel on workman's compensation leave will not perform any outside employment that would violate workman's compensation laws.
- 5. Personnel will comply with all Departmental rules and regulations of the Decatur Police Department and uphold the integrity of their sworn profession at all times.
- 6. While performing off-duty employment, officers will perform all normal duties arising from the exercise of their police power including incident/offense reports, accident reports, and arrest reports. Officers will not request duty units to perform these duties unnecessarily. Reasonable assistance of on-duty units (i.e., transporting prisoners, booking prisoners, etc.) should be provided when work load of on-duty units permits. Necessary assistance may be requested and should be provided.
- 7. Uniformed officers will comply with all Uniform and appearance Regulations. If working in plain clothes, officers will dress appropriately and according to reasonable standards of dress, appearance, and cleanliness.
- 8. Officers performing off-duty assignments will notify communications of the location, the nature and the duration of their assignment upon arriving at the job site.
- 9. Officers performing off-duty assignments will be considered under the direction of the supervisor on duty, or their designee, in the area of the job site; Officers will be held responsible for notifying an on-duty supervisor of significant events, major crimes, serious injuries and uses of force that may occur during or as a result of their assignment.
- 10. Officers may participate in charity activities, with the following restrictions: Charity activities involving the wearing of police uniform must be approved in advance by the



Chief of Police or his designee. Officers may not solicit funds while in uniform unless given permission by the Chief of Police. When soliciting funds in plain clothes, no Departmental identification is to be used or shown unless an unrelated police action becomes necessary.

- 11. All employees are required to submit the total of off-duty employment hours being worked on a weekly basis to their supervisors. Employees will not receive overtime pay for writing arrest report, etc. if the secondary or off-duty employer is paying the employee for the time spent writing the report.
- 12. Supervisors are required to monitor on a weekly basis the amount of off- duty employment hours being worked by officers under their supervision.

I. Emergency Requests

Shift lieutenants or their designee may grant approval for requests received on extremely short notice for jobs lasting no longer than two days. Shift lieutenants will ensure that the job they are approving complies with the provisions of this directive, and may fill these requests with any eligible employee.

J. Insurance

Officers employed with off-duty employment or volunteer work that may employ potential or actual use of police powers must comply with the Code of Alabama, 1975, Title 6-5-338 that requires employers of off-duty peace officers or the officer to have at least \$100,000 liability in force to indemnify any acts of such off duty peace officer; and to provide that failure to have such insurance in force shall make individual owners or general partners or corporate officers of the employer liable for all acts taken by such peace officer in the line and scope of such private employment.

- 1. The off-duty employer or employee will agree to accept all legal and financial responsibility for injuries caused by, or to, the officer while engaging in off- duty, with the exception of a hazardous duty injury.
- 2. Secondary employment and volunteer work that are not conditioned on the actual or potential use of law enforcement powers are not required to possess the above policy.
- 3. If individual employees are providing an insurance carrier themselves to cover the insurance requirement, documentation of that insurance, (copy of the policy with limits of coverage) should be provided to the office of the Chief of Police or designee for documentation.
- 4. Off-duty employment information will be kept on file with the Department. It is the officer's responsibility to ensure the policy remains in force and a copy of the proof form is provided to the Department, if needed.



K. Jurisdiction

Off-duty employment is not to be performed outside the City Limits of Decatur or police jurisdiction unless approved by the Chief of Police or his/her designee.

L. Off Duty Job Information & Advertising

Off duty job information and openings shall be forwarded to the respective Division Captain. Only the Division Captain is authorized to advertise off duty employment opportunities via emails or postings.

M. Documentation (CALEA 22.2.5e)

- 1. Significant aspects of off-duty employment, including but not limited to date(s), time(s), number of officers assigned, and duties to be performed will be recorded in the off duty request form.
- 2. On duty supervisors shall be notified immediately of incidents occurring during the officer's off-duty employment, including but not limited to uses of force, complaints received, incidents occurred and injuries sustained and shall be documented following department procedures and forms.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 305.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	July 24, 2012
Title:	Pages:	Distribution:
Family Medical Leave Act	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

The City of Decatur shall grant family and medical leave to eligible employees, in accordance with the Family and Medical leave Act of 1993 (FMLA). The leave may be paid, unpaid, or a combination of paid and unpaid, depending on the circumstances and as specified in the Family and Medical leave Act Policy published by the City of Decatur Human Resources Department.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 306.0

Subject:	Effective Date:	Revised Date:
Written Directive System	October 1, 1997	November 15, 2012
Title:	Pages:	Distribution:
Career Development and Higher Ed.	1	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

The City of Decatur recognizes the importance of continued education and as a result has established a tuition refund program to encourage employees to pursue course(s) which will benefit them and the City as well. The City of Decatur has established a training and development tuition refund policy that supersedes this policy.



Decatur Police Department Decatur, Alabama

General Order No. 307.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	July 5, 2007	February 9, 2023	
Title:	Pages:	Distribution:	
Responsibilities	6	All Members	
Cross Reference:	Chief of Police App	Chief of Police Approval	
CALEA Reference Chapter 22	Todd Pinion	Todd Pinion	

POLICY

Officers shall at all times and to the best of their ability support and enforce the Constitution of the United States, all applicable federal laws, laws of the State of Alabama as well as the ordinances, resolutions, rules and regulations of the City of Decatur.

Police officers act as official representatives of government and are required and trusted to work within the law. Officers' powers and duties are conferred by statute. Fundamental duties of police officers include: serving the community, safeguarding lives and property, protecting the innocent, keeping the peace, and ensuring the rights of all to liberty, equality and justice. As such the following procedures apply to police officers, transport officers, and employees as noted.

PROCEDURES

A. ACCOUNTABILITY

Officers are directly accountable for their actions through the chain of command to the Chief of Police. As such Officers shall:

- 1. Use the Chain of Command for reporting and accountability.
- 2. Cooperate fully in any internal administrative investigation conducted by this or other authorized agency and shall provide complete and accurate information in regard to any issue under investigation.
- 3. Be accurate, complete, and truthful in all matters.



B. KNOWLEDGE OF THE LAWS

All officers shall familiarize themselves with the statutes, laws, and ordinances of the City of Decatur, State of Alabama and other applicable Federal laws. Failure to take action as related to such violations which come to their attention will be deemed a neglect of duty.

C. WRITTEN DIRECTIVES

All personnel shall thoroughly familiarize themselves with all written directives, rules, and regulations as issued by this Department.

D. RESPONDING/REPORTING (CALEA 82.2.1d)

- 1. Police officers will respond to:
 - a. Calls for assistance from citizens;
 - b. Sounding alarms;
 - c. Dispatches or assignments by radio, phone or in person;
 - d. Calls for assistance by other officers;
 - e. Reports or observations of a crime or an attempt to commit a crime;
 - f. Disturbances or a need to keep the peace;
 - g. Any situation where there is a need to protect life, or property.
- 2. Personnel assigned to specialized units or special details are not relieved of the responsibility for initiating action outside the scope of their assignment when necessary.
- 3. Employees shall promptly and accurately communicate to the department all crimes or attempts to commit crimes, suicides and attempts, disturbances, fires, accidents, important happenings, complaints and information concerning police matters that may come to their attention, on or off duty.
 - a. A police officer who is called to or happens upon the scene or report of a crime, or an attempt to commit a crime, shall at once investigate and note all particulars.



- b. Police officers investigating a crime or suspicious death shall exercise every precaution to avoid destroying or lessening any possible evidence.
- c. The initial responding officer (primary officer who is assigned or designated by dispatch) shall submit a written report prior to the end of their tour of duty unless otherwise authorized by supervisor or policy.
- d. When multiple officers are involved, each officer is responsible for the reporting of their actions either by a separate report or the inclusion of actions in the primary report. The primary officer may change depending on circumstances; however the communications center should always be advised of any such change.
- 4. Written Reports shall be completed on the following actions (CALEA 82.2.1a):
 - a. Reports of a crime or attempts to commit a crime;
 - b. Arrests;
 - c. Domestic and civil disturbances;
 - d. Injury or death of any person including officers;
 - e. Destruction of an animal;
 - f. Response to Resistance as defined by policy;
 - g. Ready gun;
 - h. The discharge of a firearm or Taser;
 - i. Use of O.C. spray;
 - j. Recovery of lost or stolen property;
 - k. Damage to property;
 - 1. Missing persons;
 - m. Missing children;
 - n. Runaway juveniles;

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- o. Mentally Ill;
- p. Violent felonies;
- q. Crimes of violence;

Vehicles crashes where the vehicle has to have assistance to be removed from the scene;

- r. Vehicle crashes where one or more individuals are injured or killed;
- s. Vehicle crashes that result in property damage in excess of \$250.00 or more on a highway or roadway;
- t. When police authority is exercised outside the agency's jurisdiction pursuant to a mutual agreement.
- 5. Written reports will be legible, complete and submitted on the appropriate police department forms in accordance with WD 804.0 Field Reporting, section D. All reports, forms or documents shall be completed in black ink unless otherwise required by policy or directive (CALEA 82.2.1d).
- 6. All incident/offense, supplements, and arrest reports will be approved by a supervisor, who will ensure the overall quality of such reports (CALEA 82.2.1e).
- 7. Reports shall be kept and disseminated only as provided for by law, Department Policy or City Policy.

E. COURTESY

Employees shall be courteous to the public and fellow workers. Personnel shall be professional in the execution and performance of their duties and shall control their tempers, exercising the utmost patience and discretion. Employees shall not engage in argumentative discussions in public places or with citizens, even in the face of extreme provocation. In the performance of their duties, personnel shall not use coarse, violent, profane or insolent language or gestures, and shall not express any prejudice regarding race, religion, politics, national origin, sexual orientation, lifestyle or similar personal characteristics.



F. DEMEANOR

- 1. Whether on duty or not, employees shall be governed by ordinary and reasonable rules of good conduct and behavior and shall not commit any act which brings reproach or discredit upon the department or themselves.
- 2. Conduct unbecoming an employee shall include any such conduct or personal association that brings the Department into disrepute, has an adverse impact on the employees job performance or which could destroy public respect for the police employees and confidence in the operation of police services.
- 3. Ranking officers shall demonstrate proper deportment and desirable attitudes in dealing with the public and their subordinates. Authority shall be exercised to ensure that justice and fairness are accomplished. Supervisors shall not injure or discredit those under their authority by tyrannical conduct or by abusive language.

G. IDENTIFICATION

- 1. Personnel will be issued identification cards which will contain the employee's photograph, rank, badge number, and the electronic signature of the Chief of Police (CALEA 22.1.8b).
- 2. Upon issuance of a new card, the old card will become invalid.
- 3. If an issued card is damaged, lost, or stolen, the employee will notify his/her immediate supervisor explaining the circumstances.
- 4. Employees that leave employment with the department will relinquish any identification cards in their possession. Identification cards are the property of the Decatur Police Department, and must be relinquished by the cardholder upon demand.
- 5. A copy of the employee's identification card will be placed in their personnel file and the originals shredded.
- 6. When on duty, or off duty acting in an official capacity, officers shall carry their badges and identification cards on their persons at all times, except when impractical or dangerous to their safety or to an investigation.
- 7. Officers shall furnish their name and I.D. number to any person requesting that information when on duty or off duty acting in the capacity of a police officer except when the



withholding of such information is necessary for the performance of police duties or as authorized by proper authority (CALEA 22.1.8a).

8. Personnel will properly identify themselves when answering a Department phone and shall furnish their I.D. number upon request (CALEA 22.1.8c).

H. PUBLIC STATEMENTS AND APPEARANCE

- 1. Personnel shall not publicly criticize the Department, its policies or personnel by speech, writing or other expression, when such action is defamatory, obscene, unlawful or where such may reasonably tend to undermine the effectiveness of the Department, interfere with the maintenance of discipline, or is made with reckless disregard for the truth.
- 2. Personnel representing the Department or having an appearance of representing the Department, shall not address public gatherings, appear on radio, television, or address print or electronic media without the authority to do so.

I. POLITICAL, RELIGIOUS, OR DISCRIMINATORY DISCUSSIONS

While on duty, employees shall not:

- 1. Engage in political or religious discussions or actions;
- 2. Use police related equipment/uniforms, etc. to engage in political or religious discussions or actions; and
- 3. Use remarks or participate in any action that degrades national origin, sex, color, creed, sexual orientation, political or religious beliefs.

J. CITY OWNED PROPERTY

Employees shall immediately report to their supervisor any lost or damaged city property which has been issued to them, or left in their care. Other Decatur City policies may apply.



Decatur Police Department Decatur, Alabama

General Order No. 308.0

Subject:	Effective Date:	Revised Date:
Written Directive System	November 22, 2006	December 9, 2022
Title:	Pages:	Distribution:
Conduct	6	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 26	Todd Pinion	

POLICY

Law enforcement effectiveness depends upon community respect and confidence. Conduct that detracts from this respect and confidence is detrimental to the public interest and is prohibited. This Department will investigate circumstances suggesting an employee has engaged in unbecoming or prohibited conduct, and will take appropriate action. This policy applies to all officers and personnel of this department whether on duty or off, whether within or outside of the jurisdiction of this agency and it is readily available to all agency personnel (CALEA 26.1.1).

Conduct which is not mentioned under this policy but which violates the general principal of the policy is prohibited. A violation of any department policy may result in disciplinary action up to and including termination. The following shall apply:

DEFINITIONS

Conduct unbecoming – Any conduct by an employee, either on or off duty that brings the Department into disrepute, or has an adverse relationship on the employee's job performance, or which has a tendency to destroy the public trust or respect of police employees and confidence in the operation of police services.

Neglect of duty – Omits, disregard, ignore, overlook, slight, forget, give little attention or respect to, leave undone or unattended any lawful work related obligation, or to act in a careless or reckless manner.

Exculpatory evidence - evidence favorable to the defendant.

Gratuity – Something of value given free or at a reduced cost to an officer because of their official position, or for an act performed or to be performed by such officer.



PROCEDURES

A. General Conduct

- 1. Officers shall carry out their duties with integrity, fairness and impartiality.
- 2. Officers and employees shall not use their official position, identification cards or badges for:
 - a. Personal or financial gain, for themselves or another person;
 - b. Obtaining privileges not otherwise available to them except in the performance of duty; and
 - c. Avoiding consequences of unlawful or prohibited actions.
- 3. Officers shall not directly or indirectly demand, seek, receive, accept or agree to receive or accept anything of value for an official act performed or to be performed that would in any way influence their lawful functions or duties. This includes, but is not limited to, reduced or free: meals, drinks, admittance to shows, services, product or other gifts.
 - a. The Chief of Police may authorize the participation of all officers in an appreciation event which is sponsored by a business or individual.
 - b. Items brought to the police department by the public or a business as a token of appreciation for all officers is not considered gratuitous under this policy.
 - c. When faced with a gratuitous offer of \$25 of value or higher, either verbal or implied, officers should politely decline.

Note: The intent of this rule is to prohibit non-corrupt conduct that nonetheless gives the appearance of impropriety, i.e., rewards for official conduct and should be applied accordingly.

- 4. Officers shall not use the authority of their position as officers, or information available to them due to their status as officers, for any purpose of personal gain including, furtherance of a personal relationship.
- 5. Officers shall not engage in any off duty employment if the position compromises or would reasonably tend to compromise the officer's ability to impartially perform the officer's official duties.
- 6. Officers shall avoid regular personal associations with persons who are known to engage in criminal activity when such associations will undermine the public trust and confidence in the officer or Department. This rule does not prohibit those associations ¹⁷⁵ 3/21



that are necessary to the performance of official duties, or when such associations are unavoidable because of the officer's personal or family relationships.

- 7. Employees shall not congregate in public places except for the purpose of transacting police business or to take regular breaks as provided for by policy.
- 8. Employees and volunteers shall not lend to another person their identification cards or badges or permit these items to be photographed or reproduced without approval of the Chief of Police.
- 9. Employees shall not, except in the course of official duties or as required by law, publicly disclose information likely to endanger victims, witnesses or complainants.
- 10. Employees shall not knowingly violate any legal restriction for the release or dissemination of information.
- 11. Employees shall not disclose or share information pertaining to any pending investigation or criminal manner via any media method or platform without the express permission of the Chief of Police or his designee.
- 12. All employees who become aware of a violation of conduct, any departmental policy, local, state or federal law by another employee or other agency employee will, within their scope of authority and training (CALEA 1.2.10):
 - a. Notify a supervisor immediately and submit a written report. The supervisor shall forward the information to the Chief of Police via the chain of command.
 - b. If the violation is committed by the employee's immediate supervisor, the employee shall report the incident to the next in command supervisor.

<u>Note</u>: Retaliation against any employee who intervenes during what is perceived to be excessive use of force, or one who reports misconduct, or one who cooperates in an internal investigation is strictly prohibited. This violation may result in disciplinary action up to and including termination.

- 13. Officers shall truthfully, completely and impartially report, testify and present evidence, including exculpatory evidence, in all matters of an official nature.
- 14. Employees shall not use language or engage in acts that demean, harass, or intimidate another person. Members should refer to the City's policy on Harassment for further information.
- 15. Employees while on duty, or in uniform or while acting in an official capacity shall not solicit or accept contributions for this agency or for any other agency, organization, event or cause without the express consent of the Chief of Police or designee.



- 16. Employees which are unable to report for duty due to illness or other reason, shall report to their supervisor or next in the chain of command until a response is received acknowledging the absence. This notification shall occur no later than 30 minutes prior to the beginning of their scheduled shift, and shall state the nature and reason of the absence.
- 17. Employees shall immediately report to the Chief of Police through their chain of command all information concerning any arrest, citation, dispute, or court action instituted against them in any criminal or civil action. Employee must request and receive a response to their notification.
- 18. Employees that become involved in a domestic dispute where law enforcement has been called, shall notify a member of their chain of command immediately after the situation has ended. Employee must request and receive a response to their notification.
- 19. Employees that become involved in a domestic violence incident shall immediately:
 - a. File a report with the proper law enforcement agency;
 - b. Notify a member of their chain of command once the situation has ended;
- 20. Unless exigent circumstances exist, officers shall not engage in a law enforcement matter when it involves a family member, friend, or relative such that the officer's objectivity may be, or may appear to be compromised. If this occurs, employees must notify their chain of command.

B. Specifically Prohibited Conduct

- 1. Any conduct which is unbecoming of an employee of the police department.
- 2. Neglect of duty.
- 3. Commission of an act which would constitute a felony or misdemeanor under the State or Local law where the act took place.
- 4. Storing or bringing into any police facility or vehicle alcoholic beverages or controlled substances, except when such are being held for evidence or training in accordance with departmental procedures.
- 5. The use of controlled substances except when legally prescribed is prohibited. The officer shall immediately notify their supervisor if a prescribed medication is likely to impair the officer's performance.
 - a. Personnel shall not be permitted to work if such medication will result in impairment of the employee.



- b. If while on duty an employee is unexpectedly impaired by a prescription medication, a supervisor shall be notified immediately. The employee's immediate supervisor should determine fitness for duty, unless immediate relief from duty is warranted.
- 6. The purchase or consumption of alcoholic beverages while in uniform, on active duty or in a police vehicle.

Exception: In the performance of duty and while acting under proper and specific orders from a superior officer.

- 7. Personnel shall not appear for duty, be on duty, or operate a police vehicle while under the influence of intoxicants to any degree or with an odor of intoxicants upon their breath, except as provided for herein.
- 8. Unauthorized absences from duty.
- 9. Tardiness;
- 10. Sleeping on-duty.
- 11. Cowardice in the performance of duty such as shrinking away from danger or responsibility.
- 12. Insubordination to include but not limited to:
 - a. The willful neglect or disobedience of standing orders, established rules, written or oral directives and memorandums, or verbal orders from a superior officer which are legal and reasonable.
 - b. The neglect or disobedience of any lawful order of a superior that is reasonable, and related to the duties of the employee.
 - c. The delay or failure to carry out assigned work.
 - d. Disrespect, insolence and like behavior toward a supervisor.
- 13. Discrimination, which is considered a form of harassment as defined by policy # 308.1 Harassment and as governed by City policy.
- 14. Sexual harassment as defined by policy # 308.2 Sexual Harassment/Misconduct and as governed by City policy.
- 15. Oppressive or tyrannical conduct in the discharge of duties.
- 16. Incompetence, malfeasance or misfeasance in the performance of duties.

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- 17. Communicating information relative to criminal investigations without permission, to unauthorized persons.
- 18. Untruthfulness.
- 19. Un-cleanliness in dress or person.
- 20. Accepting or soliciting a bribe.
- 21. Feigning sickness or injury.
- 22. Willful mistreatment of a prisoner.
- 23. Neglect or carelessness resulting in damage to, or loss of, public or private property.
- 24. Appropriating any lost, found, stolen, departmental or evidence property to the employee's own use or the unauthorized use of another.
- 25. Attempting to induce any employee of the city to commit an illegal act or to violate any department rule or regulation.
- 26. Threatening, intimidating, coercing or otherwise interfering with another employee in the performance of their duties.
- 27. Revealing the contents of any official police record, report, or document except as authorized by the Chief of Police or departmental procedures or divulging the contents of a criminal history or arrest record except as authorized by the Chief of Police or as provided for by departmental procedures.
- 28. Altering, forging or tampering with any police record, report, citation or other department document.



Decatur Police Department Decatur, Alabama

General Order No. 308.1

Subject:	Effective Date:	Revised Date:
Written Directive System	April 10, 2018	November 11, 2019
Title:	Pages:	Distribution:
Harassment	2	All Members
Cross Reference: CALEA Reference Chapter 26.1.3	Chief of Police Appro Todd Pinion	oval

POLICY

All City of Decatur employees have the right to work in an environment free from all discrimination and conduct which may be considered harassing, coercive, threatening, or disruptive.

DEFINITION

Harassment: Harassment may be defined under Alabama Criminal Code, title 13A-11-8, but for the purpose of the directive, harassment may also include but is not limited to the following conduct towards any person:

- 1. Actions that are inappropriate;
- 2. Language or acts that demean, harass, intimidate, or coerce;
- 3. Abusive or insulting words;
- 4. Conduct that is disturbing, pestering or troubling repeatedly;
- 5. Disrespect, humiliation, discrimination;
- 6. Unwelcome conduct that is based on race, color, religion, sex, national origin, age, disability or genetic information.



PROCEDURES

All forms of harassments, whether sexual or otherwise, including discrimination, of a City of Decatur employee will not be tolerated, regardless of whether the harassment is from a fellow employee, supervisor or subordinate.

- 1. Personnel found to have engaged in any form of harassment or retaliation will be subject to disciplinary action, up to and including termination.
- 2. A prompt and thorough investigation will be conducted and corrective actions will be taken if warranted when supervisors observe or are made aware of conduct that may be interpreted as discriminatory or any form of harassment, including sexual harassment, regardless of an informal or formal complaint. To the extent possible, any complaints of harassment will be treated as confidential.

RETALIATION

- 1. Neither employees raising a complaint about harassment nor any employee providing information in response to an investigation about harassment may be retaliated against.
- 2. Anyone who believes that retaliation may have occurred shall bring the matter to the attention of a supervisor or to Human Resources for an investigation conducted by the Office of Professional Standards.

REPORTING

Employees who are aware that any form of harassment has occurred, even if that harassment is directed toward other employees, they shall immediately notify their supervisor, the next person in the chain of command or the Department Director or the City of Decatur Human Resources Department.



General Order No. 308.2

Subject:	Effective Date:	Revised Date:
Written Directive System	April 12, 2018	November 11, 2019
Title:	Pages:	Distribution:
Sexual Misconduct/Harassment	4	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 26	Todd Pinion	

POLICY

The Decatur Police Department prohibits all forms of sexual misconduct, including but not limited to, sexual assault, sexual exploitation, stalking and sexual harassment. This policy applies regardless of the sex or gender of any individuals involved.

PURPOSE

The Decatur Police Department is committed to fostering an environment in which all members are safe, secure and free from any form of sexual misconduct and/or sexual harassment.

JURISDICTION

All allegations of violations of this policy involving personnel currently employed by the Decatur Police Department will be investigated whether the incident occurred on or off duty.

DEFINITIONS

- A. Sexual Misconduct: Sexual misconduct as defined by AL Criminal Code 13A-6-65.
- **B.** Sexual Harassment: Sexually harassing conduct or behavior that includes, but is not limited to, unwelcome sexual advances, requests for sexual favors and other verbal or physical conduct of sexual nature when:
 - 1. Submission of such conduct is made either implicitly or explicitly a term or condition of employment;
 - 2. Submission to or rejection of such conduct by an individual is used as a basis for employment decisions affecting such individuals;
 - 3. Such conduct has the purpose or effect of unreasonably interfering with the individuals work performance or creating an intimidating, hostile, or offensive working environment.



- 4. Examples of Sexual Harassment toward any person include, but are not limited to:
 - a. Unwanted sexual advances or propositions;
 - b. Unwelcome letters, phone calls, or materials of a sexual nature;
 - c. Unwelcome pressure for dates;
 - d. Demands for sexual favors in exchange for favorable treatment or continued employment;
 - e. Repeated sexual jokes or humor with sexual overtones;
 - f. Unwanted flirtations:
 - g. Verbal abuse of a sexual nature;
 - h. Graphic or verbal commentary about an individual's body, sexual prowess or sexual deficiencies:
 - i. Leering, whistling, pinching, or other inappropriate touching, noises or gestures;
 - j. Unnecessary touching or brushing against another's body or clothing;
 - k. Implied sexual threats;
 - 1. Insulting, suggestive, obscene, or demeaning comments of gestures of a sexual nature; or
 - m. Display of sexually suggestive objects or pictures.

Note: For the purpose of this directive, unwanted or unwelcome shall mean any sexual advances of any kind that continue after the person was made aware that such conduct was unwanted or unwelcome.

- C. Sexual harassment can usually be further categorized as Quid Pro Quo or Hostile Work Environment
 - 1. Quid Pro Quo usually occurs when someone of authority or perceived authority engages in sexually harassing behavior or conduct toward an employee in a subordinate position with a desire to exchange favorable work conditions for sexual favors.
 - 2. A Hostile Work Environment is created when unwelcome behavior or conduct of a sexual nature is so severe or pervasive that it unreasonably interferes with the 183



employees' ability to perform their job functions.

- 3. Sexual harassment can involve inappropriate conduct from male to female, female to male, female to female or male to male. Sexual harassment can occur from supervisor to subordinate, subordinate to supervisor, coworker to coworker, employee to non-employee or vice versa.
- 4. Sexual harassment is unacceptable whether it occurs in the workplace itself or in other work-related settings such as business trips, training seminars and other related events.

PROCEDURES

A. CONSENTING ROMANTIC/SEXUAL RELATIONS

- 1. Consenting romantic/sexual relationships between employees are strongly discouraged as they may lead to unforeseen complications, tension and violence in the workplace.
- 2. Consenting romantic/sexual relationships between a supervisor and their subordinate are strictly prohibited.

B. PROHIBITED CONDUCT

- 1. Sexual misconduct and/or harassment violates the values and principles of the department and disrupts the working environment for all members.
- 2. The Decatur Police Department prohibits all forms of illegal sexual activity as defined by Federal, State or Local Law.
- 3. An attempt or conspiracy to commit an act identified in this policy, as well as assisting or willfully encouraging any such act, is also considered a violation of this policy.
- 4. An act may violate one or more parts of this policy. Department members may also be held responsible for the sexual misconduct of their visitors and guests.
- 5. Any intimate contact with individuals during police contacts.
- 6. Any intimate contact with individuals who are in police custody.
- 7. Any sexual relationships or sexual activities while on duty.
- 8. Any act towards another person that would constitute illegal sexual activity that violates Federal, State or Local law.

C. RETALIATION

1. The Decatur Police Department strictly prohibits retaliation against any member for $\frac{184}{3/21}$



reporting an incident of sexual misconduct and/or sexual harassment, or for participating, in any manner, in an investigation or hearing related to a report of sexual misconduct and/or sexual harassment. The Department considers such actions to be protected activities in which all members of the department may freely engage.

- 2. Personnel are prohibited from engaging in actions, directly or through others, that are aimed to dissuade a reasonable party or a witness from reporting sexual misconduct, sexual harassment or participating in an investigation or hearing.
- 3. Members are required to report any alleged incidents of retaliation to their supervisors, or the next person in the chain of command, if the incident involves a supervisor.

D. SUPERVISOR RESPONSIBILITIES

- 1. Any supervisor witnessing or otherwise being made aware of a situation of sexual misconduct and/or sexual harassment must immediately seek to end the prohibited or offensive activity and report it immediately to the Division Commander via the chain of command.
- 2. The supervisor must obtain or prepare a written record of the conduct. The supervisor should make an effort to have the complaint signed by the complainant; however, a signature is not required. In the event the complainant should not wish to sign the complaint, the refusal to sign should be documented.
- 3. All allegations of sexual misconduct and/or sexual harassment will be investigated by the Office of Professional Standards and may be referred to the appropriate authority to include the Criminal Investigation Division and Human Resources.
- 4. Personnel found to have engaged in any form of sexual misconduct and/or sexual harassment will be subject to disciplinary action, up to and including termination.



Decatur Police Department Decatur, Alabama

General Order No. 308.3

Subject:	Effective Date:	Revised Date:
Written Directive System	June 22, 2011	October 3, 2018
Title:	Pages:	Distribution:
Social Networking	4	All Members
Cross Reference: CALEA Reference Chapter N/A	Chief of Police A Todd Pinion	pproval

POLICY

To establish the Department's position of the utility, management, administration, and oversight of social media. This policy is not meant to address one particular form of social media, rather social media in general, to allow for new tools and future technologies.

PROCEDURES

A. On the Job Use

1. Department Sanctioned Presence

- a. All Department related social media sites or pages shall be approved by the Chief of Police, or a designee and shall be administered by the Public Information Specialist or as otherwise designated.
- b. When possible, social media pages shall clearly indicate they are maintained by the Department and have Department contact information prominently displayed.
- c. Social media content shall adhere to applicable laws, regulations, and policies, including all information technology, records management, Department, and City policies.
- d. Social media pages should display or link to the City Social Media Website Comments Policy, official page of Decatur Police Department. Contact 911 in the event of an emergency.



2. Department Sanctioned Use

Department personnel representing the Department via social media outlets shall:

- a. Conduct themselves at all times as representatives of the Department and adhere to all Department standards of conduct.
- b. Identify themselves as a member of the Department.
- c. Not make statements about the guilt or innocence of any suspect or arrestee, or comments concerning pending prosecutions, nor post, transmit, or otherwise disseminate confidential information.
- d. Not conduct political activities or private business.
- e. Observe and abide by all copyright, trademark, and service mark restrictions in posting materials to electronic media.

3. Social Media Can be Used for Some of the Following:

- a. Missing persons;
- b. Wanted persons;
- c. Gang participation;
- d. Crimes perpetrated online;
- e. Photos or videos of a crime posted by a participant or observer;
- f. Providing crime prevention tips;
- g. Offering online-reporting opportunities;
- h. Sharing crime maps and data;
- i. Soliciting tips about unsolved crimes;
- j. Road closures;
- k. Special events;

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- l. Weather emergencies;
- m. Missing or endangered persons;
- n. Recruiting;
- o. Advertising employment opportunities;
- p. Publicizing volunteer positions; and
- q. Offering training opportunities.

B. Personal Use

Barring state law or binding employee contracts to the contrary, Department personnel shall abide by the following when using social media:

Precautions and Prohibitions:

- 1. With prior approval from the Chief of Police, personnel may display logos, uniforms, or other Department identifying items including department owned property, on personal web pages to the degree the items and their speech does not impair working relationships of the Department for which loyalty and confidentiality are important, impede the performance of duties, or negatively impact the public perception of the Department.
- 2. As public employees, Department personnel are cautioned that speech, on or off-duty, made pursuant to their official duties is not protected under the First Amendment and may form the basis for discipline if deemed detrimental to the Department. (Department personnel should assume their speech and related activity on social media sites reflects upon their office and this Department).
- 3. Department personnel shall not post, transmit, or otherwise disseminate any information to which they have access as a result of their employment without written permission from the Chief of Police or a designee.
- 4. When using social media, Department personnel should be mindful that their speech becomes part of the worldwide electronic domain indefinitely. Adherence to the Department's Code of Conduct, Ethics and Sexual Harassment Policy are required in the personal use of social media.



- 5. Department personnel should be aware that speech containing obscene or sexually explicit language, images, or acts and statements that ridicule, malign, disparage, or otherwise express bias against any race, religion, sexual orientation, or protected class of individuals may provide grounds for undermining or impeaching an officer's testimony in criminal proceedings.
- 6. Department personnel may not divulge information gained because of their authority; make any statements, speeches, endorsements, or publish materials that could reasonably be considered to represent the views of the Department without express authorization.
- 7. Department personnel should expect any information created, transmitted, downloaded, exchanged, or discussed in a public online forum may be accessed by the Department at any time.



General Order No. 309.0

Subject:	Effective Date:	Revised Date:
Written Directive System	August 9, 2007	December 20, 2022
Title:	Pages:	Distribution:
On Duty	2	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter	Todd Pinion	

POLICY

To ensure proper operations and staffing, the Department regulates the reporting to duty and conduct while on duty. The following procedures apply to all personnel:

PROCEDURES

A. Reporting for Duty

- 1. Personnel shall report for active duty at the time and place required by assignment of orders and shall be mentally and physically fit to perform their duties. Personnel shall be properly equipped, dressed, prepared and capable of performing their duties.
- 2. Employees shall review information that pertains to them or their assignments daily when reporting for duty to include, but not limited to: BOLO's, emails, departmental mailbox, new directives, training bulletins, department memorandums, court dockets, and subpoenas.

B. On Duty

- 1. Any employee who becomes injured or ill while working shall immediately notify their immediate supervisor and shall not abandon their post until properly relieved.
- 2. Personnel shall be directly available via an approved method of communication when they are on duty or officially on call.
- 3. Officers shall not use tobacco products while engaging with the public or while in a city vehicle.
- 4. Business cards used for the purpose of Police business shall conform to Department guidelines. Department letterhead, stationary or envelopes shall not be used for personal business and may only be used by employees authorized to send correspondence in the name of the department. 190 3/21



5. Employees shall complete their assigned shift and shall not leave work until they are properly relieved.



General Order No. 310.0

Subject:	Effective Date:	Revised Date:
Written Directive System	April 2, 2001	November 15, 2012
Title:	Pages:	Distribution:
Employee Grievances & Suggestions	1	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter	Todd Pinion	

POLICY

The Decatur Police Department shall provide review mechanisms to employees who have employment-related problems or concerns. The City of Decatur has established a policy concerning processing employee grievances, suggestions, and proposals which shall supersede this policy.



General Order No. 311.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	November 15, 2012
Title:	Pages:	Distribution:
Employee Recognition, Commend	1	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

Employee recognition, commendation and discipline is adopted from policy and procedure produced and approved by the City of Decatur Personnel Board. It relates to recognition, commendation, oral and written warnings and is not intended to create a property interest or contractual right in the employees of the City of Decatur. The City of Decatur further reserves the right to amend this section at any time when the best interest of the City of Decatur requires such amendment.



General Order No. 312.0

Subject:	Effective Date:	Revised Date:
Written Directive System	November 22, 2016	August 21, 2019
Title:	Pages:	Distribution:
Progressive Discipline	7	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 26	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to foster a program of discipline where the discipline is viewed as training, counseling, or development through correction and/or training. This policy has been instituted in order to provide a basic guideline for fair and consistent application of discipline.

PROCEDURES

A. TRAINING AS A FUNCTION TO IMPROVE EMPLOYEE PERFORMANCE (CALEA 26.1.4a)

- 1. Training, note to file and counseling are not disciplinary actions. However, they may be effective in combination with, or in place of disciplinary action to correct misconduct attributable to a training deficiency.
- 2. If a supervisor believes that training is necessary to assist personnel in performing at an acceptable level, or training is more appropriate than punitive discipline, a request in writing must be submitted to the Division Captain via the chain of command.
- 3. If the request is approved, the following criteria must be considered:
 - i. Specific training classes/programs to be successfully completed;
 - ii. Time line for expected improvements in performance;
 - iii. Consequences for failure to improve;
 - iv. A documented review will be submitted to the Division Commander and upon completion of the required training, and a copy of the review will be placed in the Division Commander's file and Training Division's file.



- **B. COUNSELING AS A FUNCTION TO IMPROVE EMPLOYEE PERFORMANCE** (CALEA 26.1.4b)
 - 1. Supervisors have the authority to counsel personnel under their command to correct minor acts of misconduct.
 - 2. Counseling should result in improved work performance, work habits, attitude, and behavior by defining the area(s) of performance needing improvement.
 - 3. A note to file is an option a supervisor can use when initiating employee development.
 - 4. A counseling statement will be completed when conducting counseling sessions of recurring previously addressed issues in formal counseling sessions. The statement will be signed by the employee and the supervisor acknowledging that counseling was provided. A copy of the statement will be placed in the Division Commander's file and Office of Professional Standards' file.

C. DISCIPLINARY PROCESS (CALEA 26.1.4c)

- 1. Support of the Progressive Discipline procedures is a responsibility shared by all members of the Department.
- 2. Supervisors are responsible to motivate, counsel, coach and train individual officers so that they achieve self-discipline.
- 3. Supervisors are given the responsibility to initiate corrective action on employees when violations occur.
- 4. Failure of a supervisor to take corrective action on an employee for failing to follow established policies may constitute dereliction on the part of that supervisor.
- 5. The disciplinary process is designed to improve employee's performance.
- 6. Progressive Discipline Steps (CALEA 26.1.4c)
 - i. Oral Reprimand
 - ii. Written Reprimand
 - iii. Recommend Suspension
 - iv. Recommend Demotion
 - v. Recommend Termination



- 7. Each progressive step will outline, on the approved form, what infraction or violation has occurred and what corrected behavior is expected out of the employee. The supervisor will also outline what steps the employee can take to accomplish the desired behavior.
- 8. Steps of progression could range in time from 3-18 months with an extension approved by the Chief of Police, unless specified by the appointing authority.
- 9. When another step in the progression progress is exacted, the time period will start over.
- 10. The usual progression of discipline will start from step one and move through step five. Due to the nature or severity of the incident the Chief of Police has the authority to start the discipline progression at any one of the steps.
- 11. Discipline need not be progressive for offenses that the Chief of Police has determined to be serious.

	"Dedication, Duty and Honor"
Note to Fi	le
Date of Meeting: Time of Meeting:	
Employee Name: Employee ID Number:	
Issuing Supervisor: Title:	
Supervisor: Please initial to confirm that the employe	
the meeting was conducted for the purpose of issuing a note to file is the first step in improving employee This form is to document a note to file to the employee's note to file is (include date, time and policy name/num	performance. department file. The reason for the
a note to file is the first step in improving employee This form is to document a note to file to the employee's	performance. department file. The reason for the ber violation):
a note to file is the first step in improving employee This form is to document a note to file to the employee's note to file is (include date, time and policy name/num	performance. department file. The reason for the ber violation):
a note to file is the first step in improving employee This form is to document a note to file to the employee's note to file is (include date, time and policy name/num The employee was told that the following is necessary	performance. department file. The reason for the ber violation): to correct the problem:
a note to file is the first step in improving employee This form is to document a note to file to the employee's note to file is (include date, time and policy name/num The employee was told that the following is necessary Officer Signature:	performance. department file. The reason for the aber violation): to correct the problem: Date:

DECATUR	OF DE C
	"Dedication, Duty and Honor"
CounselingS	Statement
Date of Meeting: Time of Meeting:	-
Employee Name: Employee ID Number:	
Issuing Supervisor: Title:	
Supervisor: Please initial to confirm that the emploid the meeting was conducted for the purpose of issuing a counseling statement is designed to document steperformance. any further incidents could result in discipline This form is to document a counseling statement to the for the counseling statement is (include date, time a	uing a counseling statement teps toward improving employee e employee's department file. The reason nd policy name/number violation):
The employee was told that the following is necessa	· · · · ·
Officer Signature:	Date:
Sergeant Signature:	Date:
Lieutenant Signature:	Date:
Captain Signature:	Date:

*Provide a copy to the employee

POLOE	"Dedication, Duty and Honor"
Oral Reprin	nand
Date of Meeting: Time of Meeting:	
Employee Name: Employee ID Number:	-
Issuing Supervisor: Title:	
Supervisor: Please initial to confirm that the employed the meeting was conducted for the purpose of issuin an oral reprimand is the first step in the progressive any further incidents could result in additional discip This form is to document an oral reprimand to the emplo	ng an oral reprimand discipline process pline yee's department file. The reason for
the oral reprimand is (include date, time and policy n	
The employee was told that the following is necessary	to correct the problem:
Officer Signature:	Date:
Sergeant Signature:	Date:
Lieutenant Signature:	Date:
Captain Signature:	Date:
*Provide a copy to the employee	

DECATUR	C O DECATO
	"Dedication, Duty and Honor"
Written R	eprimand
Date of Meeting: Time of Meeting:	
Employee Name: Employee ID Number:	
Issuing Supervisor: Title:	
Supervisor: Please initial to confirm that the emp the meeting was conducted for the purpose of is a written reprimand is the second step in the pro any further incidents could result in additional d	suing a written reprimand gressive discipline process
This form is to document a written reprimand to the c the written reprimand is (include date, time and p	
The employee was told that the following is necess	ary to correct the problem:
Officer Signature:	Date:
Sergeant Signature:	Date:
Lieutenant Signature:	Date:
Captain Signature:	Date:
*Provide a copy to the employee	



General Order No. 313.0

Subject:	Effective Date:	Revised Date:
Written Directive System	August 13, 2018	May 19, 2022
Title:	Pages:	Distribution:
Personnel Early Intervention System	6	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 35	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to provide an early intervention system to identify employees who may be experiencing difficulty in the performance of their duties.

PURPOSE

A comprehensive Personnel Early Intervention System (PEIS) is an essential component of good discipline in a well-managed law enforcement agency. The early identification of potential problem employees and a menu of remedial actions can increase agency accountability and offer employees a better opportunity to meet the agency's values and mission statement.

DEFINITIONS (CALEA 35.1.9a)

Performance Factors: Measurable work related factors as follows: complaints, response to resistance reports, traffic accidents, job related injuries, and use of excessive personal leave.

Standardized Criteria Threshold: Standardized number of occurrences for each performance factor used to establish a warning flag by identifying patterns of stress-induced or performance problems.

A. SUPERVISORS' RESPONSIBILITIES (CALEA 35.1.9f)

Maintaining and reinforcing employee conformance with the standards of conduct and behavior of the department shall be the responsibility of the supervisors (Sergeant, and Lieutenants, or respective immediate supervisors). In order to ensure that patterns of misconduct are properly abated, supervisors:



- 1. Shall familiarize themselves with the employees under their supervision, and closely observe their general conduct and appearance on a daily basis;
- 2. Should remain alert for indicators of behavioral problems or changes that may affect an employee's normal job performance;
- 3. Should assess situations where an employee is perceived to be having or causing problems and determine the most appropriate action;
- 4. Have the responsibility to continually monitor the behavior indicative of the need for a performance review.
- 5. Should determine if there is a need to activate the PEIS following the guidelines established in this written directive, based on (CALEA 35.1.9a):
 - a. Note to file documentation and/or any disciplinary actions;
 - b. At fault traffic collisions;
 - c. Domestic Disputes;
 - d. Indications of alcohol and/or substance abuse;
 - e. Accuracy and quality of work;
 - f. Neatness, appearance and habits;
 - g. Care of city equipment;
 - h. Employee relations;
 - i. Adaptability;
 - j. Safety Consciousness;
 - k. Knowledge of the job;
 - l. Ability to work with others;
 - m. Ability to supervise;



- n. Ability to organize work;
- o. Public relations including citizen complaints;
- p. Delegating Authority;
- q. Time management;
- r. Judgment;
- s. Abrupt changes with regard to tardiness, absenteeism, erratic mood swings; and unreasonable irritability or aggressiveness, or repeated instances of failure to act or overreaction in the line of duty (Documented by a Note to File);
- t. Indications of work being performed below the average or adequate range required and that improvement is needed;
- u. Indications of work being performed is unacceptable and that immediate improvement is required.
- 6. Document employees' actions in accordance with this directive and other department directives.

B. OFFICE OF PROFESSIONAL STANDARDS' RESPONSIBILITIES (OPS)

OPS will regularly monitor the designated computer program continuously for trigger factors of an employee's performance when such employee has incidents in the following categories and timeframes, whether sustained or not (CALEA 35.1.9c).

1. Trigger Factors – Nine (9) Months (CALEA 35.1.9a, CALEA 35.1.9b)

- a. Three (3) Response to Resistance reports;
- b. Three (3) Vehicle Flight Reports;

2. Administrative – Twelve (12) months (CALEA 35.1.9a, CALEA 35.1.9b)

- a. Two (2) Employee Complaints;
- b. Two (2) at fault traffic collisions;



- c. Four (4) Citizen Complaints; and
- d. Five (5) Ready Gun Incidents.

3. Overall Trigger Factors – Eight (8) incidents in twelve (12) months (CALEA 35.1.9a, CALEA 35.1.9b)

- a. Citizen complaints;
- b. At fault accidents;
- c. Vehicle pursuits;
- d. Employee Complaints; and
- e. Response to Resistance Reports.

C. PROCEDURES

The agency's PEIS should be initiated when certain types of incidents occur and there should be an evaluation of collected material (CALEA 35.1.9c).

- 1. Supervisors will review any alerts to determine if the actions of the employee are reasonable with no need for further action, or if further investigation is necessary to determine the potential need for intervention for the employee. The supervisor will review alerts with the employees. Supervisors will report their findings and recommendations, reporting the reasons for their conclusions.
- 2. The report of the supervisor's findings will then be forwarded to the employee's unit lieutenant for review. If no problems are noted, the employee's supervisor will send the results of the review to the respective Division Commander via the chain of command. The Division Commander will then forward a copy of the review to OPS, who shall serve as the record keeper.
- 3. If a problem is noted with an employee which generated an alert then a PEIS report must be completed and submitted to the Chief of Police via the chain of command by the employee's supervisor or OPS, which ever applies. The report will document what corrective action was taken and/or any recommendations, following the guidelines established in the Progressive Discipline written directive.



- 4. Affected employees shall be notified in writing that they have been identified by PEIS and of the actions for which they were identified.
- 5. OPS will track all data relating to the PEIS and will generate reports as needed for employees being identified as showing symptoms of job related stress and/or job related performance problems. The reports shall be submitted to the Chief of Police.
- 6. All generated reports shall be filed in a secure area.

D. REMEDIAL ACTION (CALEA 35.1.9g)

After identifying an employee in need of intervention, the Chief of Police or designee may:

- 1. Require corrective action up to disciplinary action in accordance with department written directive # 305.0 "Progressive Discipline";
- 2. Offer the employee assistance through the City of Decatur's formal Employee Assistance Program when deemed appropriate (CALEA 35.1.9h); or
- 3. Take any other action deemed necessary and appropriate by the Chief of Police.

E. REPORTING

All reports of formal complaints will be used by supervisors as a resource in helping to determine if job stress or performance problems exist with an employee (CALEA 35.1.9f).

- 1. Officers are required to report violations and/or incidents of misconduct by other employees. Additionally, officers will report any circumstance, situation, conduct or behavior that indicates other employees may be experiencing a problem that could affect their performance and/or safety of those employees or others (CALEA 35.1.9d).
- 2. If an employee is concerned that they present a safety issue to themselves or to others, they are required to report the concerns to their immediate supervisors.
- 3. The supervisor receiving such a report will make a determination if the circumstances warrant immediate action (CALEA 35.1.9f).
- 4. Any concerns will be reported as soon as possible to any supervisor. The supervisor is responsible for bringing the concern to the Officer of Professional Standards through the chain of command.



5. Supervisors will complete a PEIS report form anytime the PEIS is initiated.

F. SYSTEM EVALUATIONS (CALEA 35.1.9e)

The Chief of Police or designee will conduct a documented annual evaluation of the Personnel Early Intervention System for any training needs or possible modifications to the system.

NOTE: This policy does not supersede written directive 312.0 "Progressive Discipline."



General Order No. 315.0

Subject:	Effective Date:	Revised Date:
Written Directive System	August 14, 1997	November 14, 2022
Title:	Pages:	Distribution:
Awards and Commendations	6	All Members
Cross Reference:	Chief of Police Approval	:
CALEA Reference Chapter 26.1.2	Todd Pinion	

POLICY

To recognize employee's and citizen's dedication, bravery, faithfulness and loyal service in the accomplishment of the Department's goals and objectives.

PURPOSE

To establish a recognition program to ensure proper acknowledgement of employees who demonstrate that they have dedicated themselves mentally, physically and materially to the Department's goals and objectives.

PROCEDURES

An original completed evaluation form that has been presented to the employee shall be forwarded to the office of the Chief of Police to be filed in the employees personnel file.

A. Nominations

- 1. Exceptional acts performed on or off duty by members of the Department and citizens shall be formally recognized by the presentation of one of these awards. Nominations will be evaluated based on criteria set forth in this directive, subject to review by the current Awards Committee and/or the Chief of Police.
 - a. Medal of Valor;
 - b. Purple Heart;
 - c. Medal of Merit;
 - d. Medal of Commendation;
 - e. Unit Citation;



- f. Jeff Bailey Community Service;
- g. Chief's Commendation;
- h. Top gun;
- i. Top ten;
- j. Professional Image;
- k. Fit Check;
- l. Citizen Service Medal;
- m. Outside agency ribbons/awards.

B. Department Worn Ribbons/Medals/Pins in Order of Precedence

- 1. *Medal of Valor:* This award is presented to any Police Department Employee. The employee must consciously and willingly place their life or safety at **extreme** risk in order to save a life or accomplish their mission. The medal of valor is represented by a red ribbon surrounded by a gold frame.
- 2. *Purple Heart:* This award is presented to Law Enforcement Officers only. The officer, while in the Line of Duty, became a victim of serious physical injury or became a victim of significant injury as the result of a felonious assault. The purple heart is represented by a purple ribbon.
- 3. *Medal of Merit:* This award is presented to a Law Enforcement Officer only. The officer must consciously and willingly place their life at risk in order to save a life or accomplish their mission. The medal of merit is represented by a blue ribbon.
- 4. *Medal of Commendation:* This award is presented to any Police Department Employee. This award shall include lifesaving efforts, special projects and/or performance of the police mission which demonstrates exceptional effort and ability. The medal of commendation is represented by a gray ribbon.
- 5. *Unit Citation*: This award is presented to Law Enforcement squads or units only. The squad or unit must have distinguished themselves through exceptional or meritorious service to the police department or the public. The unit citation is represented by green ribbon.
- 6. Jeff Bailey Community Service: Named in honor of Officer Jeff Bailey who, throughout his career, exemplified the spirit of community service through his everyday acts of kindness and public service. Awarded to sworn or civilian personnel for their valuable and outstanding service while on or off duty, through an act or series of acts that provided great 3/21



service, kindness or compassion to individuals or the community that was beyond the normal call of duty or who distinguish themselves and the Department for their volunteer work in the community. The Jeff Bailey community service is represented by a yellow ribbon with blue stripes.

- 7. *Chief's Commendation:* This award is presented to a Police Department Employee at the complete discretion of the Chief of Police. The Chief's commendation is represented by a red, white and blue ribbon.
- 8. *Citizen Service Medal:* This award is presented to Non-Law Enforcement Personnel only. The citizen must, without regard for personal safety and well- being, assist law enforcement in apprehending a law violator or engage in life- saving efforts. The citizens medal is represented by a multicolor medal of honor with a hanging ribbon.
- 9. *Top gun:* This award is presented to a Law Enforcement Officer only. The officer must achieve the highest of the top ten score during firearms proficiency demonstration in any given year. The top gun is represented by a gold frame surrounding the top ten ribbon.
- 10. *Top ten:* This award is presented to a Law Enforcement Officer only. The officer must successfully completed the required APOSTC courses during firearms proficiency demonstration and place among the top ten scores in any given year. The top ten is represented by a red, white, blue, white and red ribbon.
- 11. *Professional Image:* This award is presented to any employee who has been recognized by the Chief of Police as having demonstrated professionalism in appearance and character, who engages with the community in a positive manner, who works diligently, who demonstrates proficiency in their assignments, who properly maintains their assigned equipment and vehicle and otherwise proves to be an asset to the department during any given year. The professional image award is represented by a blue and grey ribbon.
 - a. This award is considered annually. Recommendations may be made by any employee to their supervisors. Supervisors will make formal recommendations to the awards committee between September 1st and October 1st of each year.
- 12. *Fit Check:* This award is presented to a Law Enforcement Officer only. The officer must have successfully completed the annual fit check. The fit check is represented by a gold and blue ribbon.

C. Submission

- 1. An officer or citizen must be nominated by a member of the Decatur Police Department.
- 2. The nomination, utilizing approved forms, must be forwarded through the chain of command to the awards committee for review and recommendation to the Chief of Police.



3. Final approval or denial for nomination is made by the Chief of Police or his designee.

D. Awards Committee

- 1. The Awards Committee will consist of a combination of sworn and non-sworn personnel of various ranks as designated by the Chief of Police.
- 2. The Awards Committee will meet as needed to consider nominations and submit recommendations to the Chief of Police.

E. Wearing of Ribbons on the Uniform

- 1. If only one ribbon is worn, the ribbon shall be worn centered 1/4" above the nameplate.
- 2. If more than one ribbon is worn, a ribbon bar shall be utilized. The ribbon bar shall be worn centered 1/4" above the nameplate. Multicolor ribbons are worn with the bolder color nearest to the center of the wearer's chest.
- 3. Up to three ribbons will be worn per ribbon bar. A bar of three ribbons must be completed before a second bar of ribbons is worn above the first.
- 4. Ribbons will be worn in order of most significant to least significant, with the most significant ribbon on top closest to the center of the chest as follows: *Medal of Valor*, *Purple Heart, Medal of Merit, Medal of Commendation, Unit Citation, Jeff Bailey Community Service, Chief's Commendation, Top Ten Shooter (Marksmanship Award), Professional Image, Fit-Check.*
- 5. If a ribbon has more than one color, the ribbon shall be displayed with the darkest color displayed towards the center of the chest.
- 6. Subsequent ribbons awarded of any category will be signified by service stars. Up to four stars may be attached to the ribbon.
 - a. Attachments (stars or an oak leaf) are worn centered in ribbon.
 - b. One star represents a second award of that ribbon.
 - c. Two stars represent a third award of that ribbon.
 - d. Three stars represent a fourth award of that ribbon.
 - e. Four stars represent a fifth award of that ribbon.
- Upon being awarded six or more of the same ribbon, the stars shall be removed and an oak leaf shall be attached to the ribbon. No attachments will be worn beyond a single oak leaf.
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- 8. Medal of Valor ribbon is worn by itself with the gold frame, centered separately 1/4" above the other ribbons.
- 9. CALEA pin, if worn, is to be centered 1/4" above all ribbons.
- 10. Ribbons awarded by outside agencies and approved for wear by the Chief of Police shall be worn in the lowest order of precedent, below all department issued ribbons.
- 11. See pages 6 through 12 for references.

F. Wearing of Outside Ribbons

- 1. Ribbons awarded by an outside agency may be worn if approved by the Chief of Police.
- 2. Approved ribbons from an outside agency shall be worn in order of precedence below all Decatur Police Department ribbons.
 - a. The only exception would be a Medal of Valor awarded by another agency if approved by the Chief of Police, which may be worn in the same manner as the Decatur Police Department Medal of Valor.



Attachments:



<u>Ribbons in Order of Significance</u>:





Top Gun (gold framed) and Top Ten (plain ribbon):



Second award



Third Award





"Dedication, Duty and Honor"



Fourth Award



Fifth Award



Sixth Award





Randomly selected ribbons from most to least significant

Single Ribbon



<u>Two Ribbons – Single Bar</u>



<u> Three Ribbons – Single Bar</u>





Four Ribbons – 2 Bars



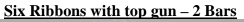
Five Ribbons with top ten – 2 Bars



Five Ribbons with top gun – 2 Bars









Seven Ribbons – 3 Bars



Eight Ribbons with top gun – 3 Bars





Full ribbons bar without Top Gun:



Full ribbons bar with Top Gun:





DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 315.1

Subject:	Effective Date:	Revised Date:
Written Directive System	July 20, 2017	July 20, 2017
Title:	Pages:	Distribution:
Employee of the Month	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to recognize distinguished public service and outstanding achievement of all personnel.

SCOPE

This policy is applicable to all personnel.

PURPOSE

The Decatur Police Department recognizes employees who show exemplary individual achievement, contribution, and performance in their jobs and other related duties of the Decatur Police Department.

The Employee of the Month program recognizes employees whose efforts have inspired and supported the performance and achievement of others, and provides these acknowledgements to the employees by a process that is fair, with equal consideration of employees regardless of duties.

PROCEDURES

The Officer of the Month Selection Board, which will be headed by a Division Commander, has the responsibility for managing the nomination, selection and award process.

- 1. The Chief of Police (or designee) will select personnel to serve on the selection board. The board will be made up of personnel from various police department divisions to help ensure diversity;
- 2. The Division Commander will send out an email requesting nominations at the beginning of each month;
- 3. All proposed nominations should be submitted to the Division Commander in writing by the



10th day of each month.

4. The board will review all nominations and make their selection by the 20th day of each month.

A. NOMINATION GUIDELINES

When proposing nominations, the following criteria should be considered:

- 1. A positive attitude toward work responsibilities, co-workers, and the public;
- 2. Commitment to quality in carrying out job responsibilities, and is an asset to the Decatur Police Department and the greater Decatur Community;
- 3. A willingness to exercise public service, including but not limited to:
 - a. Leadership;
 - b. Taking initiative;
 - c. Carrying out additional responsibilities beyond regular job assignments for the greater good of the citizens of Decatur.
- 4. A candidate for the award should:
 - a. Be consistently dependable and punctual in reporting for duty;
 - b. Be consistently dependable completing assignments and work direction in a timely manner;
 - c. Have a strong work ethic/work attendance;
 - d. Show respect for the public that we serve;
 - e. Should not have active or pending disciplinary actions;

<u>Note</u>: Unless approved by the Chief of Police, candidates may not be selected more than once a year.

B. Employee of the Year

This award provides acknowledgement on a yearly basis.

1. The nominations must be submitted before the tenth (10th) day of December of each year.



2. The Employee of the Year Award will be announced in January.



General Order No. 316.0

Subject:	Effective Date:	Revised Date:
Written Directive System	January 1, 1998	November 12, 2020
Title:	Pages:	Distribution:
Recruitment Plan	4	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 31	Todd Pinion	

POLICY

The Decatur Police Department will maintain an active recruitment program structured to attract applicants for actual or forecasted department vacancies, while maintaining the highest possible level of professionalism.

PURPOSE

To establish guidelines for a recruitment program for sworn personnel.

OBJECTIVE

The objective of this program is to attract as many qualified candidates that represent the ethnic make up of our community as possible, not merely to eliminate the least qualified. The benefits of an effective and fair recruitment program should be manifested in a lower rate of personnel turnovers, fewer disciplinary problems, higher morale, better community relations and more efficient and effective services (CALEA 31.2.1a).

SCOPE

This written directive is applicable to all personnel of the Decatur Police Department and personnel from outside involved in the recruitment program.

RESPONSIBILITY

All Department personnel and outside agencies involved in the recruitment program will adhere to this policy.



EQUAL EMPLOYMENT

The Decatur Police Department is an equal opportunity employer. All employees of the City of Decatur have the right to be treated on the basis of their own skills, abilities, and merits. To that end, the City will implement its employment policies without regard to race, color, sex, national or ethnic origin, creed, religion, age, citizenship, veteran status, or disability. This policy applies to all aspects of the employment relationship, including all terms, conditions, and privileges of employment.

RECRUITMENT COORDINATOR

The position of Recruitment Coordinator shall be designated by the Chief of Police (CALEA 31.2.1c).

- 1. The Recruitment Coordinator may have the authority to manage the department's role in the operation and direction of recruitment activities.
- 2. The Recruitment Coordinator may pursue methods designed to involve all department personnel in the recruitment effort, including but not limited to providing incentives for participation.
- 3. The Recruitment Coordinator may conduct training of qualified personnel as recruitment officers. Recruitment officers must be knowledgeable in personnel matters, especially equal employment opportunity and minority recruitment as it affects the management and operation of the department.
- 4. The Recruitment Coordinator may ensure that the recruitment officer training program provides knowledge and skills in the following areas:
 - a. The agency's recruitment needs and commitments;
 - b. Agency career opportunities, salaries, benefits and training;
 - c. Federal and state compliance guidelines;
 - d. The community needs;
 - e. Cultural awareness, or an understanding of different ethnic groups and subcultures;
 - f. Techniques of informal record keeping system for candidate tracking;
 - g. Recruitment programs of other jurisdictions;
 - h. Characteristics that disqualify candidates; and



i. Medical requirements.

RECRUITMENT PLAN (CALEA 31.2.1b)

The use of all personnel trained as recruitment officers, especially those with diverse background in the recruitment process, enhances the department's potential to select the best qualified candidates, particularly during very competitive job market periods.

- 1. Minority personnel fluent in the community's languages and aware of the cultural environment, especially those of rank, should be actively included in the recruitment process to:
 - a. Demonstrate the agency's commitment to the minority community;
 - b. Demonstrate promotability by virtue of their rank;
 - c. Enhance the receptivity of the minority community to the recruiter; and
 - d. Increase the potential for recruiting qualified minority personnel.
- 2. Opportunities to serve as Recruitment Officers will be open to personnel throughout the department.
 - a. When openings for new or additional Recruitment Officers are announced, persons interested in serving on the Recruitment Team must submit a written request, in memo to the Division Commander form via chain of command. Candidates must obtain a written recommendation from their immediate supervisor. After approval has been obtained through the chain of command, all memos will be forwarded to the Chief of Police.
 - b. Members of the Recruitment Team will serve for a period of one year. They may serve for more than one term at the discretion of the Chief of Police.

COOPERATIVE AGREEMENTS & COMMUNITY OUTREACH (CALEA 31.2.1b):

- 1. The department may use county and/or local governments to aid in recruiting applicants.
- 2. The department seeks recruitment assistance, referrals, and advice from community organizations and key leaders. Considerations of advice and suggestions from community organizations and key leaders increases and broadens the department's exposure within our service area. The Recruitment Coordinator shall work with community leaders and service organizations to post job announcements and assist in distribution of recruitment literature.
- 3. The Recruitment Coordinator may maintain a current list of area civic organizations and clubs requesting to be notified of upcoming events and activities in which recruiting displays



may be set up. Whenever possible, presentations for recruitment shall be made at regular meetings of the above type community groups. The Recruitment Coordinator shall seek permission to post job announcements with these community service and civic organizations.

- 4. The Recruitment Coordinator may develop, implement and maintain a recruitment program presentation at area high schools, colleges and universities. Whenever possible, Recruitment Officers may attend "Career Days" on high school, college and university campuses. Through these events, displays, distribution of recruitment materials and speaking engagements, career paths may be opened and re-opened, not just for students, but for the career counselors. Career counselors and placement coordinators may be utilized to assist in the recruiting process. Job announcements may be made available to persons in these positions.
- 5. The Decatur Police Department may maintain a student intern program.

AFFIRMATIVE ACTION AND EQUAL EMPLOYMENT OPPORTUNITY (CALEA 31.2.1b)

The Decatur Police Department will engage in positive efforts to employ qualified minority personnel by seeking to achieve a ratio in approximate proportion to the workforce and the population of this service area. Recruitment in this regard will be directed toward approximating the minority composition of the community.

To facilitate achievement of these objectives, the Decatur Police Department Recruit Coordinator may implement an Affirmative Action Plan.

PROGRAM REVIEW

- 1. The Command Staff and the Recruitment Coordinator will review and discuss the demographics of police applicants on an annual basis and evaluate the progress being made towards the objective of recruiting qualified minority candidates.
- 2. Adjustments to department recruitment efforts will be made, as needed, based on findings of the program review.

TRAINING

Personnel involved in the hiring process will receive interview technique training from the Human Resources Department. This training will include what legal questions can be asked to an applicant during the interview process.



General Order No. 316.1

Subject:	Effective Date:	Revised Date:	
Written Directive System	January 1, 1998	March 6, 2019	
Title:	Pages:	Distribution:	
Officer Selection	8	All Members	
Cross Reference:	Chief of Police Ap	Chief of Police Approval	
CALEA Reference Chapters 31	Todd Pinion	Todd Pinion	

POLICY

The Decatur Police Department will select the most qualified candidates for the position of Police Officer, without regard to race, sex, color, religion, national origin, age, disability or political affiliation. The Decatur Police Department is an Equal Opportunity Employer.

PURPOSE

To establish guidelines for selecting qualified personnel for the position of Police Officer.

SCOPE

This written directive applies to all department personnel and outside agency personnel involved in the administration of the selection process.

RESPONSIBILITY

The Office of Professional Standards (OPS) should serve as the Process Coordinator for the selection process. The Coordinator will have authority to manage and coordinate the selection process as a whole, as well as each component of the process. The Chief of Police will retain authority to amend the selection process or any of its components. The Chief of Police shall approve all recommendations for hire.

A. VALIDITY, UNIFORMITY AND JOB RELATEDNESS

- 1. The selection of sworn personnel shall be in compliance with Alabama Peace Officer Standards and Training Commission (A.P.O.S.T.C.) requirements and current laws.
- 2. Each candidate for a vacant position will be subject to a series of job related tasks to help identify the most qualified candidate for the position. Each candidate will be $\frac{3}{210}$



subject to the same tasks and scoring system as all other candidates applying for the position.

B. APPLICANT/SELECTION PROCESS (CALEA 31.4.1)

1. APPLICATIONS

Applications are accepted all year round through the City of Decatur Department of Human Resources.

2. APPLICATION DEADLINES

Based on vacancies, an official application filing deadline shall be printed on all employment announcements and recruitment advertisements.

3. INITIAL APPLICATION SCREENING

Applications will be secured by OPS to ensure they meet hiring qualifications.

4. APPLICATION TRACKING

OPS will maintain contact with applicants from initial application to final employment disposition.

5. DEFICIENT APPLICATIONS

The Decatur Police Department should not reject applications solely because of omissions and/or deficiencies. These applications should be processed routinely if the deficiency can be rectified prior to the written test. If for some reason the omission or deficiency makes it impossible to process the application, the individual seeking employment will be notified in writing as soon as possible in order to correct and/or complete the application process.

C. REQUIREMENTS

Minimum requirements: basic Police Officer applicants must meet the minimum requirements as set forth by the (A.P.O.S.T.C.), additionally, applicants must be:

- 1. Must be at least 20 years of age on or prior to the date applying and 21 upon completion of the academy;
- 2. Must possess or be able to obtain a valid Alabama Driver's license;
- 3. Must be a U.S. citizen or able to provide evidence of being legally qualified for employment in the United States;



- 4. No Felony convictions;
- 5. A conviction of a misdemeanor may disqualify an applicant from obtaining an A.P.O.S.T.C. certification.
- 6. Each applicant must successfully complete each component of the selection process. Failure to appear for any scheduled component will be considered voluntary withdrawal and the applicant will be removed from the process without further notification.

D. BASIC APTITUDE TEST (BAT)

Prior to employment and enrollment in an A.P.O.S.T.C. training academy, candidates for employment, who do not have an Associate's Degree or higher, must complete a Basic Aptitude Test.

E. APPLICATION PROCESS

- **1. PHYSICAL AGILITY TEST.** A physical agility and fitness test must be administered to each applicant.
 - a. The tests will be administered by training unit staff and shall take place at the Decatur Police Department Training Center.
 - b. Applicants that fail any part of the Physical Agility/Physical Fitness examination may be provided a SECOND OPPORTUNITY to take the tests in their entirety again.

2. WRITTEN TEST

- a. The test used in this component must meet the established requirements of validity and job relatedness.
- b. The written test will be administered by the City of Decatur Human Resources Department.

3. BACKGROUND INVESTIGATION (CALEA 31.5.1)

- **A.** OPS will conduct a background investigation on each applicant. The investigation will encompass, but it is not limited to: (CALEA 31.5.1a):
 - 1. The verification of each applicant's qualification credentials and verification of at least three-person references;



- 2. Criminal history check and a review of any criminal record. Only sworn personnel who have been trained in collecting the required information will conduct background investigations;
- 3. Financial History.

B. CRIMINAL RECORDS CHECK (CALEA 31.5.1b)

The investigator will check for a criminal record. The check will include the Decatur Police Department, Morgan County Sheriff's Office, NCIC and ACJIS files and any other areas where the applicant has resided or has relatives and/or friends residing.

C. DRIVER LICENSE HISTORY

The investigator will only obtain the applicant's driver license number, issuing state and current status. The investigator will also:

- 1. Obtain applicant's record for traffic citations and traffic accidents in the last five years, and
- 2. Run a check through other states where the applicant has previously lived or been licensed to drive.

D. FORMER EMPLOYMENT CHECK (CALEA 31.5.1e).

- 1. The investigator will obtain any employment history on each applicant's former experience.
- 2. As the information on various checks is returned, the investigator will compare it to the application file.
- 3. If the information does not agree with the information in the application packet, the investigator will document the discrepancies and do follow-up investigations as needed.

E. PERSONAL REFERENCE CHECK (CALEA 31.5.1c)

- 1. Personal references will be checked using the same procedures as employment checks;
- 2. This check is conducted to obtain information on the applicant's background, habits, social acceptance, honesty and any recommendations offered by the references.



F. NEIGHBORHOOD CHECK

The investigator should conduct a neighborhood check on all applicants. The neighborhood checks are conducted to obtain information on the applicant's habits, attitudes, lifestyle, conduct and overall acceptance in the neighborhood.

G. FINANCIAL

The investigator will check the applicant's credit and financial history through available sources.

H. EDUCATION (CALEA 31.5.1d)

- 1. The investigation will check the applicant's educational history.
- 2. As the information on various checks is returned, the investigator will compare it to the application file.
- 3. If the information does not agree with the information in the application packet, the investigator will document the discrepancies and do follow-up investigations as needed.

I. MILITARY EXPERIENCE (CALEA 31.5.1f)

- 1. The investigator will use the applicant's DD214 to check the accuracy of the information provided on the application;
- 2. If an applicant received anything other than an honorable discharge and an appropriate rating (R1), the investigator will contact the Military Records Division for further information.
- 3. As the information on various checks is returned, the investigator will compare it to the application file. If the information does not agree with the information in the application, the investigator will document the discrepancies and do follow-up investigations as needed.
- 4. After completing the investigation, the investigator will prepare a final report summarizing the information obtained. Any information of interest or concern will also be listed on this report. All areas of major concern will be documented under "Confidential" and attached to the final report. Areas of concern or interest include information which does not agree with information on the application, detrimental remarks from references, etc.



4. MEDICAL EXAMINATION

- a. Each candidate selected for appointment must undergo a medical examination prior to the appointment. The examination will determine the general health of the candidate and reveal if the candidate, with or without reasonable accommodation, can perform the essential job tasks.
- b. The medical examination will include a drug screen. Only qualified medical personnel will conduct the examination. Only a licensed physician will interpret the examination results. The medical examination must meet the established criteria for validity and job relatedness.
 - i. Medical examinations will be performed by qualified medical personnel at a certified medical diagnostic facility.
 - ii. Personnel administering the examination will document the results on a standard A.P.O.S.T.C. physical examination form.

5. PSYCHOLOGICAL SCREENING (CALEA 31.5.7)

All applicants for employment as Police Officers shall be administered an Emotional Stability and Psychological Assessment as a component of the employment qualifying process. This assessment is based on the Human Resources Department's Policy.

- a. The Emotional Stability and Psychological Assessment are to be administered by a certified, license Clinical Psychologist.
- b. The assessment shall be utilized as an instrument to assess major psychological characteristics and personality attributes as they relate to the decision making process and personal adjustment expected in law enforcement activities.

6. POLYGRAPHEXAMINATION

Candidates who have been given a conditional offer of employment will be required to complete a polygraph examination. The results of the examination will be reviewed by the Chief of Police.

7. INTERVIEW

Each final applicant must be interviewed by the Chief of Police or designee prior to appointment.

8. FINGERPRINTS

After appointment, each applicant will be fingerprinted. 231



- a. One fingerprint card bearing the Decatur Police Department ORI will be permanently retained in the identification Section Files.
- b. Two fingerprint cards bearing the ORI of A.P.O.S.T.C. will be mailed to the AL Department of Public Safety, State Law Enforcement Certification Coordinator, 100 North Union St, Suite 600, Montgomery, AL 36104.

9. REAPPLICATION

Persons not previously selected may reapply consistent with Human Resources Rules and Regulations.

10. LATERAL ENTRY

The Decatur Police Department accepts lateral entry for the position of Police Officer. The following guidelines may apply:

- a. If the employee transferred from a Law Enforcement Agency within the State of AL and still holds a current A.P.O.S.T.C. certification the employee shall complete at a minimum, a three (3) week orientation academy with the Decatur Police Department Training Unit.
- b. In the event an employee has an inactive A.P.O.S.T.C. certification, the employee must then complete at a minimum, a three (3) week orientation academy with the Decatur Police Department Training Unit and must attend the State academy refresher course.
- c. If the employee transferred from a Law Enforcement Agency from another State the employee must complete at a minimum, a three (3) week orientation academy with the Decatur Police Department Training Unit, and must attend the State lateral academy refresher course.
- d. Upon completion of the academy refresher course, lateral transfers shall complete the Decatur Police Department's six (6) week accelerated or twelve (12) week FTO program.
- e. The Training Unit Commander will determine which FTO program the lateral transfer will complete. The decision will be based on previous law enforcement experience and training, as well as adherence and comprehension of policies and procedures of the Decatur Police Department.

11. PROBATIONARY PERIOD (CALEA 31.5.8)

Each candidate approved for appointment must satisfactorily complete a six-month probationary period prior to receiving permanent status.



- a. The Chief of Police may extend the probationary period of any prospective candidate for appointment if determined to be necessary for the good of the department;
- b. The job performance of each probationary officer will be evaluated throughout the probationary period and at the end of the period. The procedures for these evaluations must be valid, useful and non-discriminatory.
- c. Probationary officers may contest any formal performance evaluation by requesting a review by the rater's immediate supervisor through proper chain of command. The probationary officer can also attach pertinent written comments to the evaluation through the proper chain of command.
- d. Each probationary officer must complete the following prior to appointment to permanent status:
 - i. Satisfactorily complete the Police Academy Basic Training Course, if not already certified at the time of appointment;
 - ii. Satisfactorily complete the Field Training Officer Program; and
- iii. Receive an overall satisfactory evaluation by their immediate supervisor at the end of the probationary period.
- iv. The Chief of Police shall have the final approval on all appointments to permanent status.

12. COLLECTION, RETENTION AND MAINTENANCE OF RECORDS

OPS will maintain all records obtained during the application process on all appointed officers.



General Order No. 317.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	May 21, 2019
Title:	Pages:	Distribution:
Training Unit	9	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 33	Todd Pinion	

POLICY

The Decatur Police Department Training Unit shall develop, schedule, and implement all in house training meeting the standards set forth by the Alabama Peace Officers Standards and Training Commission (A.P.O.S.T.C.).

PROCEDURES

A. Training Unit

The responsibilities of the Training Unit include, but are not limited to:

- 1. Organize and host the orientation academy;
- 2. Planning, developing, and instructing in-service training classes;
- 3. Planning required re-certification classes for designated topics;
- 4. Scheduling seminars in specialized topics;
- 5. Maintaining training records as required;
- 6. Notifying personnel of required and available training;
- 7. Selecting instructors;
- 8. Implementing, evaluating, and coordinating training programs;



9. Other duties as assigned.

B. Recruit Training (CALEA 33.4.1)

- 1. All newly hired officers will successfully complete an eight week orientation training period before attending the state academy.
- 2. Newly hired officers will also complete the basic recruit training in accordance with the rules and regulations of APOSTC. The training shall be completed prior to assignment in any capacity in which the officer is allowed to carry a weapon or is in a position to make an arrest, except as part of the field-training program. The recruit training program shall include the following:
 - a. A curriculum based on tasks of the most frequent duties of sworn personnel who complete recruit training (CALEA 33.4.2a);
 - b. Use of evaluation techniques designed to measure competency in the required knowledge, skills, and abilities (CALEA 33.4.2b); and
 - c. A new employee handbook, which shall be issued to all new recruit personnel at the time academy training begins (CALEA 33.4.2c).
- 3. After completing the basic recruit training, newly hired officers must successfully complete a 12 week Field Training Officer Program in accordance with directive # 317.1.

C. Accreditation Training

All newly hired employees will, within thirty days after employment begins, or within thirty days after completing the recruit academy, become familiarized with the accreditation process. The training coordinator will schedule new employee orientation for all new department employees (CALEA 33.5.3a).

All department personnel will receive information in the accreditation process during the selfassessment phase associated with achieving initial accreditation, and before an on-site assessment associated with reaccreditation (CALEA 33.5.3b).

D. Annual Evaluation of Training Programs

The Training Staff will evaluate all training programs annually and update or revise them as necessary.



E. Lesson Plans

Lesson plans will be required for all training courses and classes that are taught by Decatur Police personnel and are the responsibility of the instructor teaching the topic. Lesson plans shall be approved by the Training Unit Commander and the Chief of Police prior to training and will include, but is not limited to the following:

- 1. A statement of required performance and job-related objectives;
- 2. The content of the training and specification of the appropriate instructional techniques; and
- 3. Identification of any tests used in the training process.

F. Attendance Requirements

All rules for reporting for duty shall apply to scheduled training. Scheduled employees are considered temporarily assigned to the Training Staff for the duration of their training and will contact the Training Staff or their supervisor to report absence due to illness or late reporting for duty.

G. Training Records

The Decatur Police Department Training Unit will maintain a record of all training conducted for this Department or attended by members of this Department. This record shall include the course content, the attendees, and the employee performance, if measured. Records for specialized or advanced training not instructed by Decatur personnel will be maintained in each employee's training file. Employees shall forward certificates of training to the Training Unit.

H. Annual Retraining (CALEA 33.5.1)

The Training Staff will develop annual in-service training programs, including legal updates, which shall be mandatory for all sworn personnel. All sworn personnel must obtain the required number of in-service/training hours mandated by APOSTC and/or the Chief of Police.

- 1. Annual retraining shall include but is not limited to firearms proficiency training and requalification.
- Additionally, annual retraining may include some of the following subjects:
 a. Supervision;



- b. Specialized units training;
- c. Legal updates;
- d. Supervisory promotional training;
- e. Training upon reassignment to a special unit;
- f. Executive development training for higher ranking managers;
- g. Department policies, procedures, rules and regulations;
- h. Basic first aid;
- i. Fire suppression techniques;
- j. New or innovative investigative techniques or methods;
- k. Hazardous material incidents training;
- 1. Contingency planning related to special operations and critical incidents;
- m. Crime prevention;
- n. Report writing, records management systems; and
- o. Collection and preservation of evidence.
- 3. Biennially (every two years) retraining shall include but is not limited to weaponless control techniques and less lethal weapons (CALEA 4.3.3).

I. Remedial Training (CALEA 33.1.5)

Remedial training applies to employees who have completed regular basic training and/or FTO programs and have assumed the regular responsibilities of their position. Remedial training is defined as individualized training to correct a specific deficiency. It is not a form of disciplinary action.

- 1. Criteria used to determine the need for remedial training from a supervisor include:
 - a. Observations;



- b. Inspections;
- c. Evaluations;
- d. As specified in a disciplinary action;
- e. At the employee's request;
- f. By any other means which would allow a deficiency in ability or knowledge to become known.
- 2. Types of remedial training include:
 - a. Personalized instruction by the employee's supervisor;
 - b. Assignment to a Field Training Officer for instruction in a deficient area.
 - c. Assignment to a Police Academy training program, or
 - d. Assignment to an instructor qualified in the area of the employee's deficiency.
 - e. Firearms qualifications in accordance to written directive 102.0.
- 3. Employee performance evaluations for the deficient area will be completed weekly, unless otherwise specified, until the employees' performance is acceptable or it is shown they are not improving. The performance evaluation will be conducted by the person(s) responsible for the remedial training using an appropriate form.
- 4. If employees are showing reasonable improvement, training will continue until acceptable performance is achieved.
- 5. If employees are not improving, the Division Commander will be notified for administrative action.
- 6. Remedial training will be documented by the Training Unit (CALEA 33.1.5a).
 - a. The Training Unit will document all remedial training sessions on form # DPD 317.0B – Remedial Training.
 - b. All documentation will maintained in the Training Unit folder located in the M: drive, under each officer's name.



7. Additionally, remedial training will be conducted in a reasonable amount of time at the direction of the Chief of Police or designee (CALEA 33.1.5b).

J. Specialized Training for All Personnel

Specialized training is designed to develop or enhance the skills, knowledge, and abilities of an employee in a specialized function or assignment.

- 1. Specialized training shall include:
 - a. Policies and procedures and rules and regulations which apply to the specialized assignment;
 - b. Relationship of the position to other components of the department;
 - c. Legal and policy issues which pertain to the position;
 - d. Performance standards of the position;
 - e. Management, administration, supervision, personnel policies, and support services of the position, and
 - f. Supervised on-the-job training.
- 2. Specialized training is required for the following positions as soon as practical:
 - a. Motorcycle Traffic Officer;
 - b. Special Response Team member;
 - c. K-9 Officer;
 - d. Hostage Negotiator;
 - e. Supervisor;
 - f. Field Training Officer;
 - g. Firearms Instructor;
 - h. Pursuit Driving Instructor;



- i. Media Relations staff;
- j. Armorer;
- k. Departmental instructor;
- 1. Investigator;
- m. School Resource Officer;
- n. Polygraph Examiner;
- o. Any other assignment designated by the Chief of Police.

K. Skill Development Training Upon Promotion (CALEA 33.8.2)

- 1. As personnel are promoted, the skills necessary to perform at a given level may change and may require supervisory, management, and administrative skills and knowledge. The Decatur Police Department will provide either in-service training or outside training for newly promoted personnel at the earliest possible date following promotion.
 - a. Captain training will include but it is not limited to a senior management training course.
 - b. Lieutenant's training will include but it is not limited to a middle management training course either within or outside of the Department.
 - c. Sergeants will be required to attend an in house First Line Supervisor course consisting of a two week school and a minimum of two weeks of Field Training Sergeant program.
- 2. Newly promoted personnel will be placed on a six months probationary period for an evaluation.
- 3. At the end of the six months, the Chief of Police will decide to end the probationary period with satisfactory results, extend the probationary period or demote the newly promoted officer based on a performance evaluation.

L. Training Requests

All requests for any training other than department scheduled in-service training shall be submitted to the Chief of Police, via the chain of command, using the Training



Request/Cost/Approval form no. DPD 317.0A. A copy of the approved form will be forwarded to the Training Unit for filing.

- 1. The form must include the following information:
 - a. The name of the training course;
 - b. Brief description of the training course;
 - c. Date(s) of training;
 - d. Location of training; and
 - e. A copy of the training course brochure attached to the Training Request/Cost/Approval Form.
- 2. Personnel requesting training shall ensure that no subpoenas from the City of Decatur Municipal Court, Morgan County District Attorney's Office, and/or any other Court were received for the affected dates.
- 3. All personnel requesting training must have met the court requirements by completing a tentative e-mail of Request Court Exception for the City of Decatur Municipal Court, Morgan County District Attorney's Office, and/or any other Court, covering the affected dates should the training by approved.
- 4. It shall be the responsibility of the person requesting training to ensure there are no conflicts between training and court dates.
- 5. The attendees will be utilizing their assigned departmental vehicle for transportation, if approval is granted.

M. Training Record Maintenance (CALEA 33.1.6)

- 1. The training unit will maintain officers' records following their participation in any training programs.
- 2. As personnel complete training programs, a department approved continued education reporting (CEU) form must be completed.
- 3. The CEU form along with all certificates received and any tests, if available, shall be forwarded to the Training Unit.



4. The Training Unit will maintain hard copies of certificates by the officers or the specific schools attended. In addition, electronic copies received by the officer detailing their training completion.



General Order No. 317.1

Subject:	Effective Date:	Revised Date:
Written Directive System	September 6, 2018	February 24,
		2023
Title:	Pages:	Distribution:
Field Training Program	3	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 33	Todd Pinion	

POLICY

The Field Training Officer's Program (FTO) provides post-academy, on-the-job training evaluation of probationary police officers. The program is designed to present the probationary officer with an environment and the necessary assistance to facilitate the use of academic training of the police academy to the practical needs of the patrol officer.

PURPOSE

The purpose of this policy is to establish guidelines by which the Field training Program will be structured to police officers. The Decatur Police Department will provide new officers and field training officers with timely, complete, relevant, practical and classroom training so that each officer may perform all assigned tasks with the highest degree of efficiency and effectiveness.

PROCEDURES

A. FIELD TRAINING OFFICER SELECTION

The Field training program is a structured and closely supervised program provided to new officers and/or officers in need of remedial training to facilitate the application of knowledge and skills learned at the police academy. Field training officers and trainees will follow the operations division chain of command on all operational matters.

- 1. Supervisors may recommend potential field training officers to their respective Division Commander.
- 2. All FTO openings will be posted.
- 3. The following guidelines will apply when selecting FTOs (CALEA 33.4.3b):
 - a. Candidates must have at least three years law enforcement experience.



- b. Officers interested in becoming a FTO must submit a memorandum to the Chief of Police or designee via their chain of command.
- c. Officers will then be selected based on supervisor recommendations, conduct and performance.
- d. The Chief of Police will have a final determination over who will be selected as an FTO.

B. FIELD TRAINING PROGRAM

- 1. The training unit supervisor will serve as a liaison with the State Academy staff (CALEA 33.4.3d).
- Upon completing the State of Alabama accredited police academy, all new officers are required to participate in a field-training program for a minimum of one hundred and eighty (180) hours, the equivalent of fifteen (15) rotations on patrol, based upon a three (3) day rotation of twelve (12) hours (CALEA 33.4.3a).
 - a. If at any point during the Field Training Program it is determined the new officer may have a correctable problem or weakness that the assigned FTO is unable to correct, a Division Commander may reassign the officer to another FTO for "remedial" training in the problem area.
 - b. If a trainee is unable to successfully complete the FTO program, their training and probationary period may be extended at the discretion of the Chief of Police.
- 3. New officers will follow a rotation schedule in order to experience a variety of law enforcement duties (CALEA 33.4.3f).
- 4. The Field Training Program shall be organized, equitably evaluated and closely supervised. Field training officers will report all matters concerning administration, supervision and evaluation of the F.T.O. program to the Administrative Division Commander via the chain of Command (CALEA 33.4.3c).
- 5. FTOs should complete a daily observation and evaluation report form (DOR) in accordance with the Field Training Program Procedure on all trainees before the end of their shifts. FTOs shall also complete an end of phase report on all trainees.
- 6. End of Phase Reports will be submitted to the shift FTO supervisor for approval, who shall forward the report to the training unit (CALEA 33.4.3h).
- 7. FTOs will follow the Field Training Program standardized guidelines for the evaluation of recruits, which shall include (CALEA 33.4.3g):



- a. Appearance;
- b. Attitude;
- c. Knowledge;
- d. Performance; and
- e. Relationships with the community, fellow officers and supervisors.
- 8. The Field Training Program guidelines are not meant to take place of, nor does it supersede the Decatur Police Department's rules and regulations, written directives, criminal codes, or city ordinances.

C. FIELD TRAINING CRITIQUE

The Field Training Program critique will be completed by the trainee as required at the conclusion of each Field Training phase. All critiques will be forwarded to the training unit for review.

D. TRAINING

FTOs must successfully complete a FTO certification course, and attend in-service training as deemed necessary. All service sessions will be documented (CALEA 33.4.3e).



General Order No. 317.2

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	May 24, 2017
Title:	Pages:	Distribution:
Firing Range	3	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 4	Todd Pinion	

POLICY

Facilities for firearms training shall be provided to sworn and retired police officers. The proper, safe use of those facilities shall be ensured.

DEFINITIONS

Firearms Instructor – An employee of a federal, state, or local law enforcement agency who has been certified by the NRA or the FBI as a firearms instructor.

Approved Personnel – Any on-duty supervisor, training staff member, or firearms instructor.

PROCEDURES

- A. Training and open range hours will be set by the Training Staff.
- B. Any special training hours or "closed range" training sessions for Decatur Police Department personnel or outside agencies shall be arranged and approved by the Training Staff.
- C. Range and safety rules shall be strictly adhered to.
 - 1. Keep your muzzle pointed in a safe direction;
 - 2. Keep your finger off the trigger until you are on target and ready to fire;



- 3. Keep the action open and unloaded until you are given instructions to load;
- 4. Know your target and what is beyond;
- 5. Make sure your firearm is safe to operate;
- 6. Headgear, eye and hearing protection are required when the range is in operation;
- 7. Treat all firearms as if they were loaded;
- 8. No armor piercing ammunition is allowed;
- 9. A ballistic vest must be worn by all shooters during firearms training;
- 10. No tank tops, shorts or open toed shoes allowed on firing line;
- 11. The range-master has overall control of the training when the range is in use; and
- 12. Non-sworn personnel and other agencies must receive approval from the Training Division Commander before using the range.
- 13. Violation of range rules can result in suspension or revocation of officers/retirees range access.
- D. Upon using the range, officers/retirees are responsible for cleaning up after themselves.
- E. Any damage at the range shall be reported to the on-duty supervisor who shall notify the Training Staff.

ACCESS

- A. Officers/retirees utilizing the range shall adhere to the following guidelines:
 - 1. Officers/retirees shall contact the approved personnel each time they wish to use the range.
 - 2. Depending on availability, the approved personnel will respond to the range, and have the officers/retirees, and their guests wishing to utilize the range sign a liability waiver form each time they wish to use the range. Officers/retirees are encouraged to contact the approved personnel prior to going to the range to check for availability.



- 3. Once the liability waiver form(s) are signed, the approved personnel will allow the officers/retirees and their guests into the range. Prior to shift's end, the approved personnel who collected the signed liability waiver forms will put them in the Training Unit's mailbox by the end of the current shift.
- 4. Once the officers/retirees and their guests have finished using the range, they shall contact the approved personnel and advise them they are leaving the range. This can be done via radio or telephone. The officers/retirees must wait until the approved personnel arrive at the firing range. Under no circumstances shall the firing range be left unattended.
- 5. It is the approved personnel's responsibility to ensure the gate/range is secured prior to leaving the range.
- 6. Guests are not allowed to use the range without an officer or retiree present.



General Order No. 317.3

Subject:	Effective Date:	Revised Date:
Written Directive System	September 12, 2018	September 12, 2018
Title:	Pages:	Distribution:
Health and Physical Fitness	2	All Members
Cross Reference: CALEA Reference Chapter 22.2.2	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to promote a healthy level of fitness for all members of the Department.

PURPOSE

To promote the health, safety, effectiveness and professionalism of all department members.

DEFINITIONS

- 1. Members: For the purpose of this policy, members shall refer to all sworn personnel.
- 2. Fit Check: Annual physical abilities check based on the Alabama Peace Officers Standards and Training Commission's (A.P.O.S.T.C.) evaluation and physical fitness assessment. Fit check is composed of both: annual physical abilities evaluation and the annual physical fitness assessment.
- **3. Physical Abilities Evaluation**: A series of simulated job tasks and other measures of physical abilities used to determine that job applicants and incumbent officers possess job required physical abilities.

PROCEDURES

The Decatur Police Department encourages officers to maintain a satisfactory level of general health and physical fitness for their own well-being. Proper fitness also allows officers to perform more effectively and reduces the need for sick leave.



- 1. Through awareness and education, the department encourages healthy lifestyles in order for officers to function to the best of their abilities in their role of the community and the department.
- 2. All sworn personnel are encouraged to participate in the annual Fit Check.
- 3. The Physical Agility/Ability Test approved by A.P.O.S.T.C., includes:
 - a. A 90 second 150 yard run to include the following:
 - i. Pushing a vehicle on a level surface for 15 feet (run for 50 yards);
 - ii. Climb a 6 foot fence (run 50 yards);
 - iii. Climb through a 2 foot square window frame (run for 25 yards);
 - iv. Walk a balance beam for 15 feet (run for 25 yards);
 - v. Drag a weighted object (165 lbs.) a distance of 15 feet.
 - b. Complete at least 25 sit-ups in 60 seconds;
 - c. Complete at least 22 push-ups in 60 seconds;
 - d. Complete a 1.5 mile run in 15 minutes and 28 seconds.
- 4. Officers are permitted to use their meal break time to work out. However, they are still subject to calls for service.

AWARDS

Employees may earn the department fitness award on an annual basis upon completing the Fit Check. The award will provide points towards the Master Patrol program.



General Order No. 318.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 7, 2018	June 7, 2018
Title:	Pages:	Distribution:
Promotional Procedure – All	2	All Members
Personnel		
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter	Todd Pinion	
34.1.1		

POLICY

The Department will establish standards and processes for evaluating and selecting candidates for promotion. The promotional process will be designed to ensure fairness and consistency in the selection of the best qualified personnel to positions of increased responsibility.

PURPOSE

The purpose of this directive is to establish promotional procedures for all personnel.

SCOPE

This directive applies to all personnel.

RESPONSIBILITY

All personnel will comply with this directive.

OVERVIEW

The promotional rank structure for sworn personnel consists of Sergeant, Lieutenant and Captain.

Support personnel will be selected based on seniority and/or qualifications for applicable positions.



PROCEDURES

The City of Decatur Human Resources Department may contract with an area company who will assess the promotional needs and develop a three-step process, which will consist of (CALEA 34.1.1):

- 1. A written test;
- 2. Assessment center.
- 3. Oral interview(s); and
- 4. Final interview with the Chief of Police.

Each process will consist of information and knowledge upon the assessor's interaction with officers. The promotional process will include but it is not limited to the Decatur Police Department's policies and procedures, City of Decatur ordinances and Alabama State laws and in accordance with the City of Decatur Basic Guidelines for Promotional Process, resolution no. 17-233.



Decatur Police Department Decatur, Alabama

General Order No. 319.0

Subject:	Effective Date:	Revised Date:
Written Directive System	August 9, 2018	April 9, 2021
Title:	Pages:	Distribution:
Insurance, Disability, Retirement	2	All Members
and Educational Programs		
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter	Todd Pinion	
22.1.3		

POLICY

A. HEALTH INSURANCE (CALEA 22.1.3b)

- 1. Health insurance for the Decatur City Police Department is provided by the Group Insurance plan for the City of Decatur. All insurance liability exposures (professional, general liability, workers compensation, etc.) for the Decatur City Police Department are provided for by the City of Decatur's various insurance programs, which protect employees for actions or omissions directly related to their law enforcement function.
- 2. Worker compensation for employees of the Decatur City Police Department is provided by City policies and administered by the City contracted provider.

B. DISABILITY AND DEATH BENEFITS PROGRAMS (CALEA 22.1.3c)

Disability and Death Benefits for all full-time employees of the Decatur City Police Department are provided by Short and Long Term Disability Plans and Life Insurance Plans for the City of Decatur.

C. LIABILITY PROTECTION PROGRAM (CALEA 22.1.3d)

The City of Decatur provides protection for injuries, property damage and accidents for officers acting within the scope of their duties through insurance and city funds.



D. EMPLOYEE EDUCATIONAL BENEFITS (CALEA 22.1.3e)

The City will pay a portion of the costs incurred by an employee who satisfactorily completes pre-approved courses or segments of course work in accordance with the Personnel Handbook and remains employed as an active employee for a minimum of thirty calendar days after completion of the course or approved segment or term of study, and who agrees to repay the City for its cost through withholding from the final pay check if that employee is terminated and leaves employment with the City within six (6) months of completion of the course or approved segment or term of study.

E. RETIREMENT (CALEA 22.1.3a)

- 1. The retirement program for full-time employees of the Decatur City Police Department is provided by the State of Alabama Retirement system.
- 2. An officer retiring in good standing may be given a city owned weapon at the discretion of the Chief of Police.

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Decatur Police Department Decatur, Alabama

General Order No. 320.0

Subject:	Effective Date:	Revised Date:
Written Directive System	May 27, 1997	September 28, 2018
Title:	Pages:	Distribution:
Line of Duty Death or Serious Injuries	7	All Members
Cross Reference: CALEA Reference Chapter 22.1.5	Chief of Police Approval Todd Pinion	

POLICY

Liaison assistance will be provided to the immediate survivors of an active duty officer who is seriously injured or dies in the line of duty. Tangible and emotional support will be provided during this traumatic period of readjustment for the surviving family.

Although this policy is intended to address the line of duty death, suicide or injury of police officers, many provisions, including death notification and family assistance, may be applicable to any agency employee regardless of whether or not the death is duty related.

DEFINITIONS

Serious Physical Injury: Physical injury which creates a substantial risk of death, or which causes serious and protracted disfigurement, protracted impairment of health, or protracted loss or impairment of the function of any bodily organ.

Line-of-duty death: The death of an officer by felonious or accidental means during the course of performing police functions while on or off duty.

Survivors: Immediate family members of the deceased officer to include spouse, children, parents, siblings, fiancée and/or significant others.

PROCEDURES

A. Death or Serious Injuries Notification

The following procedures should be adhered to in cases of line-of-duty deaths and in cases of critically injured officers with poor prognosis of survival. These procedures should be followed whenever possible with the understanding that the wishes of the family take precedence over the desires of the agency. Officers providing services and assistance to family members and survivors shall take all possible measures to accommodate their needs, wishes and desires, but should not make prognises to family members that they are not sure



can be met.

- 1. The name of the deceased officer shall not be released to the media or other parties before immediate survivors living in the area are notified.
- 2. Notification of the immediate family should be made as soon as possible and, if possible, coincidental with command notifications.
- 3. A member of the Command Staff, when possible, or a supervisor and another officer (friend of the family, if possible) should respond to advise the family. It is recommended that the Command Staff or supervisor make the notification and a family friend be there for support. Whenever the health of immediate survivors is a concern, emergency medical services personnel shall be requested to stand by.
- 4. Never make a death notification or serious injury notification on the doorstep. Ask to be admitted into the house. If the officer has died, notification should be made to the survivors in as forthright and empathetic a manner as possible.
- 5. A Police Chaplain may be notified to assist in the notification and support for the family. A Police Chaplain will be notified if requested by the family members.
- 6. If the opportunity to get the family to the hospital exists prior to the officer's death, immediate transportation should be provided for survivors and notification officers shall inform the hospital liaison officer (as defined in this policy) that the family is on its way. An area away from the general waiting room should be secured for the family. It is highly recommended that the family not drive themselves to the hospital.
- 7. Communication of information concerning the officer and the incident shall, whenever possible, be restricted to the telephone to avoid interception by the media or others. Should the media obtain the officer's name prematurely, the ranking officer should request that the information be withheld until proper notification of survivors can be made.
- 8. The notification supervisor shall be responsible for identification of additional survivors outside the area and shall make any notifications as desired by the immediately family. Such notifications shall be made by contacting the law enforcement agency in that jurisdiction and requesting that a personal notification be made.
- 9. The notification supervisor shall write a report via email or memorandum specifying the identity, time and place of survivors notified.

B. Assisting Survivors at the Hospital

Whenever possible, the Chief of Police shall join the family at the hospital in order to emphasize the agency's support. The next highest ranking officer to arrive at the hospital $\frac{256}{3/21}$



shall serve as or designate a hospital liaison officer. The hospital liaison officer is responsible for:

- 1. Arrange for waiting facilities for immediate survivors and a press staging area. The desires of the surviving family members should be followed with regard to the accessibility to other officers and friends.
- 2. Ensure that medical personnel provide pertinent medical information on the officer's condition to the family before any other parties.
- 3. Assist family members, in accordance with their desires, in gaining access to the injured or deceased officer.
- 4. Provide hospital personnel with all necessary information on billing for medical services. The liaison officer should ensure that all medical bills are directed to the appropriate departmental authority and that they are not forwarded to the officer's family or other survivors.
- 5. Arrange transportation for the family and other survivors upon their departure from the hospital.

C. Appointment of Department Coordination Personnel

The Chief of Police, or designee, shall assign personnel to begin serving in the following capacities: department liaison, funeral liaison, benefits coordinator and family support advocate. The surviving family members will be informed of those designated. In addition, the Chief of Police or designee will:

- 1. Make additional personnel assignments to assist in handling incoming phone calls and inquiries and to direct the public to appropriate personnel;
- 2. Ensure that the employee assistance program is implemented to assist surviving family members and emphasize the family's right to psychological services; and
- 3. Ensure that other officers are provided the opportunity to participate in critical incident stress debriefings.

D. Department Liaison

The department liaison officer will serve as a facilitator between the family and the law enforcement agency. This individual will normally be a commanding officer in order to expedite the tasks of employing departmental resources and the delegation of assignments. The department liaison will obtain the officer's Employee Information Sheet in order to follow the officer's requests as closely as possible. This officer will work closely with the funeral liaison officer to ensure that the needs and requests of the family are fulfilled. This $\frac{257}{3/21}$



includes, but is not necessarily limited to, the following:

- 1. Providing oversight of travel and lodging arrangements for out-of-town family members.
- 2. Identifying alternative churches and reception halls that will accommodate the law enforcement funeral. These alternatives will be presented to the family, who will make the final determination.
- 3. Coordinating all official law enforcement notifications and arrangements and be a liaison with visiting law enforcement agencies.
- 4. Determine the family's feelings about the media being at the funeral home, at the church service and at the cemetery. Assist family members in dealing with general media inquiries and inform them of limitations on what they can say to the media specifically.
- 5. Providing liaison with the media to include coordination of any statements and press conferences. The departmental liaison shall also ensure that members of the agency are aware of restrictions regarding release of any information that might undermine future legal proceedings.
- 6. Ensuring that security checks of the survivor's residence are initiated immediately following the incident and for as long as necessary thereafter.
- 7. Assuming responsibility for the return of the deceased officer's department equipment to the department;
- 8. Relaying any information to the family concerning the circumstances of the decedent officer's death and appropriate information regarding any investigation;

E. Funeral Liaison

The funeral liaison officer acts as facilitator between the decedent officer's family and the department during the wake and funeral. The funeral liaison officer is responsible for:

- 1. Meeting the family members and explaining all responsibilities to them,
- 2. Being available to the family prior to and throughout the wake and funeral;
- 3. Ensuring that the needs and wishes of the family come before those of the department;
- 4. Assisting the family in working with the funeral director regarding funeral arrangements;
- 5. Relay the funeral information to the department liaison for coordination with the department's specialized units (honor guard, traffic services, etc.);
- 6. Determining the need for travel arrangements for out-of-town family members and any $\frac{258}{3/21}$



other special needs of the family during the funeral and reporting this information to the department liaison:

- 7. Brief the family members on the procedures involved in the law enforcement funeral based on officers wishes as communicated on the Employee Information Sheet;
- 8. Maintain a roster of all departments sending personnel to the funeral and acknowledge these visiting and assisting departments.

F. Benefits Coordinator

The benefits coordinator is responsible for working with the City of Decatur Human Resources Department to provide information on employee benefits to the family by:

- 1. Filing workers' compensation claims and related paperwork,
- 2. Presenting information on all benefits available to the family;
- 3. Documenting inquiries and interest in public donations to the family and establishing a mechanism for receipt of such contributions, as appropriate;
- 4. Preparing all documentation of benefits and payments due survivors to include the nature and amount of benefits to be received by each beneficiary, the schedule of payments and the name of a contact person or facilitator at each benefit or payment office;
- 5. Filing all benefits paperwork and maintaining contact with the family in order to ensure that benefits are being received. A copy of benefits documentation should be provided to all survivors affected and explained to each of them; and
- 6. Advise the surviving family of the role of police associations and organizations and the nature of support programs that they sponsor for law enforcement survivors.

G. Family Support Advocate

The family support advocate serves in a long-term liaison and support capacity for the surviving family. The duties of this individual include

- 1. Providing contact with surviving family members in order to keep them abreast of criminal proceedings relating to the death of their family member.
- 2. If criminal proceedings arise, insure the case investigator notified the Morgan County District Attorney's Victim Assistance Unit for assignment of a Victim Advocate,
- 3. Accompanying surviving family members to criminal proceedings, explaining the nature of the proceedings and introducing them to prosecutors and other persons as required; 259

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- 4. Identify all support services available to family members and working on their behalf to secure any services necessary;
- 5. Arrange for the delivery of the member's personal belongings to the family.
- 6. Maintaining routine contact with family members to provide companionship and emotional support and maintain an ongoing relationship between the department and the immediate family making them feel like part of the "police family". This includes increasing contact during sensitive times of the year like holidays and the officer's death date every year; and
- 7. Relaying the concerns and needs of the family to those individuals or organizations that may provide assistance, and encouraging others to visit and help as necessary.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 321.0

Subject:	Effective Date:	Revised Date:
Written Directive System	March 23, 2011	June 18, 2020
Title:	Pages:	Distribution:
Roll Call	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Roll call is conducted for the purpose of providing officers with information regarding daily patrol activity, shift assignments, new department policies, and any other pertinent information and the following procedures shall apply.

PROCEDURES

- A. Officers shall report for roll call to the designated start of their assigned shift.
- B. Officers shall report to roll call in the uniform of the day, with all required equipment, ready to begin the shift. Any missing, damaged, or otherwise unserviceable equipment shall be reported to the supervisor at the conclusion of roll call
- C. Roll call shall be attended by all members of the shift unless exigent circumstances dictate otherwise.
- D. Roll call shall be conducted by the shift lieutenant or his/her designee at the beginning of each shift. Shift briefings should accomplish, at a minimum, the following four basic tasks:
 - 1. Briefing officers with information regarding daily patrol activity;
 - 2. Notifying officers of changes in schedules and assignments;
 - 3. Notifying officers of new directives or changes in directives.
 - 4. Evaluating officer readiness to assume patrol duties.
- E. Prior to each shift, supervisors shall visually inspect the officers under their command and their equipment. This does not need to be a formal inspection, but may be limited to casual observation to determine officers' readiness to assume their duties.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 321.1

Subject:	Effective Date:	Revised Date:
Written Directive System	June 8, 2009	April 14, 2022
Title:	Pages:	Distribution:
Roll Call Training	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

The Decatur Police Department recognizes that training is essential to the development of excellence in policing and the safety and well-being of our members. It is the policy of the Decatur Police Department to regularly provide instruction and/or training during roll call as a method of keeping officers up-to-date on current issues between formal training sessions. The following procedures shall apply.

PROCEDURES

A. Development

- 1. The shift lieutenant is responsible for ensuring weekly roll call training is conducted.
- 2. The training is not expected to fully develop the topic but to train, on a limited basis, something that is timely. An example would be that if the topic is arrest/search and seizure to simply train on any recent supreme court rulings related to that topic.
- 3. The training shall be designed in a format that can be presented in increments of 5-7 minutes and should include written handouts for those being trained. Should 5-7 minutes not be sufficient to cover the topic it should be broken into multiple sessions, i.e. Part 1, Part 2. Power-Point presentations, audio video recordings, and/or other instructional methods may be utilized within the 5-7 minute parameters.
- 4. The list of monthly training topics may be modified at any time by the Chief of Police or his designee.
- 5. In addition to the training topics conducted weekly, Division Commanders shall identify at least twelve critical policies or laws that they believe would benefit their particular unit. The Commanders, or their designees, shall ensure that these topics are covered also.



B. Materials

Roll call training materials may include video presentations, lectures, or printed materials. Members requiring any assistance from the training unit should notify the unit at least a month prior to the scheduled training.

C. Documentation

Division commanders shall ensure that each topic of training is taught in a timely manner to the members of their command. Documentation from the training will be placed in the Roll Call folder.

D. Review

A review of the monthly critical training tasks will be conducted each year by the command staff prior to the end of the fiscal year. A determination will be made if the tasks need to be modified.



Decatur Police Department Decatur, Alabama

General Order No. 322.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	February 14, 2018	February 14, 2018	
Title:	Pages:	Distribution:	
Written Agreement for Services	5	All Members	
Provided			
Cross Reference:	Chief of Police Ap	Chief of Police Approval	
CALEA Reference Chapter 3.1.1	Todd Pinion	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to provide law enforcement services on a contractual basis. Unless preempted by higher governmental authority, the Department will initiate a precise contract that will describe those services provided to another entity.

PURPOSE

The purpose of this policy is to identify the elements contained within the written agreement for contracted law enforcement services and to delineate the employment rights of personnel assigned under a contract for the provision of law enforcement services.

DEFINITION

Law Enforcement: The provision for paid law enforcement services, and/or services under accordance with a written directive. This does not encompass a situation in which an individual performs services for an agency under a personal service contract.

Provider Agency: An agency that provides services, equipment, or supplies to another agency or entity.

PROCEDURES

A. WRITTEN AGREEMENT

Should the Decatur Police Department agree to provide contract services to another entity, a written agreement will be entered into between the Decatur Police Department Chief of Police and such entity requesting contractual law enforcement services. The contract will abide by all legal, financial, and City policies. The Decatur Police Department contract review process will be followed prior to services being rendered. All agreements will be approved by the Chief of Police prior to services being rendered.



B. ASSESSMENT/SERVICES TO BE PROVIDED

The Decatur Police Department may provide law enforcement services to entities, including those not covered within the jurisdictional boundaries of the City of Decatur.

- 1. Upon receipt of a request for law enforcement services, a Division Commander or designee will conduct an assessment of the requesting entity. The assessment should include, but is not limited to:
 - a. Current service's needs;
 - b. Functions and activities to be performed;
 - c. Ability to provide additional services to the new jurisdiction;
 - d. Financial impact;
 - e. Responsibility for planning, organizing, and scheduling of services;
 - f. Guidelines for local ordinance enforcement;
 - g. Effect on fulfilling the Decatur Police Department mission.
- 2. The requesting entity may be provided with a completed assessment study.

C. STATEMENT OF SPECIFIC SERVICES (CALEA 3.1.1a)

Any contract entered into by the Decatur Police Department for the provision of law enforcement services shall contain statements that identify the type and extent of services to be provided. Every contract shall ensure that Decatur Police officers have all powers and authority vested in them as public law enforcement officers and will include the following provisions among others:

- 1. Decatur Police Officers shall not perform or be requested to perform any services other than law enforcement;
- 2. Decatur Police Officers shall at all times be considered City of Decatur employees;
- 3. The City of Decatur shall be responsible for all compensation associated with employees.

D. FINANCIAL AGREEMENT (CALEA 3.1.1b)

1. The City of Decatur will be reimbursed for costs associated with providing the services by the contracting entity when applicable.



- 2. When applicable, compensation for services rendered will be billed to the subscriber entity within 15 days after the services are rendered or as otherwise agreed.
- 3. Equipment costs, depreciation and other direct and indirect costs will be included if applicable.

E. RECORDS OF SERVICES (CALEA 3.1.1c)

- 1. Records will be maintained concerning the nature and extent of the services provided under the contract.
- 2. Records will also be maintained for any contract entered into by the Police Department, as a provider or recipient entity, including but not limited to:
 - a. The record should define what types of records, such as number and nature of calls for service;
 - b. Total number of requests for service;
 - c. Number of reports initiated;
 - d. Number of hours of service provided.
 - e. All records will be kept on file in the office of a Division Commander or designee.

F. DURATION, MODIFICATION AND TERMINATION (CALEA 3.1.1d)

- 1. Any contract entered into by the Decatur Police Department shall include the effective beginning and termination dates and procedures for modifying the agreement including continuation or termination of the agreement.
- 2. Each contract and agreement will be reviewed annually by a Division Commander and, if necessary, revised at that time.
- 3. A copy of the contract will be forwarded to the Chief of Police.

G. LEGAL CONTINGENCIES (CALEA 3.1.1e)

Each contract for law enforcement services shall include language addressing:

1. **Indemnification**: Contracting agencies or business will indemnify and hold harmless the City, its officers, employees and agents, from and against any suits, actions or claims of any character, liabilities, losses or costs, including attorney's fees and court costs, resulting directly or indirectly from the performance of the agreement.



- 2. **Assignability**: The contract is for the exclusive benefit of the City and the contracting entity. The contract cannot be assigned, transferred, or pledged by either party without prior written consent of the other.
- 3. **Discrimination**: The contract will also contain wording that both parties agree not to discriminate on the basis of age, citizenship status, color, familial status, marital status, mental disability, national origin, physical disability, race, religion, religious observance, sex, and source or level of income.

H. PROVIDER AGENCY/CONTROL OVER PERSONNEL (CALEA 3.1.1f)

- 1. Any contract entered into by the Decatur Police Department for law enforcement services shall contain statements identifying the type and extent of services to be provided.
- 2. Every contract will ensure that officers have all powers and authority vested in them as public law enforcement officers and include:
 - a. Officers shall not perform or be requested to perform any service other than law enforcement;
 - b. Officers shall at all times be considered City employees.
 - c. The Decatur Police Department will maintain control over its personnel.

I. EQUIPMENT AND FACILITIES (CALEA 3.1.1g)

- 1. To avoid conflicts of ownership and control, any contract the Decatur Police Department enters into for law enforcement services shall provide specific arrangements for the use of equipment and facilities;
- 2. Clear lines of responsibility will be agreed upon between the Decatur Police Department and other contracting body(s) concerning the ownership, use, and maintenance of equipment and facilities.
- 3. The contract will stipulate provisions for property and facility ownership, leasing, purchasing, and disposal following termination of the contract and provision establishing responsibility for maintenance of equipment and facilities to be used.

J. EMPLOYEE RIGHTS

Employment rights of Decatur Police Department personnel assigned to provide law enforcement services to another entity under a contract shall not be abridged by the provider agency.

1. No employee of the Decatur Police Department shall be penalized or lose any employee $\frac{267}{3/21}$



rights due to assignment in a contracted law enforcement arrangement;

2. No employee shall suffer a loss of fringe benefits or lose promotional or training opportunities due to assignment in a contracted law enforcement agreement.

K. ADMINISTRATIVE REVIEW (CALEA 3.1.1h)

When necessary to provide for the appropriate and legal discharge of contracted services between the Decatur Police Department and an outside entity, such written contract shall be reviewed by the Legal Department to ensure that it complies with all applicable legal standards.

- 1. The review shall be documented and it will be completed by the 1st of October of every year.
- 2. All contracts before becoming effective must be signed by the Chief of Police.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 400.1

Subject:	Effective Date:	Revised Date:
Written Directive System	February 5, 2007	September 8, 2021
Title:	Pages:	Distribution:
Vehicle Take Home	4	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

It is the Policy of this Department to issue eligible personnel, city owned police vehicles in accordance with the procedures outlined within this policy.

PROCEDURES

A. Assignment of Vehicles

- 1. The assignment of a take-home vehicle is a privilege and not a fringe benefit or employment right. It is subject to revocation at any time, without cause, by the Chief of Police or his designee.
- 2. Eligible personnel must live within 20 miles of the City of Decatur corporate limits, or have special approval by the Chief of Police to exceed the 20-mile rule.
- 3. Residency outside of the City Limits will be mapped by the Planning Department to determine distance to the Corporate Limits.
- 4. The Chief of Police or his designee will determine the eligibility of an employee. Vehicles will be assigned using department seniority as a factor. Seniority eligibility does not guarantee assignment of a vehicle. The number of vehicles available for this program can be adjusted at any time by the Chief of Police or his designee.
- 5. Personnel may be determined ineligible for a take home vehicle if their accident record reflects a history of preventable accidents attributable to negligence or a disregard for established policy and procedures, or for lack of cleanliness/maintenance of their assigned vehicles.

B. Use

1. Personnel will use their assigned vehicles during their regular course of duty. In the event their



assigned unit is unavailable for use, a supervisor will issue them a pool vehicle to drive. A pool vehicle may only be driven while on duty and will be turned back in to a supervisor at the end of a duty shift. Pool vehicles shall never be used as a take home vehicle without the approval of the Chief of Police.

- 2. Personnel on disciplinary suspension of any kind shall not be authorized to drive an assigned vehicle home and must return their vehicle to the department until such time as they return to active duty, or their assignment of a take home vehicle is reinstated.
- 3. Officers on light duty shall not operate a marked take home vehicle.
- 4. City vehicles may be used to attend training in and out of State with approval from the Chief of Police or his designee.
- 5. Division commanders and above may operate their assigned vehicles anytime, anywhere within the State of Alabama, and out of State as approved by the Chief of Police.

C. Availability

- 1. Officers assigned a take home vehicle must be capable of responding to calls in an emergency. Off duty officers operating a take home vehicle shall:
 - a. Be in suitable attire at all times (i.e. No shorts, T-shirts, flip-flops, tank tops, and no clothing with offensive slogans or designs). An exception is while traveling to and from the gym or physical training.
 - b. Have their issued service weapon, badge, radio, and handcuffs in their possession at all times. A traffic safety vest shall be kept in the vehicle.
 - c. Have available clothing identifying them as a police officer such as a baseball style cap or windbreaker marked with the words Decatur Police, which is to be worn in the event police action is necessary.
- 2. Officers shall use discretion in taking enforcement action for minor traffic offenses; however, when an officer observes a flagrant serious violation, they are expected to take action. When a criminal act is brought to an officer's attention, they shall use reasonable judgment in taking action. Personnel are governed by department rules and regulations at all times.
- 3. While operating a take home vehicle off duty, the police radio shall be monitored at all times.

D. Compensation

There will be no compensation allowed to personnel while operating their assigned vehicle off



duty. If a supervisor decides compensation is warranted because of "activation to duty status", the normal procedures for handling overtime shall be followed.

E. Vehicle Maintenance/Care

- 1. Personnel are responsible for ensuring the regular maintenance of their assigned vehicles and for scheduling any fluid changes or repairs with the City Garage. Other than checking and adjusting fluid levels, personnel are prohibited from performing any repairs or adjustments themselves. Fluid levels should be checked at every refueling.
- 2. Personnel shall not alter the body, appearance, markings, mechanical or electrical systems including adding lights, radios, or accessories. No signs, stickers, labels or insignia shall be used unless authorized by the Chief of Police or his designee.
- 3. Personnel may request an exception to section "E-2" in writing, to the Chief of Police listing the type of equipment and reasons it is necessary. If granted, a copy of the approval shall be kept in the vehicle and filed with the fleet manager.
- 4. Personnel shall inspect their assigned vehicle daily and report any damage immediately to their supervisor.
- 5. Vehicles will be kept clean and maintained at all times. Assigned personnel are responsible for scheduling of maintenance on the vehicle through the fleet manager. All repairs and maintenance will be conducted at the City Garage or other city authorized repair facilities as approved by the fleet manager.

F. Off Duty Use

- 1. Personnel are prohibited from carrying passengers unless specifically authorized by a Division Commander. Whenever officers are operating a police vehicle, they are obligated to take enforcement action as required by law. Emergency and pursuit driving is governed by other policies.
- 2. Personnel are prohibited from using the vehicle off duty for any reason except; when traveling to and from work, an authorized off duty job within the police jurisdiction, or gym facilities which are located within the police jurisdiction, or to provide preventative maintenance at an authorized shop.
- 3. Vehicles shall be operated in a safe, lawful and courteous manner.
- 4. Only authorized personnel shall operate city vehicles, unless approved by the Chief of Police or his designee.



- 5. Vehicles shall not be used for towing, nor will they have anything protruding from the trunk or windows except as necessary during on duty hours without approval from the Chief of Police.
- 6. Personnel shall park their assigned marked vehicles in a prominent location at their residence during their off time.
- 7. Personnel who will be off for a period greater than 30 days, shall park their assigned vehicle in the designated secured lot. Personnel assigned a vehicle but who chooses not to take the vehicle home or is unable to take it home, shall park it in the secured lot. The Chief, the Captains and the Lieutenants shall use the designated parking places on the ramp.



Decatur Police Department Decatur, Alabama

General Order No. 401.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 4, 2010	May 13, 2022
Title:	Pages:	Distribution:
In-Car Video System & Body	8	All Members
Worn Cameras		
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter	Todd Pinion	
41.3.8		

POLICY

It is the policy of the Decatur Police Department to use In-Car Video Systems (ICVS) and Body Worn Cameras (BWC) to enhance the effective and efficient delivery of police services and to record actions, conditions, and statements that could be used in the prosecution of criminal and traffic offenses (CALEA 41.3.8a).

PROCEDURES

A. Administration

The Decatur Police Department has adopted the use of the ICVS & BWC to accomplish several objectives. The primary objectives are as follows:

- 1. ICVS & BWCs allow for accurate documentation of police-public contacts, arrests, and critical incidents. They also serve to enhance the accuracy of officer reports and testimony in court (CALEA 41.3.8c).
- 2. Audio and video recordings also enhance the ability to review probable cause for arrest, officer and suspect interaction, evidence for investigative and prosecutorial purposes and to provide additional information for officer evaluation and training (CALEA 41.3.8c).
- 3. The ICVS & BWC may also be useful in documenting crime and accident scenes or other events that include the confiscation and documentation of evidence or contraband (CALEA 41.3.8c).



B. Officers' Responsibilities (CALEA 41.3.8b)

- 1. Officers shall operate the ICVS/BWC as instructed during training.
- 2. Officers responsible for operating ICVS/BWC equipment shall inspect the equipment prior to use and monitor its performance throughout their shift (CALEA 41.3.8e).
 - a. Any malfunctions or damage shall be reported immediately to a supervisor (CALEA 41.3.8e).
 - b. Officers will not attempt any repair of ICVS/BWC equipment (CALEA 41.3.8e).
 - c. No one other than designated personnel shall access the ICVS/BWC Compact Flash (memory) card (CALEA 41.3.8e).
 - d. Officers shall ensure the ICVS/BWC has the officer assigned as the current user.

C. Use of ICVS/BWC

- 1. Police Personnel shall use only ICVS/BWC issued by the Decatur Police Department. The equipment and all data, images, video, and metadata captured, recorded, or otherwise produced by the equipment is the sole property of the Decatur Police Department.
- 2. ICVS/BWC equipment is the responsibility of individual officers and will be used with reasonable care to ensure proper functioning.
- 3. Officers shall inspect and test the ICVS/BWC prior to each shift in order to verify proper functioning and shall notify their supervisor of any problems (CALEA 41.3.8e).
- 4. Equipment malfunctions shall be brought to the attention of the officer's supervisor immediately so that a replacement unit may be procured (CALEA 41.3.8e).
- 5. Officers shall activate the ICVS/BWC to record all contacts with citizens in the performance of official duties. This includes officers working in the capacity of Secondary Employment detailed in policy #304.0 (CALEA 41.3.8b).
- 6. Activation of the ICVS/BWC shall be conducted in accordance with the manufacturer's guidelines and training.



- 7. The ICVS/BWC continuously captures a "pre-event" of 30 seconds prior to activation of the camera. If an officer witnesses an event, the officer should manually activate the ICVS/BWC in order to record the 30 seconds of "pre-event".
- 8. Officers shall make every effort to obtain the best possible video recordings of law enforcement actions with the ICVS/BWC.
 - a. Officers shall ensure that the video camera is positioned and adjusted to record the event and that the wireless microphone (if equipped) is activated.
 - b. At no time shall officers disregard their safety or the safety of other officers for the purpose of being in a position for visual recording.
- 9. Officers shall activate the ICVS/BWC to record the following activities (CALEA 41.3.8b):
 - a. Whenever officers are conducting official police business with a member of the public; and
 - b. Any other incident that the officer feels may be appropriate.
- 10. Back-up officers who arrive on the scene of one of the above listed activities shall activate the ICVS in their units upon their arrival.
- 11. When the ICVS/BWC is deactivated, the officer shall enter the appropriate designation for the recording as described in ICVS training.
- 12. Officers shall document in the incident, arrest, or related reports when recordings were made during the incident in question. However, ICVS/BWC recordings are not a replacement for written reports. Officers shall also document if the ICVS/BWC malfunctioned or if the ICVS/BWC videos are not available.
- 13. There is no expectation of privacy to any event recorded on the ICVS/BWC equipment.
- 14. Recording can only be stopped by manually pressing the "Stop" button.
 - a. When the ICVS/BWC is recording a police contact, traffic stop, or criminal activity, it shall not be turned off until the contact has ended and the citizen or officer has left the scene.
 - b. The wireless microphone transmitter (if equipped) shall not be deactivated or muted independently of the ICVS when citizens are present.



- c. Whenever anyone is transported in the rear seat of the vehicle, the rear-facing camera of the ICVS shall be activated and remain activated until the officer arrives at the destination and is ready to remove the individual from the vehicle.
- d. Officers may stop recording during non-enforcement activities and/or having the ICVS/BWC equipment on for an extended period would serve no constructive purpose.
- e. If the ICVS/BWC is not activated or is stopped manually by the officer during an incident that is required to be recorded, the officer shall notify their immediate supervisor explaining the reason the ICVS/BWC was stopped. If an Arrest or Incident/Offense report is already being filed on the contact, this documentation may take place in one of those reports.
- 15. Officers are encouraged to inform their supervisor of any recordings that may be of value for training purposes.
- 16. There are exceptions that may be granted to officers allowing them not utilize the BWC. Those exceptions may be granted by the Division Commander only after obtaining the permission of the Chief of Police. These exceptions will be provided to those members in writing for guidance. A copy of the exceptions shall be provided to the Office of Professional Standards.

D. Restrictions on Using the ICVS/BWC (CALEA 41.3.8b)

ICVS shall be used only in conjunction with official law enforcement duties. The ICVS shall not be used to record:

- 1. Communications with other police personnel without the permission of the Chief of Police or designee;
- 2. Encounters with undercover officers or confidential informants unless approved by a Division Commander;
- 3. When on break or otherwise engaged in personal activities; or
- 4. In any location where individuals have a reasonable expectation of privacy, such as a restroom or locker room.
- 5. No officer shall use the ICVS/BWC in such a manner which would bring discredit to the officer or the Decatur Police Department.



- 6. Officers shall not edit, alter, erase, duplicate, copy, share, or otherwise distribute in any manner ICVS/BWC recordings without prior written authorization and approval of the Chief of Police or designee.
- 7. The Decatur Police Department reserves the right to restrict an officer from viewing the video file if it is deemed necessary or appropriate (CALEA 41.3.8c).
- 8. Requests for restricting access to any recordings must be submitted in writing and approved by the Chief of Police or his designee. All requests and final decisions shall be kept on file.

E. Transfer of Recorded Video Files & Storage

- 1. Officers shall ensure that their ICVS/BWC is downloaded at the end of their duty shift, or at the end of the secondary employment when applicable, or within 72 hours unless it involves a response to resistance or a complaint, then it shall be done at the end of the duty shift or at the end of the secondary employment when applicable. Exceptions to either of these can be granted by the Division Commander only after obtaining permission from the Chief of Police.
- 2. If an officer has not transferred video to the server upon reaching 5GB of memory remaining, the officer shall proceed to an ICVS wireless access point at the earliest opportunity and transfer the video.
- 3. For vehicles equipped with GETAC ICVS and/or BWC: Video files will be automatically transferred to the server at the Decatur Police Department anytime there is an internet connection through the mobile hotspot.
- 4. Files will be securely stored in accordance with State records retention laws (a minimum of six months, or until case adjudication), and no longer than useful for purposes of training or for use in an investigation or prosecution. In capital punishment prosecutions, recordings shall be kept indefinitely or upon the offender's death (CALEA 41.3.8d).

F. Animal Services

- 1. The BWC shall be activated when operating in an official capacity as a Decatur Animal Control Officer (CALEA 41.3.8b). This shall include:
 - a. When on private property as allowed by law;
 - b. During citizen contacts of an official nature;



c. During all transports of stray, injured, and/or seized animals that have not yet become the responsibility of the Decatur Animal Services.

Note: The BWC should be turned off once the ACO has left the scene.

- 2. In the event the BWC captures video or audio during on-call, animal control officers shall turn the BWC into the supervisor on the next duty day, or within 72 hours, whichever comes first.
- 3. BWCs shall be connected to their chargers at the end of every shift (CALEA 41.3.8e).
- 4. BWCs shall be turned into the division supervisor at the beginning of every shift to ensure data is downloaded.
- 5. All equipment malfunctions and/or damage shall be brought to the immediate attention of the supervisor so that a replacement unit may be procured. Animal control officers must document the circumstances.
- 6. Animal control officers shall abide by all applicable procedures and restrictions already established in this procedure.

G. SWAT Team Members

SWAT team members will be provided with base charges for the BWCs. This allows SWAT team members to charge their BWCs from their homes for deployment purposes, to facilitate a timely response during call-out without having to go to an alternate location to pick up the BWCs.

- 1. It will be the responsibility of SWAT Team members to ensure that a charge is maintained (CALEA 41.3.8e).
- 2. The charger will not download data from the house. The BWC is to be carried while on active SWAT duty, excluding training, and footage is to be downloaded at the approved docking location at the first available opportunity upon returning to duty, unless circumstances require it to be done immediately.

H. Criminal & Administrative Use of the ICVS/BWC (CALEA 41.3.8c)

The Decatur Police Department has adopted the use of the ICVS/BWC to accomplish several objectives. The primary objectives are as follows:



- 1. ICVS/BWC allows for accurate documentation of police-public contacts, arrests, and critical incidents. It also serves to enhance the accuracy of officer reports and testimony in court.
- 2. Audio and video recordings also enhance the ability to review probable cause for arrest, officer and suspect interaction, and evidence for investigative and prosecutorial purposes and to provide additional information for officer evaluation and training.
- 3. The ICVS/BWC may also be useful in documenting crime and accident scenes or other events that include the confiscation and documentation of evidence or contraband.

I. Handling of Video Files

- 1. Burning files to discs (L3 System):
 - a. Officers shall create a case as needed. The proper formatting for "Display Name" entry box is Officer ID, case number, and charge, with a space between each, example: A154 201800021345 DUI.
 - b. Officers shall burn their video files to disc as needed. The discs shall be logged into evidence by the case officer and stored in the evidence room until needed.
 - c. The evidence custodian shall log video evidence out to the appropriate officers as needed. Once the video evidence is no longer needed, the discs shall be returned to the evidence custodian and logged back into the evidence room as soon as possible.
 - d. "Evidence Copy" video files shall be treated as any other evidence. Alteration, duplication, or unauthorized destruction of these video files shall result in disciplinary action.
- 2. ICVS/BWC video, images and sound are the property of the Decatur Police Department. Officers shall not obtain copies of ICVS video for personal use. Accessing, copying, sharing, or releasing files for non-law enforcement purposes is strictly prohibited.
- 3. Requests for video evidence from the prosecuting attorney for misdemeanor cases shall be forwarded to the case officer.
- 4. Requests and/or subpoenas for video evidence from anyone other than the prosecuting attorney shall forward the request to the Office of Professional Standards.



5. Except as described above, no ICVS/BWC video shall be disseminated outside the Decatur Police Department without written authorization from the Chief of Police.

J. Supervisor's Responsibilities & Review (CALEA 41.3.8c, 41.3.8g)

- 1. Administrative and supervisory personnel shall conduct a documented random review of each officer's recordings at least monthly.
- 2. The review shall consist of at least one random video each month per officer under their supervision to assess:
 - a. Officer activity;
 - b. Tactics and officer safety;
 - c. Compliance with department policy; and
 - d. Any training deficiencies.
- 3. Shift supervisors shall also review and document the following recordings (CALEA 41.3.8c):
 - a. Pursuits;
 - b. Any use of the Taser, OC spray, or level of force greater than "soft empty hands."

K. Training (CALEA 41.3.8f)

All newly hired personnel will be trained in the use of the ICVS/BWC during the Field Training Officer program. Other in-service training will be conducted on an as needed basis.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 402.0

Subject:	Effective Date:	Revised Date:
Written Directive System	March 26, 2009	March 10, 2022
Title:	Pages:	Distribution:
Dress Code – General Appearance	4	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 22.1.6	Todd Pinion	

POLICY

It is the policy of this Department that all employees of the Decatur Police Department shall present a professional appearance. Professionalism is judged not only by the manner in which an officer wears the uniform but also by the officer's personal appearance. Therefore, a neat and wellgroomed appearance by each officer is fundamental to the Decatur Police Department and contributes to the public's confidence in the department and the following procedures shall apply.

PROCEDURES

A. Hair

All employees will keep their hair clean and neatly groomed.

1. Short hair, while in uniform

- a. The hair on top of the head shall be neatly groomed. The bulk of the hair shall not be excessive or present a ragged, unkempt, or extreme appearance. The hair shall be tapered so that the outline of the officer's hair conforms to the shape of the head, curving inward to the natural termination point at the base of the neck. When the hair is combed, it shall not fall over the ears or eyebrows. The bulk or length of hair shall not interfere with the normal wear of headgear. Hair that is clipped closely or shaved to the scalp is authorized.
- b. Sideburns shall be kept neatly trimmed and shall not shall not be flared. The base of the sideburn will be a clean-shaven, horizontal line. Sideburns shall not extend below the lowest part of the exterior ear opening.

2. Long hair, while in uniform

a. Hair may not be worn past the bottom of the uniform collar. If the hair exceeds the collar, it shall be worn in a twist, bun or similar fashion. **Exception**: personnel in plain clothes may choose to wear their hair to extend no further than the lower part



of the shoulder blades.

- b. The front of the hair (bangs) may not exceed past the bottom of the eyebrow.
- c. The sides of the hair must be pulled back away from the face either with a hair accessory or tucked behind the ears. Hair accessories (barrettes, pins, clips) must be a similar color as the hair. Hair color must be of a natural color.
- d. Hair styles shall present a professional and well-kept appearance and may include pinned hair and/or buns. In no case shall the bulk or length of the hair interfere with the proper wear of any authorized headgear or interfere with the performance of assigned tasks or duties. When headgear is worn, the hair will not extend below the bottom edge of the front of the headgear.

3. Beards and mustaches

- a. Mustaches are permitted. Mustaches shall be kept tapered and neatly trimmed. Mustaches will not present a chopped off or bushy appearance. No portion of the mustache will cover the upper lip line or extend more than one quarter of an inch beyond the corners of the mouth.
- b. Beards/goatees will follow the contour of the chin line so as to permit a proper seal when wearing a mask.
- c. Any beard or goatee shall protrude from the surface of the skin not more than 1/4 an inch and must not extend beyond the normal contour of the face.
- d. Patchy, spotty clumps of facial hair, including "soul patches" are not considered beards and as such are not permitted.
- e. In all instances, facial hair shall be clean and well-groomed with no unnatural coloring or "fads" allowed.
- f. Organized Crimes Unit may be exempt from the beards/goatees guidelines depending on the type of investigation.

B. Cosmetics

Female officers may wear make-up that is conservatively applied and matches the skin tone.

C. Fingernails

The fingernails of all employees shall be kept clean and neatly trimmed. Female officers may paint their fingernails but only in a conservative neutral color.



D. Eyeglasses, Sunglasses, and Contact Lenses

- 1. Conservative eyeglasses and sunglasses are authorized for wear.
- 2. Officers shall not wear lenses with extreme colors. Lens colors shall be traditional gray, brown, or dark green shades. Officers will not wear lenses or frames that are so large or so small that they detract from the appearance of the uniform.
- 3. Contact lenses with designs that change the appearance of the eye are not authorized.

E. Jewelry

- 1. Officers may only wear a watch, medical ID bracelet, and one ring on each hand. Rings shall not be worn on the thumbs. For the purpose of this policy, a bridal set is considered one ring. Necklaces or other items of jewelry may be worn provided they are not visible.
- 2. Females are permitted to wear a single earring stud on each ear. Other piercing jewelry that would be visible while on duty is prohibited unless authorized by the Chief of Police.

F. Hygiene

Officers will maintain good personal hygiene on a daily basis.

G. Tattoos

- 1. Visible tattoos on the hands, head, or neck areas are prohibited. Exception, tattoos resembling a wedding band on the finger where it is traditionally worn.
- 2. Visible tattoos in areas not prohibited by section G.1 of this policy must be neutral and not offensive. Depictions of nudity, racism, violence, or vulgarity through words or symbols are prohibited.
- 3. Intentional body mutilation, branding or intentional scarring that would be visible are prohibited. Examples include:
 - a. A split or forked tongue;
 - b. Foreign objects inserted under the skin to create a design or pattern;
 - c. Enlarged or stretched out holes in the ears;
 - d. Intentional scarring that appears on the neck, face, scalp or arms.
- 4. Unless authorized by the Chief of Police, it is forbidden for current employees to obtain any prohibited tattoos subsequent to the latest revision date of this written directive.



5. Police applicants with existing tattoos that may be in violation of this policy during the application process will be subject to approval from the Chief of Police.



Decatur Police Department Decatur, Alabama

General Order No. 402.1

Subject:	Effective Date:	Revised Date:
Written Directive System	September 28, 2010	September 29, 2022
Title:	Pages:	Distribution:
Dress Code Duty Uniform	12	All Members
Cross Reference: CALEA Reference Chapter 22.1.6	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department that all members shall present a neat, clean, and professional appearance. Because the uniform, by its very nature, is a reflection on the Department, uniformed employees will be held to more exacting appearance standards than plainclothes personnel. Only uniforms, accessories, and equipment meeting the specifications supplied to the Contract Vendor are authorized for wear. In addition to this policy, supervisors will provide additional direction, guidance and control as needed (CALEA 22.1.6).

DEFINITIONS

Approved Vendor: The company with the current contract to supply uniforms and equipment to the Decatur Police Department.

Approved Wear: The list of items approved for purchase from the approved vendors.

PROCEDURES

A. All uniforms and accessories shall meet the specifications supplied to the approved vendors. Only items listed through the approved vendors is authorized for wear on duty. Items may be purchased from other sources provided they are the same items available through the approved vendors. Exceptions may only be granted by the Chief of Police.

B. Uniform Classifications

1. Dress Uniform (Full Polyester):

a. Captains and above: Shall consist of the uniform dress coat with badge, white long-sleeve uniform shirt, uniform trousers, tie, hat, and plain-toe black laced dress shoes.



On the dress coat, rank shall be signified by the appropriate insignia, worn centered one inch above the shoulder on the outside edge of the epaulet as well as by gold bands around the bottom of each sleeve: two for Captain, and four for Chief. No additional insignia, ribbons, or pins are authorized for wear on the dress coat. The white longsleeve dress shirt shall be worn with appropriate rank insignia but patches and badge are optional.

- **b.** Lieutenants: Shall consist of the white long-sleeve uniform shirt, uniform trousers, tie, and hat. The Dress Uniform as worn by Captains and above is optional for Lieutenants with one gold band around the bottom of the dress coat sleeve signifying rank. No additional insignia, ribbons, or pins are authorized for wear on the dress coat.
- **c.** Sergeants and Officers: shall consist of the long-sleeve uniform shirt, uniform trousers, tie, and hat.
- **d. Duty gear:** All officers regardless of rank or assignment, unless wearing a dress coat, shall wear a basket weave duty belt, holster and a double magazine case worn vertically. Belt keepers shall be silver for officers and gold for sergeants and above.
- e. All officers, regardless of rank or assignment, are required to maintain at least one Dress Uniform.

2. Class A Uniform - CAPTAINS ONLY (Full Polyester):

- **a.** Class A Uniform Summer: shall consist of the short-sleeved uniform shirt and uniform trousers.
- **b.** Class A Uniform Winter: shall consist of the long-sleeved uniform shirt and uniform trousers.
- c. The wearing of either short sleeves or long sleeves will be optional year round.

3. Class B Uniform - OFFICERS, SERGEANTS AND LIEUTENANTS ONLY:

a. Medals and/or service ribbons shall not be worn on the Class B Alternate uniform shirt or on the approved external vest carrier. Each shirt will be worn with the approved DPD patch and Sergeants will have approved Sergeant chevron insignia on their sleeves. Service stars will be worn as appropriate. The wearing of either short sleeves or long sleeves will be optional year round.



- **b.** Class B Uniform Summer: shall consist of the short-sleeve 5.11 Taclite B Uniform shirt and uniform trousers. Either a V-neck T-shirt or black crew-neck T-shirt is authorized for wear.
- **c.** Class B Alternate Uniform Summer: shall consist of the approved external vest carrier and the First Tactical V2 Polo and Pants or the 5.11 Tactical Short Sleeve PDU Rapid Shirt and Pants Uniform. Either a V-neck T-shirt or black crew-neck T-shirt is authorized for wear.
- **d.** Class B Uniform Winter: shall consist of the long-sleeve uniform shirt and uniform trousers. The black dickie, black mock-turtleneck, V-neck T-shirt, or black crew- neck T-shirt shall be worn with the uniform. Officers, Sergeants and Lieutenants are required to utilize the 5.11 Tactical Long Sleeve PDU Rapid Shirt and Pants Uniform. All dickies and mock-turtlenecks shall have the initials "DPD" embroidered on the front left side of the collar. The initials shall be silver in color for officers and gold in color for sergeants and above. In order to insure uniformity, all embroidery shall be done by the Contract Vendor. Officers and Sergeants are required to utilize the 5.11 Taclite B Uniform.
- e. Class B Alternate Uniform Winter: shall consist of the approved external vest carrier and the long-sleeved uniform shirt and uniform trousers. The black dickie, black mock-turtleneck, V-neck T-shirt, or black crew- neck T-shirt shall be worn with the uniform. Officers, Sergeants and Lieutenants are required to utilize the 5.11 Taclite B Long Sleeve or the PDU Rapid Long Sleeved Shirt and Pants Uniform.
- **4.** Class C Uniform: The Class C Uniform shall be authorized and approved by the Chief of Police for specialized units when the wear of the Class B Uniform would be impractical. The authorized Class C Uniforms for each unit is located in the appendix to this directive.

C. Uniform

The normal duty uniform shall be determined by the Chief of Police or his designee.

1. Duty Dress Hat

Only hats listed through the approved vendors is authorized for wear. Hats may be purchased from other sources provided they are the same items available through the approved vendors. Exceptions may only be granted by the Chief of Police. The hat band and retainer buttons shall be silver metal for officers and gold metal for sergeants and above.



- a. The protective rain cover for the hat will be made of black or transparent material.
- b. The hat shall be worn straight on the head, with bill forward, so that the band creates a straight line around the head parallel to the ground. No hair shall be visible on the forehead.
- c. Wearing of the Duty Dress Hat in Class A Uniform is at the officer's discretion with the exception of the following circumstances:
 - 1. At formal occasions (e.g. funerals, graduations, etc.).
 - 2. When wearing the Dress Uniform.
 - 3. At any time as directed by a supervisor.
 - 4. Officers shall have a Duty Dress Hat available any time the officer is wearing the Dress Uniform or the Class A uniform.

2. Duty Ball Cap

Only hats listed through the approved vendors is authorized for wear. Hats may be purchased from other sources provided they are the same items available through the approved vendors. Exceptions may only be granted by the Chief of Police. All embroidering will be done by the Contract Vendor to maintain uniformity.

- a. The duty ball cap shall be worn squarely on the head, with the bottom edge parallel to and $1\frac{1}{2}$ inch above the eyebrows.
- b. Ball caps:
 - i. May be worn at any time with the Class B or Class C uniforms, unless prohibited by the Chief of Police.
 - ii. Shall not be worn with the Class A, or Dress uniform, during funeral processions, or while in court.

3. Duty Watch Cap

a. Only duty watch caps listed through the approved vendors is authorized for wear. Duty watch caps may be purchased from other sources provided they are the same items available through the approved vendors. In order to ensure uniformity, all embroidery



shall be done by the Contract Vendor. Exceptions may only be granted by the Chief of Police.

b. The duty watch cap shall be worn diagonally from the base of the back of the neck, across the ears, and on the forehead.

4. Duty Head Band

Only duty head bands listed through the approved vendors is authorized for wear. Duty head bands may be purchased from other sources provided they are the same items available through the approved vendors. The duty head band shall be plain black. In order to ensure uniformity, all embroidery shall be done by the Contract Vendor.

5. Uniform Shirt

The uniform shirts may be tailored for better fit but may not be excessively tight. The sleeve lengths of uniform shirts may be altered within reason. Supervisors shall make the final judgment on the appropriate sleeve length of an officer's shirt.

6. Uniform Trousers

The Dress and the Class A uniform trousers shall have a stripe on each leg and will be "French Blue" for Officers and "Gold" for Sergeants and above. The trouser legs on all uniform pants will be hemmed so that the front edge will break on the top of the shoe or boot and the rear edge presents a neat appearance. The uniform trousers may be tailored for better fit but may not be excessively tight.

7. Duty Jacket/Lightweight Duty Jacket

- a. The duty jacket and lightweight duty jacket may be worn at any time during the year. The jackets may be worn with or without the zip in liner and zipped or unzipped at the Officer's discretion. The badge shall be worn on the jackets in the same manner as on the uniform shirt. Embroidered badges are not authorized.
- b. Only jackets listed through the approved vendors is authorized for wear. Jackets may be purchased from other sources provided they are the same items available through the approved vendors. Exceptions may only be granted by the Chief of Police.

8. Duty Gear



When wearing the Class B uniform, Officers, Sergeants and Lieutenants will wear a nylon style duty belt. The duty belt will be adjusted sufficiently to prevent sagging of the holster. The nylon duty belt will have a black metal (cobra) or black plastic triple security-style buckle. Any pouches/holsters worn on the duty belt shall be of a plain black plastic appearance and have black or hidden snaps. All pouches/holsters will be properly maintained and present a clean and neat appearance. Pouches showing excessive wear will not be worn. Equipment pouches will be worn in a configuration which allows the wearer easy access of their equipment.

9. Holster

Regulation type holsters shall be worn on the proper hip (right hip for right handed users, left hip for left handed users). The wearing of a security type holster (e.g. Safariland 6030 ALS level 3 holster) shall be of the STX tactical finish. The holster may be worn in a Mid Ride or Low Ride configuration. The wearing of a single leg strap in the Low Ride configuration is authorized. No items shall be clipped or affixed to the leg strap if worn. The wearing of a drop leg thigh holster is not authorized.

10. Raincoat

Only raincoats listed through the approved vendors is authorized for wear. Raincoats may be purchased from other sources provided they are the same items available through the approved vendors. Exceptions may only be granted by the Chief of Police.

11. Footwear

Only footwear listed through the approved vendors is authorized for wear. Footwear may be purchased from other sources provided they are the same items available through the approved vendors. Exceptions may only be granted by the Chief of Police.

12. Gloves

Five finger gloves of cloth or leather may be worn. The gloves must be full finger length style and black in color. No mesh cloth gloves are authorized. High visibility gloves may be worn when directing traffic.

13. Load Bearing Vest

a. Only the authorized load bearing vest carrier may be worn with the Class B Alternate Uniform. The load bearing vest carrier is a required component of the Class B Alternate Uniform. The protective ballistic panels shall be approved by the body armor policy.



- b. The load bearing vest carrier will be in the approved color and of MOLLE construction. A **POLICE** identification panel is to be worn on the back of the load bearing vest carrier. The background patch will be in the approved color and the lettering will be white for Officers and yellow for Sergeants and above. Aftermarket patches or identification panels are not permitted.
- c. Embroidered nametapes with Velcro backing will be worn on the upper right section of the vest on the designated Velcro. The background patch will be in the approved color and the lettering will be white for Officers and yellow for Sergeants and above. Metal name plates and unit pins shall not be worn on the load bearing vest. An appropriate badge with Velcro backing will be worn on the upper left section of the external vest on the provided badge Velcro.
- d. The issued body worn camera will be worn on the center of the load bearing vest using the issued attachment clip/mount.
- e. Equipment pouches are permitted to be worn on the load bearing vest in a configuration which allows the wearer easy access of their equipment. All pouches will be black in color. Pouches will be of brand and style approved by the Chief of Police or his designee.
- f. BWC shall be worn on the load bearing vest carrier.
- g. The following equipment may be worn on the load bearing vest carrier:
 - Electronic Control Device (Taser); using mount and/or hardware approved by the police department. MUST BE WORN IN A CROSS DRAW FASHION.
 <u>Note</u>: if the wearer does not wear the ECD on their load bearing vest carrier, they must wear it on their duty belt in a cross draw fashion.
 - ii. Handheld radio,
 - iii. Flash light,
 - iv. Handcuffs,
 - v. OC spray,
 - vi. Expandable Baton,
 - vii. Magazines,



viii. Tourniquets.

Note: all equipment must be worn in approved pouches, holsters or holders.

h. Handguns will not be worn on the load bearing vest.

- i. The load bearing vest carrier must be presented in a way to present a clean, professional appearance and will be free of clutter. Ink pens and handcuff keys may be worn on the load bearing vest but shall not cause an unsightly appearance.
- j. No other equipment will be worn on the load bearing vest unless approved by the Chief of Police or his designee.

D. Uniform Accessories

1. Badge

The badge shall be worn on the duty shirt and the outermost garment using the positioning of the badge on the duty shirt as an example. On the uniform shirt, the badge will be worn centered on the sewn crease above the left shirt pocket with the bottom edge of the badge resting on the top edge of the pocket. Additional badges may be purchased through the clothing allowance; however, none will be personalized except with the approval of the Chief of Police.

2. Hat Badge

The hat badge will be affixed to the front cover of the hat, directly above the bill and centered vertically to the ground.

3. Shoulder Patch

The shoulder patch will be worn on each sleeve of all shirts and jackets, except rain coats and authorized leather jackets.

4. Service Stars

Officers are required to wear service stars on the left sleeve of the long-sleeve uniform shirt. Each gold star denotes five years of service with the Decatur Police Department. In order to insure uniformity, service stars shall be purchased from, and sewn on by, the Contract Vendor.



5. Rank Insignia

a. Master Patrol Officer

The Master Patrol Officer insignia shall be a single silver chevron worn on each collar and shall only be worn on a class A dress uniform. The insignia shall be worn point up, centered on the collar so that the centerline of the insignia bisects the point of the collar, and the bottom of the insignia is positioned 1" from the collar point.

b. Sergeants

Each shirt and coat will be worn with the approved Sergeant chevron on both sleeves.

c. Lieutenant

Lieutenant's bars shall be gold metal and worn centered between the point and top of the collar of all shirts. The bar shall be placed so that the long edge is parallel to and ¹/₄ from the front seam of the shirt collar. Lieutenant bars shall be worn on the duty jacket, centered one inch above the shoulder on the outside edge of the epaulet.

d. Captain

Captain's bars shall be worn on the same garments and in the same manner as the lieutenant's insignia.

6. Nameplate

The nameplate shall be silver trimmed for officers and gold trimmed for sergeants and above. It shall be worn on the uniform shirt, centered 1/4" above the right pocket, with the bottom of the nameplate parallel to the top of the pocket flap. Officers will wear the addition to the nameplate "SERVING (year) SINCE" with the year indicating their first year of employment with the Decatur Police Department. The "serving since" addition shall be the same color as the nameplate. In order to insure uniformity, all nameplates and "serving since" additions shall be purchased from the Contract Vendor.

7. Ribbons

Reference the directive governing commendation and awards. Ribbons shall be worn above the nameplate.

8. Unit Specialized Assignment Pins



Unit Pins, Specialized Assignment Pins, or any other such device as authorized by the Chief of Police will be worn above the nameplate and any ribbons. Up to two such pins may be worn. The first will be worn centered 1/4" above the nameplate or ribbon(s). The second will be worn centered 1/4" above the first pin. The longer pin should be placed below the shorter pin, presenting a triangular appearance with the nameplate as the base. A list of approved pins is located in the appendix of this policy.

E. Clothing Allowance (CALEA 22.1.6)

- 1. Uniform Personnel shall receive an annual allowance to purchase uniforms and equipment from the department approved vendors.
- 2. A log will be maintained to ensure personnel does not exceed the annual limit. The log must include the following:
 - a. The employee's name,
 - b. The amount of the purchase,
 - c. Items purchased,
 - d. Month and year,
 - e. The vendor that was used,
 - f. The invoice number that was paid.

F. Dry Cleaning and Laundry Service

All Uniform Personnel of the Decatur Police Department are provided with dry cleaning and laundry service from the city contract dry cleaning and laundry vendor. This service is for uniforms worn in the performance of official department duties only and also includes ties, dickies, and mock turtlenecks. No other clothing items are not permitted for Uniform Personnel.

G. General Appearance

- 1. Uniforms shall be kept clean and neatly pressed.
- 2. Patches shall be clean and not frayed.



- 3. Uniforms and load bearing vests with holes or showing excessive wear shall be not be worn.
- 4. Uniforms shall be kept buttoned, zipped, and snapped in the manner they were designed to be worn unless otherwise specified in this directive.
- 5. Items carried in the pockets will not protrude or present a bulky appearance.
- 6. The uniform shirt will be tucked into the trousers with the vertical edge lining up with the trouser fly opening. Any belt buckle will be centered on the same line.
- 7. Metallic items will be free of corrosion and polished, unless manufactured to be non-reflective.
- 8. Shoes and boots will be kept clean and/or highly polished.

H. Wearing the Uniform

- 1. In additions to regular duty, Uniform Personnel shall wear a uniform for all court appearances. The uniform may also be worn to and from work and for authorized extraduty employment.
- 2. Employees who have been suspended from duty shall not wear any part of the uniform for the duration of the suspension.
- 3. The uniform will not be considered to be complete unless all component parts are present. Exceptions must be authorized by the Chief of Police or his designee.
- 4. All members of the Department, regardless of rank, shall maintain a class B or class B alternate uniform for duty use in case of such events as, but not limited to, natural disasters and civil disturbances.
- 5. All officers regardless of rank shall maintain a full dress uniform.

I. Inspections

Uniform inspections will be conducted monthly and in accordance with policy # 202.0 - Department Property. The inspections will be documented on form # DPD 202.0C Equipment and Uniform Inspection.

J. Appendix

Honor Guard



"Dedication, Duty and Honor"



Field Training Officer Warrant Unit School Resource Officer Traffic Wings Traffic Homicide Investigator Motor Carrier Safety Unit K-9 SWAT Team CALEA Waterborne Unit Crisis Negotiation Unit



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 402.2

Subject:	Effective Date:	Revised Date:
Written Directive System	March 26, 2009	March 10, 2022
Title:	Pages:	Distribution:
Dress Code – CID	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 22.1.6	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department that all members present a professional appearance and the following procedures shall apply.

DEFINITIONS

Approved Vendor: The company with the current contract to supply uniforms and equipment to the Decatur Police Department.

PROCEDURES

A. Uniform Classifications

- 1. Class A Attire
 - **a.** Male investigators: A suit or sport coat and dress slacks, dress shirt, tie, and dress shoes. All Class A attire shall be conservative.
 - **b.** Female investigators: A suit, slacks and blazer, or dress/skirt, dress shirt or blouse, and dress shoes. All Class A attire shall beconservative.

2. Class B attire

a. Male Investigators:

- i. Uniform shall consist of a "Polo" style short-sleeve shirt and dress slacks. Shirt colors will be limited to basic solid colors of: navy blue, black, gray and white.
- ii. Dress slacks shall be limited to gray, black, khaki and navy blue.
- iii. The short-sleeve shirt shall have the officer's title or rank, first initial, and last name embroidered in the area where the name plate would be worn on the

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uniform shirt.

iv. Officer's names shall be in 3/8 inch block lettering, silver metallic for dark colored shirts, black for light colored shirts, and gold for supervisors. The short-sleeve shirt shall have a badge embroidered in the area where the badge would be worn on a uniform shirt. The badge will be metallic silver with metallic gold panels for officers and metallic gold for supervisors. All badges shall have black lettering. In order to insure uniformity, all embroidery shall be done by the Approved Vendor.

b. Class B attire for female investigators:

- i. Blouse or sweater and dress slacks;
- ii. Optional "Polo" style short-sleeve shirt as described in section 2.a.1 and dress slacks.
- **c.** Class C Attire: Guidelines for Class C attire shall be established by Unit Directives with the approval of the Chief of Police.
- **d.** Footwear: dress style shoes or boots at the discretion of the Division Commander.

B. Dress Code

- 1. Standard attire for all non-uniform officers shall be Class B but officers may wear Class A attire at any time. Class C attire may be worn by officers responding to call-outs or at any other time designated by UnitDirective.
- 2. Class A attire shall be worn when scheduled to report for court, conducting preplanned media interviews, any event requiring a Class A Uniform for uniform officers, or at the direction of the Division Commander. Officers who are on duty and called to court without having received a subpoena may report in their uniform of the day.
- 3. Officers assigned to the Criminal Investigation Division may purchase and wear a "Detective" badge as authorized by the Chief of Police. The badgewill be identical to the badge issued to patrol officers except the word "OFFICER" will be replaced with "DETECTIVE". Officers may wear the "Detective" badge when in uniform for as long as they are assigned to the Criminal Investigation Division. In order to insure uniformity, all "Detective" badges should be purchased from the Approved Vendor.
- 4. Non-uniform officers shall wear their badge on their belt immediately in front of their holster, or on a neck worn holder that places the badge in plain view in the center of the body so that any member of the public who sees the officer's holstered weapon is likely to see the officer's badge.



5. Non-uniform officers shall maintain at least one uniform and all components necessary for the officer to report in a Class A, or Class B uniform if directed.

C. Dry Cleaning and Laundry Service

All non-uniform officers of the Decatur Police Department are provided with dry cleaning and laundry service from the city contract dry cleaning and laundry vendor. This service is for clothing worn in the performance of official department duties only.

D. General Appearance

- 1. All clothing shall be clean and neatly pressed.
- 2. Shoes and boots will be clean and/or polished.

E. Organized Crime Unit

For members of the Organized Crime Unit, exceptions to this directive shall be established by the Division Commander with the approval of the Chief of Police.

F. Uniform Allowance (CALEA 22.1.6)

Each approved non-uniform officer may receive a clothing allowance annually for \$600.00.



Decatur Police Department Decatur, Alabama

General Order No. 402.3

Subject:	Effective Date:	Revised Date:
Written Directive System	March 26, 2009	May 13, 2022
Title:	Pages:	Distribution:
Dress Code - Other	3	All Members
Cross Reference: CALEA Reference Chapter 22.1.6	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department that all members present a professional appearance and the following procedures shall apply.

DEFINITIONS

Approved Wear: The list of items approved for purchase from the Contract Vendor. All uniforms and accessories shall meet the specifications supplied to the Contract Vendor.

Contract Vendor: The company with the current contract to supply uniforms and equipment to the Decatur Police Department.

PROCEDURES

A. Uniform Classifications

1. Dress Uniform (Full Polyester)

Officers shall follow the procedures set for Dress Uniform in the Duty Uniform policy.

2. Class A Uniform

Officers shall follow the procedures set for Class A Uniform in the Duty Uniform policy.



3. Class B Uniform

Officers shall follow the procedures set for Class B Uniform in the Duty Uniform policy.

4. Class C Uniform

a. The class C uniform shall consist of a polo style shirt with tactical pants or dress pants. Shirt colors are limited to dark navy blue or black. Tactical or dress pant colors are limited to black, dark navy blue, or khaki. Shirts shall have the officer's title or rank, first initial and last name embroidered in the area where the name plate would be worn on the uniform shirt. The embroidered rank and name shall be silver metallic for dark colored shirts and gold for supervisors. The shirt shall have a badge embroidered in the area where the badge would be worn on a uniform shirt. The badge will be metallic silver with metallic gold panels for officers and metallic gold for supervisors. All badges shall have black lettering. In order to ensure uniformity, all embroidery shall be done by the Contract Vendor.

5. Class D Uniform (Special Events)

The Class D Uniform shall only be worn by members of the Waterborne Response Unit, officers assigned to work inside Point Mallard Water Park, or at any other special event that is pre-approved by the Chief of Police.

The Class D Uniform shall consist of the department approved items:

- Unit approved polo shirt (blue and black in color);
- Unit approved shorts (navy in color);
- Tennis shoes (solid black in color);
- Leather or nylon duty belt and gear.

6. Footwear

Either laced shoes or boots may be worn. Tennis shoes and sneakers are approved upon request. Footwear shall be black or brown leather in color capable of being polished. Tactical/Duty boots that are made of tan suede material are also approved for wear.

7. Badge

Officers wearing a class C uniform shall wear their badge in a prominent location. The officers may elect to wear the badge on their belt immediately in front of their holster or



they may wear it on a neck chain designed for supporting a badge. This will help ensure that if a member of the public, or another officer, sees the officer's holstered weapon they are likely to see the officer's badge.

8. Officers wearing a class C uniform shall maintain at least one uniform and all components necessary for the officer to report in a Class A or Class B uniform if directed.

B. Dress Code

- 1. Standard attire for all officers wearing soft uniforms assigned in a specialized unit or as designated by command staff shall be Class C but officers may wear Class B attire at any time when instructed.
- 2. Dress Uniforms shall be worn at any event requiring such for uniformed officers. Officers who are on duty and called to court without having received a subpoena may report as they are dressed at the time.
- 3. While attending training, officers will wear the optional uniform of the day or class C uniform.

C. General Appearance

- 1. All clothing shall be clean and neatly pressed.
- 2. Footwear shall be clean and polished.



Decatur Police Department Decatur, Alabama

General Order No. 403.0

Subject:	Effective Date:	Revised Date:
Written Directive System	November 2, 2000	August 17, 2018
Title:	Pages:	Distribution:
Missing Children	7	All Members
Cross Reference: CALEA Reference Chapters 41.2.6	Chief of Police Approval Todd Pinion	

PURPOSE

The purpose of this policy is to establish responsibilities and guidelines for this agency's response to reports of missing children.

POLICY

It is the policy of the Decatur Police Department to expeditiously respond to and thoroughly investigate all reports of incidents involving runaway, abandonment, abduction, missing or unidentified children. A child who is missing under unusual circumstances shall be considered "at risk" until sufficient information to the contrary is confirmed (CALEA 41.2.6a).

DEFINITIONS

Missing Child: This term refers to persons who are younger than eighteen years of age and (b) whose whereabouts are unknown to their parents, guardian or responsible party under circumstances that are uncustomary for the child or that would cause reasonable concern.

Unusual Circumstances: For purposes of this policy, the term unusual circumstances refers to missing children whose disappearance involves circumstances that would cause a reasonable person to conclude that the child should be considered at risk. Those circumstances could include the child being:

A. Mentally incapacitated (e.g., developmentally disabled or emotionally disturbed);

B. Medically dependent (e.g., insulin dependent);



- C. Drug involved;
- D. A potential victim of foul play or sexual exploitation;
- E. In a life threatening situation;
- F. Reported to the police as missing after a delay on the part of the parents, guardians, or other responsible person;
- G. Believed to be with adults or older juveniles who could endanger their welfare; and/or
- H. Absent under circumstances inconsistent with established patterns of behavior.

PROCEDURES

A. Call Taker's Responsibilities (CALEA 41.2.6e)

- 1. The call taker will obtain the following information:
 - a. Location;
 - b. Name and description of missing child;
 - c. When and where was the child last seen;
 - d. What was the child last seen wearing;
 - e. Any vehicle information for the abductor or the child if applicable;
 - f. Caller information. The call taker will ask the caller to provide the officer with a recent picture of the missing child.
- 2. Additionally, the call taker will:
 - a. Dispatch or refer the call to the communications center who will send an officer assigned to the area, or the nearest available unit;
 - b. Provide all pertinent data, including descriptions.
 - c. Ask the officer if the missing child needs to be entered into NCIC and a BOLO issued after a report is taken if the person meets the NCIC requirements.



B. First Responder's Responsibilities (CALEA 41.2.6e)

Officers assigned as a first responder to the incident should prioritize and perform as appropriate the following tasks:

- 1. Unless acting in direct response to the child's safety, respond directly to the individual who made the initial report.
- 2. Notify their immediate supervisor. A supervisor will be notified and will respond to all missing children reports (CALEA 41.2.6b).
- 3. Collect the following information for immediate notification of appropriate inter- and intra- agency coordination (CALEA 41.2.6c):
 - a. Name and age of the child;
 - b. Physical description of the child;
 - c. Last known location of the child;
 - d. Last known clothing description.
- 4. Irrespective of any search that may have been conducted previously by parents or others, verify that the child is missing by conducting a consensual search of the house and grounds.
- 5. Conduct interviews with parents or other person who made the initial report.
- 6. Obtain a detailed description of the missing child and a recent photograph.
- 7. Confirm the child's custody status, whether a custody dispute or similar problem exists between the parents, whether a restraining order is in effect, or if the child has expressed an interest in living with the non-custodial parent.
- 8. Determine when, where and by whom the child was last seen; interview those who last saw the child and treat the location as a crime scene.
- 9. Secure and safeguard the incident scene or place last seen as a potential crime scene.
- 10. Identify any areas of the incident scene or the home that have been disrupted since the child's disappearance. In particular, the child's bedroom, bed clothing, and related areas



and items should be secured and protected until evidence and identification material such as hair, fingerprints, or bite marks can be collected.

- 11. Make an initial determination of the type of case, the need for additional resources, and whether the incident should be initially classified as unusual as defined in this policy.
- 12. If the child was reported as abducted, obtain a description of the abductors if available, the mode of travel, vehicle description, and related information and transmit to communications. If the abductor is a family member, obtain a photograph of the suspect(s).
- 13. Determine the correct NCIC Missing Person File category and request that communications or other authorized personnel promptly enter this into the NCIC file.
- 14. Fully identify anyone at the scene of the disappearance.

C. Supervisor's Responsibilities

When a child is missing under unusual circumstances, a supervisor will ensure that the following measures are taken.

- 1. Obtain a briefing from the first responder and other agency personnel at the scene sufficient to determine the complexity of the case.
- 2. Ensure that first responder responsibilities, as outlined in the foregoing section, have been fully and properly carried out.
- 3. Determine if additional personnel and resources are needed to assist in the investigation.
- 4. Determine whether tracking dogs are available and if they are appropriate for use under the immediate circumstances.
- 5. Ensure that all required notifications have been made to include investigative units of the agency.
- 6. Ensure that the communication center is contacted and presented with the known facts surrounding the case to determine if a statewide Amber Alert is warranted. A copy of the updated procedures is also maintained in the Criminal Investigation Division as well as the front desk of the police department.



- 7. The supervisor will contact the shift lieutenant, who will in turn contact the Public Information Officer.
- 8. The Public Information Officer will send a notification to the media, social media, as well as a Nixle alert, when applicable.

D. Investigator's Responsibilities

When a case involves unusual circumstances as defined in this policy, the assigned police investigator shall ensure that the following measures are taken.

- 1. Verify the accuracy of all descriptive information concerning the child.
- 2. Canvas the neighborhood as soon as possible to identify and interview residents and others.
- 3. Obtain a general history of recent family dynamics from family members, neighbors, classmates, teachers, school counselors, and other persons who may have had close personal interaction with the child and/or family.
- 4. Conduct interviews with all witnesses, friends or relatives of the missing child, teachers, classmates, or others who knew and/or routinely interacted with the child.
- 5. Review any records generated about the family or child from the police agency, social service agencies, schools, and related organizations or agencies.
- 6. Determine the need for additional resources and specialized services to include specialized search and rescue operations, state resources (e.g., state missing children's clearinghouses), and federal agencies such as the FBI and the National Center for Missing and Exploited Children.
- 7. If the case is not resolved promptly, update descriptive records and those entered into state and federal missing persons databases.
- 8. Determine whether a polygraph examination is warranted and request such an examination where indicated for parents, guardians, or other persons as appropriate.
- 9. Search sex offender registry to determine the proximity of any possible sexual predators. The Department's SORNA officer can help with this.



- 10. Search for reports and BOLOs for any possible suspect(s) that may have been reported for attempting to entice children.
- 11. Conduct follow up investigations by ensuring the measures outlined in this sections are taken (CALEA 41.2.6f):
 - a. The assigned investigator is responsible for completing runaway juvenile investigations.
 - b. The appropriate social service agency will be notified for further investigation whenever the investigation indicates a family problem.
 - c. The Department of Human Resources will be notified in the case of abuse or neglect of a child.

E. Criteria for AMBER Child Abduction Alert Activation (CALEA 41.2.6d)

ALEA will be contacted when the following criteria is met:

- 1. A child has been abducted as defined by State Law;
- 2. The child is less than 18 years of age;
- 3. The child is at risk of serious bodily harm or death;
- 4. There is enough descriptive information about the child, abductor, and/or suspect's vehicle to believe an immediate broadcast alert will help investigators locate the child; and
- 5. The child's name, abductor's name and other critical information have been entered into the National Crime Information Center (NCIC).

F. AMBER ALERT CANCELLATION

- 1. Once the child is located or the case is closed, the assigned investigator will notify ALEA.
- 2. The assigned investigator will contact the communications center to notify other agencies of the cancellation by sending a statewide teletype advising that the alert has been cancelled.



G. Unidentified Children

The investigator who is assigned to the report of an unidentified person who appears to be a child, whether living or deceased, is responsible for completion of the following tasks, among other responsibilities.

- 1. Obtain a complete description of the individual using standardized information gathering forms designated by this agency (or others such as the NCIC Unidentified Person File Worksheet).
- 2. Enter the child's description into the NCIC Unidentified Person File.
- 3. Utilize available resources to identify the child, to include:
 - d. The National Center for Missing and Exploited Children;
 - e. State missing and exploited children clearinghouses; and
 - f. State medical examiner's offices and organizations.
 - g. Once identification has been made, cancel all notifications.

H. Recovery and/or Case Closure

Officers assigned to the recovery or return of a missing child shall complete the following tasks, among their other responsibilities.

- 1. Verify the identity of the returned child as the missing child while assessing the child's safety and gathering available information about possible predators.
- 2. During the verification process, determine whether intervention services are needed to ensure that the child can safely remain in the home and ensure that arrangements are made for delivery of these services. These include but are not limited to mental health and/or physical health examinations and arrangements for family counseling.
- 3. Complete designated supplemental reports and cancel all outstanding notifications to include any NCIC/ACJIC Missing Person file entry. Supplemental reports should describe the child's activities while missing and the circumstances of the recovery/return.



Decatur Police Department Decatur, Alabama

General Order No. 404.0

Subject:	Effective Date:	Revised Date:
Written Directive System	March 16, 2015	March 19, 2019
Title:	Pages:	Distribution:
Missing Persons	7	All Members
Cross Reference: CALEA Reference Chapters 41.2.5	Chief of Police Approval Todd Pinion	

PURPOSE

The purpose of this policy is to establish responsibilities and guidelines for the investigation of missing persons.

POLICY

The Decatur Police Department accepts reports of Missing Persons on any person missing from within the jurisdiction of the Decatur Police Department regardless of age or the length of time the person has been missing.

All reports of missing persons will be given full consideration and attention by members of this agency to include careful recording and investigation of factual circumstances surrounding the disappearance. Particular care will be exercised in instances involving missing children and those who may be mentally or physically impaired or others who are not capable of taking care of themselves.

DEFINITIONS

Missing Endangered Person: Somebody who does not have the ability to fend for themselves, has some type of disability that would prevent them from seeking help on their own, they are a victim of a violent crime or they have expressed intensions to commit suicide.

PROCEDURES

A. Reporting/Classification of Missing Persons



- 1. There is no waiting period for reporting a missing person. Missing person reports will not be taken over the phone.
- 2. A person may be declared "missing" when their whereabouts are unknown and unexplainable for a period of time and that behavior is contrary to the normal behavior patterns, plans or routines.
- 3. Additionally, individuals may be considered "missing endangered and/or at risk" who meet any of the following criteria and who, among other possible circumstances:
 - a. May be the subject of foul play;
 - b. Because of age (young or old), may be unable to properly safeguard or care for themselves;
 - c. Suffers from diminished mental capacity or medical conditions that are potentially life threatening if left untreated/unattended;
 - d. Is a patient of a mental institution and is considered potentially dangerous to himself or others;
 - e. Has demonstrated the potential for suicide; or
 - f. May have been involved in a boating, swimming or other sporting accident or natural disaster.
- 4. Reports of juveniles who have voluntarily left home (i.e., "runaways") should be classified as such only after thorough investigation.

B. Initial Report Taking

- 1. The initial report taker should gather as much pertinent information as possible in order to properly classify a missing person report and initiate the proper response. This includes the following information (CALEA 41.2.5a):
 - a. Name, age and physical description of the subject and relationship of the reporting party to the missing person;
 - b. Time and place of last known location and the identity of anyone accompanying the subject;



- c. The extent of any search for the subject;
- d. Whether the subject has been missing on prior occasions and the degree to which the absence departs from established behavior patterns, habits or plans;
- e. Whether the individual has been involved recently in domestic incidents; suffered emotional trauma or life crises, demonstrated unusual uncharacteristic or bizarre behavior; is dependent on drugs or alcohol or has a history of mental illness; and
- f. The current physical condition of the subject and whether the person is currently on prescription medication.
- 2. If the missing person is a child, the guidelines set forth in the "Missing Children" directive should be followed.
- 3. A supervisor shall be notified immediately and provided with details about the circumstances surrounding the missing person.

C. Preliminary Investigation

The preliminary investigation is intended to gather additional information and to take those steps that will aid in the search for and location of a missing person. This includes gathering the following types of information and materials:

- 1. Complete description of the subject and a recent photograph;
- 2. Details of any physical or emotional problems identified in items B-1-e and f of this policy;
- 3. Identity of the last person(s) to have seen the subject as well as friends, relatives, coworkers or associates who were or may have been in contact with the subject prior to disappearance;
- 4. Plans, habits, routines and personal interests of the subject including places frequented or locations of particular personal significance;
- 5. Indications of missing personal belongings, particularly money and other valuables;
- 6. Any suggestions of foul play or accident;



- 7. Upon verification of a missing person, a missing person report shall be completed and appropriate entries made in ACJIC/NCIC databases in accordance with established procedures (CALEA 41.2.5c);
- 8. The reporting officer will be responsible for notifying all units with all the available details through the communications center(CALEA 41.2.5b);
- 9. The officer will include the name of the missing person, clothing description if available, vehicle description if available, and the location where he/she was last seen;
- 10. In the event a person is deemed missing endangered and/or at risk, a supervisor will request additional resources, as needed and available, to aid in the investigation. These services may include but are not limited to all terrain vehicles, boats, Fire/EMS and other divisions and agencies (CALEA 41.2.5g). Additionally:
 - a. The communications center will broadcast to all persons on duty all information necessary to identify the missing person (CALEA 41.2.5b), and
 - b. The shift supervisor may authorize mobilization of resources necessary for an area search.
 - c. The shift supervisor will contact the Public Information Specialist (PIS), who will:
 - i. Notify the media;
 - ii. Send a notification to social media networks;
 - iii. Disseminate a Nixle Alert.

D. Follow Up Investigation & Search

A follow up investigation must include, but it is not limited to (CALEA 41.2.5f):

- 1. Obtaining a complete description of the missing person or adult missing person, notifying dispatch and all on-duty officers;
- 2. Broadcasting a "Be On the Look-Out" (BOLO) bulletin if there is evidence that the missing person is an endangered.
- 3. Entering information into the NCIC if it is not already done.



- 4. Making a further assessment to determine what reasonable steps should be taken to locate the missing person including but not limited to:
 - a. If necessary, canvas the area;
 - b. What personnel and resources are required for this search.
 - c. Determining if there is any area or property to be preserved as a crime scene.
 - d. Calling for any other assistance or support required, which may include but it is not limited to
 - i. Federal Bureau of Investigations (FBI);
 - ii. Department of Justice (DOJ);
 - iii. National Center for Missing Adults (NCMA) and others.
 - e. Protecting all crime scenes, identifying which search areas should have restricted access.
 - f. Setting up staging areas to control and organize a large number of searchers.
 - g. Processing any potential crime scene for evidence.
 - h. Thoroughly check the location at which the missing person was last seen.
- 5. If the person is missing and endangered, a determination will be made to enter the person into the Alabama Senior Alert.
- 6. If the missing person is not entered into the Alabama Senior Alert, the investigator should continue to exercise discretion in determining which of the many other tools available would be the most appropriate for transmitting information and photographs to other officers, the media, and the public.
- 7. Consider notifying other agencies for assistance in locating the missing person in their respective jurisdictions.
- 8. Officers should request voluntary assistance from the family or reporting party in obtaining initial items of evidence belonging to the missing person such as:



- a. Recent photograph(s) of the missing person;
- b. Personal electronic devices (cell phones, or cell phone number for tracking purposes, pagers, credit cards, ATM cards, computer and any online resources such as: screen names, email sources, websites they may frequent, etc.)
- c. In cases where canine assistance will be requested, officers should identify but not touch any "scent article" to allow the dog handler to take possession of the article.
- d. Personal clothing, bedding, personal hygiene items, etc., that may contain DNA with evidentiary value.
- e. Any other personal items that may contain the missing person's scent for search dogs.
- 9. Determine if the person should be entered into NamUs at <u>http://www.findthemissing.org</u>.
- 10. A National Crime Information Center (NCIC) number or law enforcement case number must be in place before the case is published on the NamUs site (both are preferred).
- 11. Once the case is entered in NamUs, the submitting investigator should request to be included as a local contact on the case. The RSS will facilitate obtaining the biometric data, which includes dental records for the NamUs Forensic Odontologist to code and upload to the NamUs case file. Additionally, the RSS will facilitate a fingerprint classification request and a request for DNA on a Family Reference Sample (FRS).
- 12. NamUs offers a Missing Persons to Unidentified Persons case-matching feature that should be monitored by the investigator for potential matches. When a match of interest is discovered, the officer should bring it to the attention of the RSS for expediting the comparison in a death scene investigation when a homicide is suspected of an unidentified, unknown body.
- 13. Conduct interviews as appropriate with persons who were with the individual or who may work in or frequent the area;
- 14. Conduct interviews with the reporting person(s), any additional family, friends, work associates, schoolmates and teachers as well as school counselors and social case workers, as appropriate, to explore the potential for foul play, voluntary flight, or, in the case of juveniles, parental kidnapping or running away (CALEA 41.2.5e).



E. Activation of the Alert System (CALEA 41.2.5d)

- 1. If a person is considered missing endangered or at-risk, an Investigator will be notified.
- 2. The investigator will be responsible for contacting and entering all the gathered information into the Alabama Fusion Center and the Alabama Law Enforcement Agency (ALEA) Alerts system as soon as practical.
- 3. The lead investigator may also notify the Public Information Specialist following the guidelines of section C-10 of this directive.

F. Recovery of Missing Persons and Case Closure

- 1. Competent adults, having left home for personal reasons, cannot be forced to return home. Officers locating such individuals shall:
 - b. Advise them that they are the subject of a missing person investigation;
 - c. Ask if they desire the reporting party or next-of-kin to be notified of their whereabouts; and
 - d. Make provisions to transmit this information to the reporting party or next-of-kin if permitted by the missing person.
- 2. In all cases, reporting parties shall be informed of the well-being of located missing persons. Unless criminal matters necessitate other action, desires of missing persons not to reveal their whereabouts shall be honored.
- 3. Missing persons shall be questioned to establish the circumstances surrounding their disappearance and whether criminal activity was involved.
- 4. Upon location of a missing person, all agencies and information systems previously contacted for assistance will be notified or updated.
- 5. When required, follow-up action shall include filing of an abuse and neglect report with the Alabama Department of Human Resources.
- 6. A supplement report will be completed and appropriate entries will be made in ACJIC/NCIC databases (CALEA 41.2.5c).



Decatur Police Department Decatur, Alabama

General Order No. 407.0

Subject:	Effective Date:	Revised Date:
Written Directive System	April 23, 2009	February 9, 2023
Title:	Pages:	Distribution:
Police Canine	15	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 41	Todd Pinion	

POLICY

Because of their superior senses of smell, hearing and physical capabilities, the trained law enforcement canine is a valuable supplement to police. However, utilization of canines requires adherence to procedures that properly control their use-of-force potential and that channel their specialized capabilities into legally acceptable crime prevention and control activities. The following procedures shall apply.

Note: Vehicles designated to carry a canine will have markings on each side of the rear passenger windows alerting the public of the presence of such canine.

DEFINITIONS

<u>**Canine Team**</u> – An officer handler and assigned police canine.

<u>Area Search</u> – Locating or attempting to locate a hidden suspect or other person by means of that person's scent.

<u>Article Search</u> – Locating or attempting to locate any item or article of evidence which is carrying a human scent.

Building Search – Attempting to locate a hidden suspect in a building by utilizing the suspect's scent.

<u>**Criminal Apprehension**</u> – Training that enables a canine receives enabling him to stop, apprehend, and hold a fleeing suspect on the command of the canine officer.

<u>Narcotic Detection</u> – Attempting to locate narcotics which may be concealed from plain view.



Tracking – Following a person by means of scent.

<u>USPCA (United States Police Canine Association)</u> – national organization used to certify and set standards for police canines.

<u>PD-1(Police Dog – 1) certification</u> – standard USPCA certification for Police Canine. See appendix for rules and regulations for PD-1 certification.

Drug Detection Certification – certification for the detection of narcotics by the USPCA. See appendix for rules and regulations for Drug Detection Certification.

<u>**Felony**</u> – An offense for which a sentence to a term of imprisonment in excess of one year is authorized by the Code of Alabama(Section 13A-1-2 of the Code of Alabama).

<u>Probable Cause</u> – the legal standard by which a police officer has the right to make an arrest, conduct a personal or property search, or to obtain a warrant for arrest.

<u>Reasonable Suspicion</u> – the legal standard that a person has been, is, or is about to be engaged in criminal activity based on specific and articulable facts and inferences.

<u>**Crime of Violence**</u> – Any of the following crimes or an attempt to commit any of them: murder, manslaughter, (except manslaughter arising from the operation of a vehicle), rape, mayhem, assault with intent to rob, assault with intent to ravish, assault with intent to murder, robbery, burglary, kidnapping and larceny(Section 13A-11-70 of the Code of Alabama).

PROCEDURES

A. Canine Unit

- 1. Canine handlers shall be selected in accordance with the following guidelines. Candidates must (CALEA 41.1.5c):
 - a. Not reside in an apartment.
 - b. Be dependable, reliable and available for calls outside the normal duty hours.
 - c. Have no prior disciplinary actions against them for the past 24 months.
 - d. Have at least two years of continuous service with the department.
 - e. Have an overall satisfactory rating on the most recent evaluation.



Note: Candidates will be interviewed with the final approval from the Chief of Police.

- 2. New canine handlers must complete the Basic Canine Handler Course before operating as k-9 handlers (CALEA 41.1.5d).
- 3. Canine teams will receive k-9 in-service training at least monthly (CALEA 41.1.5d).
- 4. Canine teams must receive USPCA certifications and complete annual recertification. Failure to meet required USPCA annual training standards will result in de-certification of the canine team and removal of the team from the canine unit until recertified (CALEA 41.1.5e).
- 5. Records documenting the use and the proficiency of individual canines in drug detection shall be maintained by the training unit.
- 6. Each canine handler shall maintain a current "handler's log" recording all information on all training, certifications, awards, and other information designated by a supervisor (CALEA 41.1.5f).
- 7. Officers may request canine team assistance through their immediate supervisor. The supervisor authorizing the canine deployment should respond to the scene. (CALEA 41.1.5a).
- 8. The canine handler should recommend to the on-scene supervisor the best tactical application and deployment of the canine (CALEA 41.1.5a).
- 9. Canines will only be deployed by their handler, based on the handler's training.
- 10. Only canine handlers will operate the canine vehicle, unless during emergency situations.

B. Canine Selection, Evaluation and Pre-Service Training (CALEA 41.1.5b)

Canines will be selected, evaluated and initially trained in accordance with the following:

- 1. Canines will be selected and purchased based upon the needs of the department.
- 2. The department will work with available vendors to arrange an in person assessment before purchasing.
- 3. All canines will be evaluated by a veterinarian prior to purchasing and a certificate will be provided by the vendor.



- 4. All newly purchased canines will receive an initial 14 week training course with their new handler before entering service.
- 5. Canines that are unable to complete the initial training will not enter service and may be returned to the vendor.

C. Disposition of Canines

A recommendation to retire a canine may be instituted at any level. However, approval of such recommendation may only be made through the chain of command. Upon approval of such recommendation by the Chief of Police, the canine may be retired to the care of its handler. If the canine has been in service under more than one handler, the Chief of Police will make a decision as to its disposition. The following may apply:

- 1. A canine handler may apply to take possession of his dog when the dog is retired from duty or relieved due to injury.
- 2. If the handler is transferred, promoted or retires the decision will be made whether to retrain the dog for another handler. The decision will be based on the suitability for retraining the canine. If the canine is determined unsuitable for retraining, the handler may apply to keep the canine.

D. Use of the Canine For Criminal Apprehension (CALEA 41.1.5a)

- 1. At least one of the following criteria must be met before using the canine for a criminal apprehension:
 - a. Suspect is wanted for a felony or crime of violence;
 - b. To defend the handler or other officers or third parties from assaults which could result in serious physical injury;
 - c. To overcome violent or assaultive behavior or a threat, if the officer reasonably believes that the suspect poses an articulable threat of harm to the officer or others and that a lesser degree of force would be insufficient or impractical.
- 2. Canine handlers will only allow their canines to engage a suspect by biting if the suspect poses a risk of danger to the handler or others or is actively resisting or escaping. In the case of concealment, handlers will not allow their canine to engage a suspect by biting if a lower level of force could reasonably be expected to control the suspect or allow for apprehension.



- 3. In instances when a canine apprehends a suspect by biting, the handler will call the canine off at the first moment the canine can be safely released, taking into account that the average person will struggle if seized or confronted by a canine. Struggling alone will not preclude the release of the canine.
- 4. A Canine response to resistance is not considered a use of deadly force. Canine response to resistance is governed by the following United States Supreme Court Case:

GRAHAM v CONNOR (CALEA 41.1.5I)

490 U.S. 386 (1989) COURT'S RULINGS, FINDINGS AND COMMENTS:

The Supreme Court ruled in Graham that excessive force must be analyzed under the Fourth Amendment's objective reasonableness test. The application of this test requires an analysis of the totality of the circumstances, including these factors to determine if the seizure is reasonable:

- 1. The severity of the crime at issue;
- 2. Whether the suspect poses an immediate threat to the safety of law enforcement officers or others; and
- 3. Whether the suspect is actively resisting arrest or attempting to evade arrest by flight.
 - a. The reasonableness of an officer's response to resistance must be judged from the perspective of a reasonable officer on scene, rather than with the 20/20 vision of hindsight.
 - b. The calculus of reasonableness must embody allowance for the fact that police officers are often forced to make split-second judgments about the amount of force that is necessary in a particular situation, in circumstances that are tense, uncertain and rapidly evolving.
 - The decision to deploy a canine for criminal apprehension shall be based upon the aforementioned criteria.

E. Use of the Police Canine For Tracking (CALEA 41.1.5a)

1. All tracking is done with the canine on a leash utilizing the tracking harness. The choice of the leash shall be made by the canine handler based on the environment and terrain (CALEA 41.1.5a).



- a. The long leash may be used in open terrain for control of the canine while still allowing as much area as possible to be searched.
- b. The short leash may be used in urban areas where sight distances are shorter in order to enable the canine handler to have greater control over and maintain constant visual contact with the canine.
- 2. A canine team may be utilized at any crime scene where the offender has fled on foot and it is possible that the offender could be located and/or evidence recovered. Canine teams may also be used to search for lost or missing persons (CALEA 41.1.5a).
- 3. A canine team may be used to conduct a track if the suspect is wanted for a felony, a crime of violence, or is reasonably believed to be armed.
- 4. Whenever a canine team is deployed for the purpose of performing a track, the handler will announce loudly and clearly that a canine will be deployed and that anyone approached by the canine should announce their presence and remain still.
 - a. The announcement will be made unless the supervisor authorizing the deployment reasonably believes that the suspect is armed and the verbal warnings will cause unnecessary danger to the officer or others.
 - b. If an announcement is made, the canine handler shall wait a sufficient period of time between the announcement and the canine deployment to allow the suspect to surrender.
 - c. At least one cover officer will follow the canine team on the track unless otherwise directed by a supervisor.
 - d. Canines shall not be used to search for other animals (CALEA 41.1.5a).
 - e. Before authorizing the use of a canine team, the supervisor must weigh the urgency of locating the person with the risk of the person being bitten by the canine.
 - f. Canine teams can be used to locate small children, especially if there is a reasonable suspicion of foul play or a belief that serious bodily harm or death will occur if the child is not located immediately. When the use of a canine is deemed necessary, the risks of an accidental bite to the subject shall be explained to the parents or next of kin and their approval obtained before using the dog.



F. Building Searches (CALEA 41.1.5a)

- 1. A canine team may be used to conduct a search of a commercial building when.
 - a. A canine building search is anticipated, the building perimeter shall be secured by police personnel.
 - b. A preliminary search by officers should not be conducted as this will interfere with the canine's ability to discriminate scents.
 - c. The on-scene supervisor has ensured that all known persons are evacuated from the building which is to be searched.
 - d. There is a possible unlawful entry indicated or detected by any person;
 - e. An alarm has been activated regardless of an apparent forced entry, as long as it can reasonably be determined that no innocent persons are inside and a request for the search has been made by the investigating officer;
 - f. Premises are found insecure by an alarm, a citizen's report or a police officer so long as it can be determined that no innocent persons are inside;
 - g. There is an unlawful entry, regardless of the size of the building, or there is a reasonable belief that an offender is inside the building.
- 2. The canine may be unleashed during a building search unless there is an imminent risk of injury to innocent persons within the facility.
- 3. Generally, the canine should not be released until a backup officer is available to work with the canine team (CALEA 41.1.5a).
- 4. Building searches will be conducted off leash, whenever possible.
- 5. The owner, manager, or responsible person should be present before the building is searched, except when waiting for the responsible person is not feasible due to a tactical situation.
- 6. No persons will be allowed inside a building that is to be searched or to participate in a track except at the request of the handler.



- 7. Except in exigent circumstances or when there is an imminent danger of death or serious injury, the canine should be kept in visual contact by the canine handler (CALEA 41.1.5a).
 - a. Prior to releasing the canine into a building to search for hidden suspects, the canine officer will issue at least two loud verbal warnings to alert anyone inside the building that a canine is about to search the premises (CALEA 41.1.5a).
 - b. The canine handler issuing the announcement shall wait a sufficient period of time between the announcement and the canine deployment to allow the suspect to surrender (CALEA 41.1.5a).
 - c. If the building is large, the handler will repeat the announcement loudly and clearly as the search proceeds onto different floors or parts of the building where the initial announcement may not have been heard (CALEA 41.1.5a).

G. Explosive Detection Canine Team (CALEA 41.1.5a)

Because of the high risk of danger to the public and officers when a bomb or other explosive devices are detected, the use of a canine team trained in explosives detection may be considered for the following.

- 1. Assisting in the search of a building, structure, area, vehicle or article when an actual or suspected explosive device has been reported or located;
- 2. Assisting with searches at transportation facilities and vehicles (e.g. school buses and public transportation).
- 3. Searches at special events, VIP visits, official buildings and other restricted areas. Searches of individuals should remain minimally intrusive and shall be strictly limited to the purpose of detecting explosives.
- 4. Assisting in the search of scenes where an explosion has occurred and an explosive device or secondary explosive device is suspected.
- 5. Investigation of suspicious packages and bomb threats.
- 6. Sweeping staging areas of critical incidents.
- 7. Sweeping areas prior to large crowds (sporting events, political rally or any large scale public or private gathering).



8. At no time will an explosive detection trained canine be used to render a suspected device safe or clear.

H. Residences (CALEA 41.1.5a)

The following criteria must be met prior to conducting a search of any residence by a police canine, when there is reasonable information indicating unlawful entry to a residence (CALEA 41.1.5a):

- 1. A supervisor should be at the scene or otherwise authorize the residence search by a police canine; and
- 2. The owner, lessee, or person living at the residence should be present.

I. Article Searches (CALEA 41.1.5a)

- 1. Canine teams can locate articles by alerting to the residual human scent adhering to the article.
- 2. An article search may be conducted either off-leash or using the long leash depending on location, terrain, and the presence of bystanders.
- 3. Canine teams dispatched for evidence or property searches at a crime scene or incident shall (CALEA 41.1.5a):
 - a. Meet with the on-scene supervisor or investigator regarding the property sought.
 - b. Announce to anyone who may be in the area that the canine is going to be deployed and instruct them to call out or otherwise make their presence known.
 - c. Refrain from using the canine to search for evidence in areas that present a danger to the team, including drug searches when chances of the canine ingesting or inhaling narcotics are high.

J. Bomb and Threat Calls (CALEA 41.1.5a)

Use of the Explosive Detection Canine (EDC)

1. The EDC officer will respond to bomb and threat calls for service as needed.



- 2. The on scene supervisor will maintain and secure the scene until the EDC officer arrives and organizes the search of the premises.
- 3. The EDC officer will recommend the best tactical application and deployment of the canine to the on scene supervisor.

Note: EDC teams are not diagnostic tools. An item/package should never be handled by an EDC officer until a certified bomb technician has conducted a diagnostic procedure. EDC teams do not clear packages or locations, but simply alert to the odor of explosives present at the time of the search.

K. Crowd Control (CALEA 41.1.5a)

- 1. Canines will not be used for crowd control.
- 2. Deployment of canines to a crowd control event will only be done at the direction of the Chief of Police or designee.
- 3. Canines will not be used for intimidation during a crowd control event.

L. Canine Searches for Drugs (CALEA 41.1.5a)

Without consent, canine searches (sniffs) for drugs are authorized only when there is no reasonable expectation of privacy in the item(s) to be searched. If not specifically addressed in the following guidelines, officers shall use the foregoing principle and the direction of the canine supervisor to determine the permissible scope of canine searches.

- 1. Public Facilities and Places:
 - a. Police canines may not be used to sniff luggage or related personal items *in the physical possession* of (i.e. control of or close proximity to) an individual in a public facility or place unless:
 - ii. There is reasonable suspicion that the personal possession contains illegal drugs or evidence of a crime, and
 - iii. The time required to conduct the sniff is limited in duration.
 - b. Police canines may be used to sniff luggage or other personal effects of an individual on either a random or selective basis if the items are not in the possession of the owner (for example, on conveyor belts, in the possession of baggage handlers, etc.).



- c. Whenever possible, exploratory sniffing in public facilities should be conducted with the advance knowledge of the facility manager. It should be conducted without interference or annoyance to the public or interruption of facility operations.
- 2. The responding handler will evaluate the scene and make a determination as to the feasibility of the canine search.
- 3. Canine searches of the exterior of residences, either individual dwellings or the common areas of multiple dwellings, are not permitted without a search warrant or as otherwise permitted by state or federal law.
- 4. Canine drug sniffs of motor vehicles.
 - a. A canine sniff of the exterior of a vehicle is not a search and may be conducted when the vehicle is lawfully detained, such as during a traffic stop or at a roadblock or when the vehicle is parked in a public place.
 - b. Without reasonable suspicion that the vehicle contains contraband, the officer shall not detain the vehicle longer than the amount of time necessary to conduct the business of the traffic stop.
- 5. If the officer develops reasonable suspicion that contraband is located in the vehicle, the officer may now detain the vehicle and occupants for a reasonable amount of time while a canine is summoned. Failure of the vehicle operator to consent to search cannot form any part of basis for reasonable suspicion.
- 6. Once the canine sniff of the exterior of the vehicle produces a positive alert, this alert establishes probable cause.
- 7. Under the automobile exception to the search warrant requirement, all parts of the vehicle may be searched without a warrant.
- 8. The canine may be used for the interior search (after the positive canine alert on the exterior).
- 9. If, after a positive canine alert on the exterior of the vehicle, no contraband is located in the vehicle, officers may conduct a search of the occupants.



M. Limitations (CALEA 41.1.5a)

Limitations on canine usage may exist based on team capabilities, training, environment, behavioral nature of a canine, etc. Canine handlers will evaluate whether limitations may impair or prevent the usage of a canine and discuss all concerns with a supervisor. (CALEA 41.1.5a).

N. 24 Hour Canine Care and Maintenance (CALEA 41.1.5G)

- 1. Police canines shall not be used for breeding, participation in shows, field trials, exhibitions or other demonstrations either on or off-duty unless authorized by the Chief of Police.
- 2. Officers shall maintain their canine both on and off duty in a safe and controlled manner. Police canines shall never be allowed to run loose unless engaged in agency-authorized training or exercise.
- 3. This agency shall provide canine officers with proper housing for their dog and their supervisor will conduct periodic inspections to ensure that the housing is properly maintained.
- 4. Canine handlers are personally responsible for the daily care and feeding of their animal to include:
 - a. Maintenance and cleaning of the kennel and yard area where the canine is housed;
 - b. Provision of food, water, and general diet maintenance as prescribed by the departments authorized veterinarian;
 - c. Grooming on a daily basis or more often as required by weather, working conditions, or other factors;
 - d. Daily exercise;
 - e. Maintenance of health care records.
- 5. Canine handlers shall immediately notify the Division Commander of any changes that would affect the care and housing conditions of their dog.
- 6. When the handler is unable to perform these and related duties due to illness, injury, or leave the Division Commander may authorize:



- a. Another officer to temporarily care for the canine.
- b. The canine to be housed in a department approved kennel.
- 7. Teasing, agitating, or roughhousing with a police canine is strictly prohibited unless performed as part of a training exercise.
- 8. Handlers shall not permit anyone to pet or hug the canine.
- 9. Each handler will be responsible for obtaining proper medical care of their assigned canine. This will include but is not limited to regular vaccinations, emergency care and additional medical needs.
- 10. The Division Commander will be notified as follows:
 - a. Any incidents requiring emergency medical care.
 - b. Any changes or abnormalities in the way the canine performs his duties that could be attributed to health reasons.
- 11. Handlers will be responsible for maintaining a canine that presents a clean, neat, well-kept appearance.
- 12. The department veterinarian will be the only provider of medical services except in the event of an emergency or upon approval of the Division Commander or designee.

O. Canine Bites and Injuries

- 1. Whenever a canine has bitten or scratched an individual or has been alleged to have done so, whether or not in the line of duty, the handler shall notify a supervisor and perform the following.
 - a. If no arrest is made, EMS shall be summoned to the scene to examine the area of the bite. An I/O Report shall be completed documenting the circumstances surrounding the injury (CALEA 41.1.5I).
 - b. If an arrest is made, the individual will be provided with medical attention in accordance with agency policy on injured prisoners.



- c. The officer shall take color photographs of the affected area if possible prior to and following medical treatment. The photographs shall be attached to the I/O Report or the Response to Resistance Report.
- 2. If the skin is broken as a result of a bite that occurred in the line of duty, per the Code of Alabama Section 3-7A-9(g), the canine will be exempt from mandatory quarantine. However, the canine will be examined by a licensed veterinarian at the end of ten (10) days following the date of the bite. The veterinarian will be responsible for reporting the results of the examination to the Morgan County Health Department.

P. List of Required Equipment for Police Canine (CALEA 41.1.5H)

The canine will be housed at the handler's residence. The canine unit and/or each canine handler will be provided with the required equipment, including but not limited to:

- 1. One suit per entire unit.
- 2. Per Handler:
 - a. Approved dog house;
 - b. Kennel, including a concrete pad or a concrete pavers, and a roof for shade and to prevent escape;
 - c. Lock for kennel;
 - d. Warning sign for kennel;
 - e. Canine food;
 - f. Food and water containers;
 - g. One bite sleeve;
 - h. One short leash;
 - i. One tracking leash;
 - j. One tracking harness;
 - k. Choke chain;



- l. Leather collar;
- m. Electronic collar (E-Collar);
- n. First Aid kit and;
- o. Task rewards

Note: In the event of equipment damage, canine handlers must notify their supervisor immediately and they must document the circumstances in a timely manner.

Q. Documentation (CALEA 41.1.5I)

- 1. Canine handlers must document every canine deployment, the reason for the deployment and the findings/final results.
- 2. Any bite case involving department-owned canines will be documented and reported in accordance with 804.0 Field Reporting, section D
- 3. Except in the conduct of normal aggression training, K9 deployment forms must be submitted in accordance with 804.0 Field Reporting, section D.
- 4. The canine handler will also document any incidental damage to personal property caused during the canine use.
- 5. All incidents involving a canine deployment will be recorded on ICVS and/or body camera in accordance with other department directives.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 408.0

Subject:	Effective Date:	Revised Date:
Written Directive System	February 11, 2015	February 11, 2015
Title:	Pages:	Distribution:
Waterborne Response Unit	6	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department that the Waterborne Response Unit shall conduct waterborne operations for emergency response, homeland security surveillance patrols and as directed by the Chief of Police or his/her designee in the Tennessee River and any other rivers, lakes, marinas, or any other body of water as deemed necessary, or a combination of these.

The primary goal of Waterborne Response Unit is to provide service in conjunction with federal, state and local agencies to maintain the free flow of commerce and produce a safe, secure environment that promotes uninterrupted maritime operations.

PROCEDURES

A. Organization

The Waterborne Response Unit is a part-time unit, commanded by the Special Operations Captain. The Special Operations Captain shall appoint the Waterborne Response Unit Commander which will hold the rank of Lieutenant. The Waterborne Response Unit Team Leader shall hold the rank of Sergeant and will be appointed by the Waterborne Response Unit Commander.

B. Training

- 1. The Waterborne Response Unit shall train on a regular basis to maintain proficient skills in operation of its watercraft. All training sessions will be planned and coordinated with the approval of the Waterborne Response Unit Commander.
- 2. Prior to each training day, the Waterborne Response Unit team leader or his designee shall submit a written training plan through the chain of command to the Waterborne Unit Commander for approval.
- 3. After the training is completed, the Waterborne Response Unit team leader shall file a written training report with the Training Unit. 3/21



4. Absence from training may only be approved by the Waterborne Response Unit Commander or the Special Operations Captain.

C. Firearms Qualification

- 1. Waterborne Response Unit members shall carry only department authorized firearms while on Waterborne Response Unit operations.
- 2. Any member who fails to qualify with the department-issued handgun shall be removed from active status on the Waterborne Response Unit.
 - a. The member shall receive remedial training from the training unit.
 - b. Following the remedial training, the member shall be given another opportunity to qualify.
 - c. If the member is unable to qualify following remedial training, the member shall be removed from the Waterborne Response Unit.

D. Member Availability

- 1. If a Waterborne Response Unit member determines that they will be unavailable for callout for any reason, the member shall notify the Waterborne Response Unit Team Leader immediately.
- 2. Any member who fails to respond to a call-out after receiving proper notification, without prior authorization of the Waterborne Response Unit Commander, is subject to removal from the Waterborne Response Unit.
- 3. Normal operations for the Waterborne Response Unit shall necessitate the presence of no less than two police crewmembers, unless exigent circumstances exist or by the authority of the Waterborne Response Unit Commander.
- 4. During preplanned and/or approved diving operations, Four (4) fully qualified team members shall be on the watercraft during use. When on-duty personnel cannot meet this 4 person minimum, qualified personnel shall be called, in accordance to departmental callout procedures.

E. Personal flotation devices (PFD's)

All personnel shall be issued a United States Coast Guard approved personal flotation device during boating operations or anytime it becomes necessary for a crewmember to enter the water except divers conducting diving operations.



F. Activation (In-Progress Incidents)

- 1. Any supervisor may request the assistance of the Waterborne Response Unit for an inprogress incident through the Patrol Shift Lieutenant.
 - a. When the decision is made to request the assistance of the Waterborne Response Unit, the Patrol Shift Lieutenant shall notify the Waterborne Response Unit Commander or his designee.
 - b. Upon receiving notification from the Waterborne Response Unit Commander or designee, the Waterborne Response Unit Team Leader shall be responsible for the notification of Waterborne Response Unit members.
 - c. Waterborne Response Unit members are expected to the respond to the Decatur Police Department Response Vessel within one hour and be ready to deploy.
 - d. The Waterborne Response Unit Commander shall contact the Patrol Shift Lieutenant and provide an approximate response time for the Waterborne Response Unit.
 - e. It is the responsibility of the Waterborne Response Unit Commander to designate a replacement in his absence and provide the contact information of the replacement to Morgan County 911/Central Dispatch and the appropriate department members.
- 2. If the unit is responding to a waterborne scene, the ranking patrol supervisor at the scene shall assume the role of Incident Commander. This officer shall maintain command until the Waterborne Response Unit Commander or his designee takes command of the entire waterborne scene.

G. Activation (Pre-Planned Operations)

- 1. The supervisor of any unit may request the assistance of the Waterborne Response Unit for any pre-planned operation through the chain of command.
- 2. Unless exigent circumstances exist, the request for Waterborne Response Unit assistance shall be made at least 24 hours prior to the operation.
- 3. The Waterborne Response Unit Commander or their designee shall coordinate Waterborne Response Unit assistance with the requesting supervisor.

H. Influence of weather

At the beginning of each operation, the current and forecasted weather conditions will be obtained through the Emergency Management Agency of the area the vessel is being operated and reviewed by each crew member and will be monitored for any changes during the operation. If inclement weather should arise, such as high winds, heavy rain or the presence

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of lightning, the Waterborne Response Unit officers shall secure the vessel from the elements of the weather and maintain a safe position until the threatening weather subsides.

I. Arrest situations

- 1. In the event it becomes necessary for the officers of the Waterborne Response Unit to make an arrest while on the water. The following guidelines shall be followed when such incidents occur.
 - a. The arrestee shall be placed on the police vessel and shall be fitted with a personal flotation device.
 - b. One crewmember shall operate the police vessel to the nearest shore location for rendezvous with a patrol vehicle or other authorized police unit for transportation to the booking facility. The other crewmembers shall observe and maintain control of the arrested subject during the transportation.
 - c. Restraints such as handcuffs should not be used unless the arrested is uncontrollable. Once the watercraft has reached the shore location, the arrested subject should be handcuffed on shore and placed in the police vehicle upon its arrival. A Taser should not be used while in the vessel due to the potential for drowning.
- 2. The following options are to be used when determining what action to take with the boat that the arrested was occupying at the time of the arrest.
 - a. If the boat is owned by another individual and that individual is present, then they may proceed with the boat once it is determined that this person is capable of safe operation and it is legal to do so.
 - b. If the arrestee is the boat's owner or custodian, then the arrested may designate a passenger, if present, to proceed with the boat. The Waterborne Response Unit officers will establish that this designated person is licensed and capable of safe operation before being allowed to proceed.
 - c. If the arrestee is the only person on the boat, then the arrestee's boat will be towed to the shore where the arrested subject is picked up for transport. The boat can then be disposed of as follows:
 - i. Tow or operate the boat with the owners' permission to the dock location where the vessel is normally moored.
 - ii. Summon a relative, friend, or other responsible person to take custody of the boat.
 - iii. Tow or operate the boat with the owner's permission to the boat ramp from which the boat was launched and trailer the boat out of the water and secure it in the

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parking lot.

iv. Tow or operate the arrested subject's boat to the nearest ramp facility and impound it using the appropriate wrecker service. The officers may wish to obtain the permission of the arrestee to use his or her boat's trailer if it is readily available.

J. Post – Incident Procedures

All Waterborne Response Unit operations shall be evaluated to determine effectiveness and improve future performance.

- 1. At the conclusion of the operation, all Waterborne Response Unit members shall be debriefed by the Waterborne Response Unit team leader.
- 2. An After-Action Report shall be completed by the Waterborne Response Unit Commander or their designee and filed with the Training Unit. A copy shall be forwarded to the Chief of Police through the chain of command.

K. Equipment

- 1. The Decatur Police Department shall issue to Waterborne Response Unit members the equipment necessary to perform their required assignments. Members may use additional personally owned equipment with the approval of the Waterborne Response Unit Commander.
- 2. Each team member is responsible for maintaining both personal and departmental issued equipment. The equipment shall be kept in a clean, ready to use condition at all times. It is the responsibility of the member to report any department-issued equipment that is in need of repair or replacement to the Waterborne Response Unit Team Leader.
- 3. The Waterborne Response Unit Team Leader shall conduct an annual inventory of all Waterborne Response Unit equipment. This inventory shall include the equipment issued to each member as well as any personally owned equipment authorized for use by each member. An inventory report shall be forwarded to the Waterborne Unit Commander.

L. Maintenance

- 1. The crew of the Waterborne Response Unit shall be responsible for light maintenance of all watercraft to include fluid level checks. All watercraft shall be kept in a clean and presentable condition. The cleaning shall be performed on the interior and exterior and the inspection is designed to detect the onset of any future maintenance problems, (i.e., leaks, faulty lines, fire extinguishers, bilge pumps, etc.).
- 2. All maintenance performed should be recorded in the activity log and the hour meter reading noted with this information.



- 3. An inventory list shall be maintained on each watercraft and shall be kept current with deletions and additions.
- 4. Waterborne Response Unit personnel will conduct periodic testing of various items of equipment to insure that this equipment will be reliable when needed for service.

M. Authorized passengers on water craft

- 1. No civilian passengers are permitted on any police watercraft unless authorized by the Chief of Police or his designee. Once approved and prior to boarding, these passengers shall be verbally checked by the water operations crew members for the passenger's ability to swim, fear or familiarity of water, and all passengers will be issued a personal flotation device. Exceptions to prior clearance from the Chief of Police would include rescuing civilians from disabled vessels or arrestees taken into police custody.
- 2. Sworn personnel are permitted upon the watercraft with prior approval of the Waterborne Response Unit Commander except when exigent circumstances prevail and additional sworn manpower is necessary on the water. All sworn personnel will also be checked verbally for familiarity with water, swimming ability, and issued a personal flotation device.



Decatur Police Department Decatur, Alabama

General Order No. 411.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	October 2, 2019
Title:	Pages:	Distribution:
Notification Procedures	9	All Members
Cross Reference: CALEA Reference Chapter 41.2.4	Chief of Police Approval Todd Pinion	

POLICY

The Decatur Police Department will request assistance in emergency situations and will make notifications to restore essential services as needed. The Department will also notify the news media when the public needs to be rapidly informed.

SCOPE

This directive applies to all personnel.

RESPONSIBILITY

It is the responsibility of all personnel to comply with this directive.

DEFINITIONS

- **A. Street or Highway Department**: Refers to any city, county, or state division assigned to the repair and maintenance of the roadway.
- **B.** Utilities: Refers to any public or private utility or service (i.e. Decatur Utilities, DOT Traffic Engineers, etc.).
- **C. News Media**: For the purpose of this directive, news media is described as television and radio stations that can broadcast an urgent or emergency message to their audience.
- **D. Social Media:** Activities, practices and behavior among communities of people who gather online to share information, knowledge and opinions using conversational media.



PROCEDURES (Calea 41.2.4)

When circumstances and events occur which require assistance and/or notification of resources, the following guidelines shall apply:

A. COMMON PROCEDURES

- 1. The on-scene officer will evaluate the situation with particular attention to public safety.
- 2. Officers will promptly notify the communications center of the situation and which authority is needed to correct the problem.

B. NOTIFICATION LISTS

Emergency contact lists for each agency will be available via the communications center.

C. NOTIFICATIONS TO SUPERVISORS

- 1. Upon arriving at an emergency scene, officers may contact an on duty supervisor.
- 2. The responding officer will provide the supervisor with the following information:
 - a. Location;
 - b. Type and extend of hazard / incident / emergency;
 - c. Any injuries;
- 3. The supervisor may be requested to respond to the scene depending on the emergency.
- 4. The supervisor may contact outside resources to resolve the incident and restore essential services as needed via the communications center.
- 5. Alternatively, the supervisor may direct the officer to make the notification.

D. FIRE DEPARTMENT / EMS NOTIFICATIONS

1. Upon arrival at the scene of an incident in which injuries, fire hazards, or other hazardous conditions exist which that require the fire department and/or emergency medical service personnel, the responding officer will immediately advise the communications center.



- 2. The responding officer will provide the following information to the communications center as it applies to each incident:
 - a. Location;
 - b. Type and extend of hazard / incident;
 - c. Extent injuries;
 - d. Any other pertinent information which will aid in the Fire/EMS response;
 - e. The communications center will dispatch the Decatur Fire Department and/or EMS.
 - f. Additionally, officers may request Emergency Medical Services upon the request of any person.

E. STREET/HIGHWAY DEPARTMENT AND/OR PUBLIC UTILITY NOTIFICATIONS

Officers who encounter potential or actual hazards on the roadway or those that require notification of a public utility will notify the communications center and provide the following information:

- 1. Location;
- 2. Type and extent of hazard/incident;
- 3. Nature of response required; and
- 4. The agency or company that has jurisdiction, if known.
- 5. Communications will notify the proper street and/or highway department and provide an estimate time of arrival to the reporting officer(s).

F. CORONER NOTIFICATION

- 1. Officers who respond to unattended deaths, suicides or murders will request the Coroner having jurisdiction over the case through the communications center.
- 2. Officers will provide the following information to the Coroner through the communications center or via phone call:



- a. Location;
- b. Type of incident.
- 3. The communications center should provide the responding officer with an estimated time of arrival for the Coroner.

G. SWAT TEAM NOTIFICATION

- 1. The SWAT Team may be activated and may respond to the following incidents:
 - a. Terrorist Activity;
 - b. Dignitary Protection Details;
 - c. Civil Disorders/Disasters;
 - d. Barricaded Persons/Hostage Situations;
 - e. High Risk Search and Arrest Warrants;
 - f. Search and Rescue;
 - g. Any other type situation or activity deemed appropriate by a Division Commander.
- 2. Any supervisor may request the assistance of the SWAT Team for an in-progress incident through the Patrol Shift Lieutenant to a Division Commander.
- 3. When the decision is made to request the assistance of the SWAT Team, the Patrol Shift Lieutenant shall notify the SWAT Team Commander or designee.
- 4. The SWAT Team Commander or designee shall be responsible for the notification of SWAT Team members.
- 5. SWAT Team members are expected to respond anywhere within the Decatur city limits or police jurisdiction within one hour.
- 6. The SWAT Team Commander shall contact the Patrol Shift Lieutenant and provide an approximate response time for the SWAT Team.
- 7. It is the responsibility of the SWAT Lieutenant to designate a replacement in any absence and provide the contact information of the replacement to Morgan County 911/Central Dispatch and the appropriate department members.



8. The ranking patrol supervisor at the scene shall assume the role of Incident Commander. This officer shall maintain command until relieved by the SWAT Team Commander or a higher ranking supervisor.

H. SIGN SHOP

- 1. In the event of severe weather, officers will contact their supervisor who will make a notification to the Sign Shop for any road closures as needed.
- 2. The Sign Shop may also be notified when barricades are needed to close roadways as approved by a supervisor. Examples of incidents that may require a road closure include but are not limited to:
 - a. Tree limbs down obstructing the roadway and/or posing a danger to vehicles traveling on the roadway.
 - b. Severe road damage that poses a danger to vehicles.
 - c. Other situations that in the opinion of the officer constitute a danger to vehicles on the roadway.

I. DECATUR ANIMAL SERVICES

- 1. The Decatur Animal Services (DAS) will respond to calls involving domesticated animals.
- 2. DAS may also respond to calls involving wild life animals when the animal poses a danger to the public or it has been injured.
- 3. Officers may request an Animal Control Officer (ACO) through dispatch.
- 4. ACOs may respond to the scene to assess the situation and determine a course of action which may include:
 - a. Taking the animal to the City Veterinarian;
 - b. Taking the animal to DAS;
 - c. Contact another agency for assistance in dealing with animals outside the scope of DAS duties.



J. HAZARDOUS ROAD CONDITIONS

- 1. When hazardous road conditions are reported, a police officer will be dispatched. If the conditions constitute an emergency, the officer will advise the communications center to report the situation to the proper city, county, or state agency. The officer may assume traffic control duties until the hazard has been corrected or mitigated.
- 2. Situations which constitute an emergency described below will be reported to the City of Decatur Streets and Environmental Services Department or Parks and Recreation Department:
 - a. Tree limbs in the roadway blocking traffic which cannot be easily removed by the officer;
 - b. Debris such as dirt, rocks, nails, glass, oil spills, etc., which are not the result of an vehicle crash and cannot be easily removed by the officer.
 - c. Damage in the roadway which would cause a traffic hazard;
 - d. Missing or damaged inlet covers;
 - e. Flooding, ice, and/or snow; and
 - f. Other situations which, in the opinion of the investigating officer, constitute an emergency.

K. TRAFFIC CONTROL EMERGENCIES

1. MAINTENANCE OF TRAFFIC CONTROL DEVICES

- a. Maintenance of traffic control devices located within the city limits of Decatur is the responsibility of the City's independent contractor. This includes any traffic control device located on a privately maintained street at the point at which such street intersects with a city street. Deficiencies will be reported to the independent contractor.
- b. The State Highway Department maintains traffic control devices on state maintained rights of way. Deficiencies will be reported to the local State Trooper Communications Center.



c. Maintenance of traffic control devices located outside the city limits, on rights of way not maintained by the State, is the responsibility of Morgan County Government. Deficiencies will be reported to the Morgan County Sheriff's Office Communications operator.

2. NOTIFICATION

- a. Traffic control device emergencies reported to Communications will be relayed to the appropriate agency immediately. The report must specify:
- b. In the event that a non-critical sign is knocked down or a signal bulb is out where another of the same color and direction is working, the appropriate agency will be notified during regular business hours.

3. TRAFFIC SIGNALS EMERGENCIES

A police officer will be dispatched to investigate any report of a traffic signal emergency. If it determined that a traffic signal is not functioning properly, the officer will notify the communications center to immediately report the situation to the appropriate department. The officer will assume traffic control duties until the defect has been corrected or mitigated.

4. TRAFFIC SIGNAL NONEMERGENCIES

Traffic signal defects which do not constitute an emergency will be reported to the proper city, county, or state department by the communications center. If the defect is located or reported after the responsible agency's normal duty hours, the report will be made at the beginning of the next workday.

5. TRAFFIC SIGN EMERGENCIES

A police officer will be dispatched to investigate any report of a traffic sign emergency. If any of the following signs are missing, knocked down, otherwise not sufficiently visible to the traveling public, the officer will notify the communications center to immediately report the situation to the city, county, or state department which has responsibility for the sign. The officer may assume traffic control duties until the defect has been corrected or mitigated. Traffic signs which constitute an emergency are:

a. Any regulatory sign (e.g., Stop Sign, Yield Signs, Do Not Enter, One Way Street, or Turn Restriction signs);



- b. Any caution sign (e.g. Curve Hazard Markers, Stop Ahead, Yield Ahead, and Signal Ahead); or
- c. Any sign that is damaged and obstructing a traffic lane (e.g. Keep Right Median Signs).

6. TRAFFIC SIGN NONEMERGENCIES

Street name, signs or speed limit sign defects will be processed as follows:

- a. Citizen reports may be taken by the communications center and relayed to the proper city, county, or state department. If the report is received after the responsible agency's normal duty hours, the officer should notify the communications center and request a notification be made on the next day.
- b. Defects discovered by police officers will be processed as specified above. Any sign down in the roadway will be removed and left at a non-hazardous location. A Found Property report will not be required and the sign will not be turned in to Evidence/Property.

L. OTHER HAZARDOUS SITUATIONS

- **1. Dead animals**. Dead animals in the roadway which constitute a traffic hazard will be reported to the city or other proper county or state agency.
- **2. UTILITY EMERGENCIES.** Situations listed below which constitute an emergency will be reported to the utility department:
 - a. Broken water mains;
 - b. Open fire hydrants;
 - c. Power lines or utility poles down; and
 - d. Any other emergency resulting from equipment maintained by the Utility Department.



3. RAILWAY CROSSINGS.

The communications center will identify the company which maintains the railway crossing where an emergency has been identified and report the situation to them. A police officer will be dispatched to evaluate the need for manual traffic control.

M. NEWS MEDIA NOTIFICATIONS

News media information will be governed by the Media policy # 502.0. Proceed as follows when emergency situations arise that require rapid notification of the media to make the public aware of an event.

- 1. When necessary, the Shift Lieutenant will contact and advise the Public Information Specialist of the situation.
- 2. Upon approval from the Chief of Police or designee, the Public Information Specialist will make the necessary notifications to all appropriate media outlets.
- 3. The Public Information Specialist will:
 - a. Send an email to the press;
 - b. Post an advisory statement on social media;
 - c. Send a Nixle alert in the event of a severe incident.
- 4. After completing the notifications, the Shift Lieutenant will be notified by the communications center and advised of the agencies contacted.

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Decatur Police Department Decatur, Alabama

General Order No. 412.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	June 18, 2009	September 21, 2018	
Title:	Pages:	Distribution:	
Dealing with the Mentally Ill	5	All Members	
Cross Reference: CALEA Reference Chapters 41.2.7	Chief of Police Ap Todd Pinion	Chief of Police Approval Todd Pinion	

POLICY

Dealing with individuals in enforcement and related contexts who are known or suspected to be mentally ill carries the potential for violence, requires officers to make difficult judgments about the mental state and intent of the individual, and requires special police skills and abilities to effectively and legally deal with the person so as to avoid unnecessary violence and potential civil litigation. Given the unpredictable and sometimes violent nature of the mentally ill, officers should never compromise or jeopardize their safety or the safety of others when dealing with individuals displaying symptoms of mental illness. In the context of enforcement and related activities, officers shall be guided by Alabama state law regarding the detention of the mentally ill. The following procedures shall apply.

DEFINITIONS

<u>Mental Illness</u>: Subjects may suffer from mental illness if they display an inability to think rationally, exercise adequate control over behavior or impulses (e.g. aggressive, suicidal, homicidal, sexual), and/or take reasonable care of their welfare with regard to basic provisions for clothing, food, shelter, or safety.

PROCEDURES

A. Recognizing Abnormal Behavior (CALEA 41.2.7a)

Mental illness is often difficult for even the trained professional to define in a given individual. Officers are not expected to make judgments of mental or emotional disturbance but rather to recognize behavior that is potentially destructive and/or dangerous to self or



others. The following are generalized signs and symptoms of behavior that may suggest mental illness, although officers should not rule out other potential causes such as reactions to narcotics, alcohol temporary emotional disturbances that are situationally motivated. Officers should evaluate the following and related symptomatic behavior in the total context of the situation when making judgments about an individual's mental state and the need for intervention absent the commission of a crime.

- 1. Mentally ill persons may show signs of strong and unrelenting fear of persons, places, or things. The fear of people or crowds, for example, may make the individual extremely reclusive or aggressive without apparent provocation.
- 2. An individual who demonstrates extremely inappropriate behavior for a given context may be emotionally ill.
- 3. Mentally ill persons may be easily frustrated in new or unforeseen circumstances and may demonstrate inappropriate or aggressive behavior in dealing with the situation.
- 4. In addition to the above, a mentally ill person may exhibit one or more of the following characteristics:
 - a. Abnormal memory loss related to common facts such as: name, home address, (although these may be signs of other physical ailments such as injury or Alzheimer's disease)
 - b. Delusions, the belief in thoughts or ideas that are false, such as delusions of grandeur or paranoid delusions.
 - c. Hallucinations of any of the five senses: touch, taste, smell, hearing, seeing.
 - d. Extreme fright or depression.

B. Determining Danger

Not all mentally ill persons are dangerous and some may represent danger only under certain circumstances or conditions. Officers may use several indicators to determine whether an apparently mentally ill person represents an immediate or potential danger to themselves, the officer, or others. These include the following:

1. The availability of any weapons to the suspect.

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- 2. Statements by the person that suggest to the officer that the individual is prepared to commit a violent or dangerous act. Such comments may range from subtle innuendo to direct threats that, when taken in conjunction with other information, paint a more complete picture of the potential for violence.
- 3. A personal history that reflects prior violence under similar or related circumstances. The person's history may be known to the officer, or family, friends, or neighbors may be able to provide such information.
- 4. Failure to act prior to arrival of the officer does not guarantee that there is no danger, but it may tend to diminish the potential for danger.
- 5. The amount of control that the person demonstrates is significant, particularly the amount of physical control over emotions of rage, anger, fright, or agitation. Signs of a lack of control include extreme agitation, inability to sit still or communicate effectively, wide eyes, and rambling thoughts and speech. Clutching one's self or other objects to maintain control, begging to be left alone, or offering frantic assurances that one is all right may also suggest that the individual is close to losing control.
- 6. The volatility of the environment is a particularly relevant factor that officers must evaluate. Agitators that may affect the person or a particularly combustible environment that may incite violence should be taken into account.

C. Dealing with the Mentally Ill (CALEA 41.2.7c)

These guidelines should be followed in all contacts, whether on the street or during more formal interviews and interrogations. Should the officer determine that individuals may be mentally ill and a potential threat to themselves, the officer, or others, or may otherwise require law enforcement intervention for humanitarian reasons as prescribed by statute, the following responses may be taken.

- 1. Request a backup officer especially when the individual will be taken into custody.
- 2. Take steps to calm the situation such as: eliminating emergency lights and sirens, dispersing crowds, and assuming a quiet non-threatening manner when approaching or conversing with the individual. When violent or destructive acts have not occurred, avoid physical contact, and take time to assess the situation. An officer that has been trained in Crisis Intervention (CIT) may be used as needed.
- 3. Move slowly and do not excite the disturbed person. Provide reassurance that the police are there to help and that they will be provided with appropriate care.



- 4. Communicate in an attempt to determine what is bothering them. Relate your concern for their feelings and allow them to ventilate their feelings. When possible, gather information on the subject from acquaintances or family members and/or request professional assistance if available and appropriate to assist in communicating with and calming the person.
- 5. Do not make threats of potential arrest or other police action as this will create additional fright, stress, and potential aggression.
- 6. Avoid topics that may agitate the person and guide the conversation toward subjects that help bring the individual back to reality.
- 7. Always attempt to be truthful with a mentally ill individual. If the subject becomes aware of a deception, he may withdraw from the contact in distrust and may become hypersensitive or retaliate in anger.

D. Taking Custody or Making Referrals (CALEA 41.2.7b)

Based on the overall circumstances and the officer's judgment of the potential for violence, the officer may make mental health referrals when, in the best judgment of the officer, the circumstances do not indicate that the individual must be taken into custody for his own protection or the protection of others or for other reasons as specified by state law.

- 1. When an officer has reasonable cause for believing that a subject is mentally ill and likely to be of immediate danger to self or others:
 - a. The officer shall notify a supervisor immediately.
 - b. The supervisor shall proceed to the scene and contact a Community Mental Health Officer.
 - c. The officer(s) shall take any reasonable action necessary to protect themselves or others, including handcuffing the subject.
 - d. Officers shall not place the subject under arrest until the Community Mental Health Officer determines that the subject does not meet the criteria to be transported to a mental health facility for evaluation.
- 2. The responding officer shall complete an Incident/Offense Report thoroughly documenting the events of the call along with any additional reports required by department policy.



E. Training

- 1. Newly hired personnel will receive entry-level training on Dealing with the Mentally III (CALEA 41.2.7d).
- 2. Documented refresher training will be conducted annually for all sworn personnel (CALEA 41.2.7e).



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 412.1

Subject:	Effective Date:	Revised Date:
Written Directive System	March 24, 2022	N/A
Title:	Pages:	Distribution:
Mental Health Liaison	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 41.2.7	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to respond, de-escalate, and attempt to divert from incarceration, when applicable, to services assisting individuals suffering from a mental health crisis using a trauma informed, compassionate, empathetic approach and utilization of available resources that the police department and the City of Decatur possess. This policy does not supersede the procedures outlined in written directive 412.0 – Dealing with the Mentally III.

PURPOSE

The purpose of this directive is to establish procedures that improve the response to individuals experiencing a mental health crisis. Where involvement of a behavioral health specialist on scene could prove to be beneficial for de-escalation, referral, and ultimately, follow-up with the individual.

DEFINITIONS

Mental Health Liaison: A civilian behavioral health specialist who assists individual suffering from mental crisis and officers responding to such calls.

Mental Health Crisis: Behavioral, emotional, or psychiatric situations in which an individual is unable to use his or her cognitive and emotional capabilities, unable to function in society, or unable to meet the ordinary demands of everyday life.



PROCEDURE

A. INITIAL PATROL RESPONSE

- 1. Proceed to scene and assess for any threats as outlined in written directive 412.0 Dealing with the Mentally III.
- 2. Upon arrival at the scene, secure for safety and address the crisis with de-escalation techniques.
- 3. Transmit to the communications center, for broadcast, all relevant information directed at the needs for possible medical resources and make a notification to the shift supervisor who will make the determination to notify the Mental Health Liaison.
- 4. Initial efforts should be made to stabilize the situation or to provide assistance to the Mental Health Liaison until released.

B. COMMUNICATIONS CENTER REPONSIBILITIES

- 1. Upon receiving a call involving a person who is potentially dealing with a mental health crisis, dispatch will send the call to the responding officers.
- 2. If the call is received outside of normal business hours, dispatch will notify responding officers. On-duty supervisors will contact the Mental Health Liaison.
- 3. If the Mental Health Liaison is unavailable, the responding officers will manage the call in accordance to the procedures established in WD 412.0 Dealing with the Mentally III.

C. MENTAL HEALTH LIAISON RESPONSE

- 1. When a call involving a mental health crisis is received by dispatch, or is determined by an officer on scene, the Mental Health Liaison should be notified by a supervisor after the scene is secure.
- 2. The Mental Health Liaison will determine as to whether the call would require a response to the scene after a standard patrol response.
- 3. If a response is needed, the Mental Health Liaison will work with the individual in crisis to determine the cause of the crisis and attempt to find what services may be appropriate and/or available.



- 4. The Mental Health Liaison will follow up with either the individual in crisis, a family member, or with the mental health service provider where the individual was taken or referred to for the purpose of treatment.
- 5. The Mental Health Liaison will ensure the individual's needs were assessed and the individual was either released or entered into a mental health program. All HIPPA regulations will be observed.
- Follow-ups after an initial contact with the Mental Health Liaison should occur after three (3) days. After the initial follow-up, a subsequent follow-up should be conducted after 6 months to see if the individual in crisis has any further needs or service referrals.
- 7. The Mental Health Liaison should also perform follow-ups and periodic checks on frequent 9-1-1 callers who have been documented on the Mental Health Tracking Form.

D. REPORTING

Mental Health Liaison will complete Mental Health Tracking form, any reports needed, and start or update the Mental Health Database.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 413.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 18, 2009	June 18, 2009
Title:	Pages:	Distribution:
Foot Pursuits	5	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

Foot pursuits are inherently dangerous police actions. It is the policy of this department that officer and public safety shall be the overriding consideration in determining whether a foot pursuit will be initiated or continued. Foot pursuits occur in a wide variety of circumstances and areas. Therefore, this policy is intended to provide an overall guidance to officers when deciding if such pursuits are warranted and if they should be continued or conducted.

DEFINITIONS

Foot Pursuit: An incident where an officer chases (on foot) a person who is attempting to evade detention or arrest.

PROCEDURES

A. Deciding Whether to Pursue

It is the officer's decision to initiate a stop but it is the suspect or the violator who makes the decision to precipitate a foot pursuit by fleeing or evading. An officer's decision to pursue on foot shall be made with an awareness of the risks that the pursuing officer as well as other officers will be exposed to. No officer or supervisor shall be criticized or disciplined for a decision not to engage in a foot pursuit if, in the officer's opinion, the risk outweighs the need for the pursuit.

- 1. Where necessary, an officer may pursue persons who he or she reasonably believes have committed an act that would warrant a stop, investigative detention, or arrest.
- 2. In deciding whether or not to initiate a pursuit, an officer shall consider the following alternatives if available:



- Containment of the area;
- Canine search;
- Saturation of the area with police personnel;
- Apprehension at a later time when offender/suspect is known
- 3. In deciding whether to initiate or continue a foot pursuit, officers shall also consider risk factors whenever officers are:
 - Acting alone;
 - In an unfamiliar area;
 - Pursuing suspects who are known to be or suspected of being armed;
 - Pursuing more than one person;
 - Unable to obtain backup in a timely manner;
 - Not in adequate physical condition to pursue;
 - Unable to establish and maintain contact with Central Dispatch;
 - Pursuing in inclement weather, darkness, or reduced visibility.

B. Initiating Officer's Responsibilities

- 1. Officers initiating foot pursuits shall be in command of the pursuit and bear responsibility of the pursuit until relieved by a supervisor. Pursuing officers should be aware that running while trying to transmit via radio may be difficult and the radio transmissions may have to be repeated.
- 2. The officer initiating a foot pursuit shall, as soon as practical, provide the following information to Central Dispatch:
 - Unit number;
 - Reason for the pursuit;



- Officer location and direction of pursuit;
- Number of suspect(s) an a description;
- Whether or not the suspect(s) is armed.

C. Foot Pursuit Coordination

- 1. The primary (initiating) officer shall immediately coordinate, either directly or through Central Dispatch, with other officers to establish a perimeter in the area to contain the suspect(s).
- 2. If the situation allows, the primary officer shall not try to overtake the fleeing suspect but shall keep them in sight until sufficient manpower is available to take them into custody.
- 3. Assisting officers shall immediately attempt to contain the pursued suspect. Such officers shall not respond to the primary officer's location unless the suspect has been stopped and the primary officer requests assistance to take the suspect into custody.
- 4. When two or more officers are in pursuit, they shall:
 - a. Not separate unless they remain in sight of each other and maintain communications, but they shall:
 - b. Allow the lead officer to concentrate on the suspect's actions while the second officer provides backup and maintains communications.

D. Guidelines and Restrictions

- 1. The pursuing officer shall terminate a pursuit if so instructed by a supervisor.
- 2. Unless there are exigent circumstances such as an immediate threat to the safety of other officers or civilians, officers shall not engage in or continue a foot pursuit under the following conditions:
 - a. If the officer believes the danger to pursuing officers or the public outweighs the need for immediate apprehension.
 - b. If the officer becomes aware of any unanticipated circumstances that substantially increases the risk to public safety.



- c. While acting alone and without assistance unless exigent circumstances exist. If exigent circumstances warrant, the lone officer shall keep the suspect in sight from a safe distance and coordinate containment.
- d. Into buildings, structures, confined spaces, or into wooded or otherwise isolated areas without sufficient backup and containment of the area. The primary officer shall stand by, radio their location, and await arrival of other officers to setup a perimeter. If the situation becomes a barricaded person, on duty supervisors shall consider utilizing other units such as Special Response or Canine.
- e. If the officer loses possession of their firearm.
- f. If the suspect's location is no longer known.
- g. If the lead officer loses communication with Central Dispatch or backup officers.
- h. If an officer or third party is injured during the pursuit who requires immediate assistance and there are no other police or medical personnel able to render assistance.
- i. If the officer loses visual contact with the suspect.
- j. If the officer is unsure of their own location.
- 3. When the pursuing officer terminates the pursuit he or she shall notify Central Dispatch with their location and request any assistance deemed necessary.

E. Supervisor's Responsibilities

Upon becoming aware of a foot pursuit, the supervisor shall decide as soon as possible whether or not the pursuit shall continue.

- 1. The supervisor should allow the foot pursuit to continue if:
 - a. There are at least two officers working in tandem and there is reasonable belief that the suspect has committed an act that would permit detention or arrest or;
 - b. There is reasonable belief that the suspect poses an immediate threat to the safety of the public or other police officers; and
 - c. The pursuit does not violate provisions of this directive or other established directives.



- 2. The supervisor shall terminate a foot pursuit at any time they conclude that the danger outweighs the need for immediate apprehension.
- 3. The supervisor shall take command of the foot pursuit as soon as possible. Command should be taken even if the supervisor is not on scene.
- 4. At the conclusion of the pursuit, the supervisor shall respond to that location in order to maintain discipline and control if needed.
- 5. The supervisor should ensure that only emergency or pursuit related radio traffic is broadcast on the primary radio channel.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 415.0

Subject:	Effective Date:	Revised Date:
Written Directive System	February 24, 2011	March 22, 2011
Title:	Pages:	Distribution:
Electronic Recording of Interrog.	2	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

It is the policy of this Department to electronically record specific custodial interrogations in order to provide an evidentiary record of statements made by suspects of felony crimes and other crimes as deemed necessary.

DEFINITIONS

Electronic Recording: An audio and/or video recording whether using magnetic tape, digital means, or other recording media.

Custody: A suspect is "in custody" if he is under formal arrest or his freedom of movement has been restrained to the degree associated with a formal arrest.

PROCEDURES

A. General Requirements

- 1. Officers shall electronically record custodial interrogations involving all felony crimes and other crimes as deemed necessary.
- 2. Juveniles are not exempt from electronic recordings.
- 3. If electronic recordings cannot be conducted due to equipment failure, lack of suspect cooperation, or for other reasons deemed pertinent to successful interrogation by the Investigator, the basis for such occurrences shall be documented.

B. Recording Protocol

- 1. Suspects do not have to be informed they are being recorded.
- 2. The office of the prosecutor, the investigative case manager, or other authorized



department official may direct that specific interrogations be recorded that do not meet the criteria of interview recordings.

- 3. Interrogations shall be recorded in their entirety starting with the Investigator's entrance into the interview room and concluding upon departure of the Investigator and suspect. An exception to this is when a suspect is giving confidential information in reference to other criminal activity.
- 4. When commencing the recording, the Investigator shall ensure the following:
 - a. Voice identification is made of officers, suspect, and any others present,
 - b. The date, time, and location of the interrogation are documented. When beginning a new recording, the Investigator shall document the date and time that the interrogation is being resumed.
 - c. Notation of the time the interrogation ends.
- 5. Any lapse in the recording for comfort breaks or other reasons shall be accounted for on the recording. As an alternative, during a short recess the recording may continue without interruption.
- 6. Recording and/or monitoring attorney-client conversations is prohibited where an expectation of privacy would reasonably exist.
- 7. Recordings of interrogations are considered evidence and shall be handled as such. Each item of evidence shall contain only one recorded interrogation.



Decatur Police Department Decatur, Alabama

General Order No. 416.0

Subject:	Effective Date:	Revised Date:
Written Directive System	September 8, 2017	July 14, 2021
Title:	Pages:	Distribution:
Nasal Naloxone (Narcan)	5	All Members
Cross Reference: CALEA Reference Chapter 41.2.4	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to establish guidelines and procedures regarding the issuance, maintenance, replacement, training, use and reporting procedures of nasal Naloxone.

DEFINITIONS

Opioids: A class of drugs that may be derived naturally from the poppy plant or from synthetically produced chemicals. The most common opioids are the street drug heroin and prescription pain medications, including morphine, codeine, methadone, oxycodone (Percocet, OxyContin), hydrocodone (Vicodin), hydromorphone, buprenorphine, and fentanyl. Opioids bind to specific receptors in the brain, spinal cord, and gastrointestinal tract that can affect a person's mood, blood pressure, and pain sensations.

Opioid Overdose: A serious medical condition that may lead to decreased or loss of consciousness, respiratory depression, coma, or death resulting from the consumption or use of an opioid, or another substance with which an opioid was combined.

Naloxone: Commonly known by the brand name Narcan, Naloxone is a drug that counteracts the effects of opioid overdose. The drug restores an overdose victim's ability to breath, frequently allowing him or her to survive a potentially fatal overdose.

HOW NALOXONE WORKS

Opioid drugs bind to receptors in the brain in a way that reduces pain and produces euphoric feelings. These receptors also control respiration. When the levels of opioids in the brain get too high, breathing slows down, eventually causing respiratory failure and lack of oxygen to the brain and central nervous system.



Naloxone works by displacing the opioids in the brain and blocking them from binding to the brain's receptors, so that the body can return to normal breathing. Because the drug reverses the effects of opioid overdose, Naloxone treatments are commonly referred to as reversals.

PROCEDURES

Early intervention and administration of Naloxone are key factors in saving those suffering from an opiate overdose. As first responders, officers often arrive at the scene of overdoses before Emergency Medical Services personnel. The intranasal (nasal) administration of Naloxone (Narcan) has been approved for use by law enforcement officers to treat opioid overdoses and attempt to minimize overdose deaths.

A. ASSESS THE SITUATION

During an opiate overdose, a person may suffer a disruption of normal breathing, which without intervention may lead to death. When Narcan is administered to a person who is not suffering an opiate overdose, it will do no harm.

- 1. When an officer arrives on the scene of a medical emergency prior to the arrival of Emergency Medical Services personnel, and determines that a person is suffering from an opiate overdose, the officer must contact his/her supervisor immediately.
- 2. The officer will ensure Emergency Medical Services have been summoned to the scene.
- 3. If needed, the officer should administer CPR.
- 4. Indicators that a person is suffering from an overdose may include:
 - a. Unresponsiveness to verbal or physical stimulation, such as pinching their ear lobe or rubbing knuckles up and down the person's sternum.
 - b. Blood-shot eyes;
 - c. Pinpoint pupils, even in a darkened room/area;
 - d. Depressed or slow respiratory rate;
 - e. Difficulty breathing (labored breathing, shallow breaths);
 - f. Skin pale, blue or gray, including the lips, and/or fingernails;



- g. Snoring, gurgling, or choking sounds;
- h. Decreased pulse rate;
- i. Low blood pressure;
- j. Loss of alertness (drowsiness);
- k. Unresponsiveness;
- 1. Seizures;
- m. Very limp body;
- n. Evidence of ingestion, inhalation, injection (needles, spoons, tourniquets, needle tracks, bloody nose, etc.);
- o. History of opioid use/abuse;
- p. All these indicators need not be present at the same time.
- 5. When the decision is made to administer Narcan, the responding officer should take the following steps:
 - a. Ensure the safety of the scene;
 - b. Utilize universal precautions. Minimum level of universal precautions is medical gloves;
 - c. Conduct a medical assessment of the person to the best of the officer's ability and surroundings, to include statements made by witnesses regarding drug use;
 - d. The person should be observed and treated by medical personnel as the situation dictates;
 - e. Check responsiveness;
 - f. Administer a dose of the Narcan using the intranasal Naloxone spray kit by delivering one spray into one nostril.



Note: DO NOT "prime" or test the spray device before spraying it into the nostril, as this will waste the medicine.

- g. CPR should continue until no longer necessary.
- h. Additional doses may be repeated within 2-3 minutes after the initial dose; however, under the normal circumstances, EMS should be on scene within that time.
- i. Reversal of an opiate overdose may cause the following:
 - i. Projectile vomiting and/or violent behavior;
 - ii. The person may feel physically ill;
 - iii. The person may experience withdrawal symptoms, which can be unpleasant, but not life-threatening;
 - iv. The person may become agitated and upset due to the withdrawal symptoms coming off the high;
 - v. The person may have a seizure;
 - vi. The person may require an additional dose if the overdose re-occurs, Narcan wears off in 30-90 minutes;
- j. Once EMS arrives on scene, they should be informed that Narcan was administered, the dosage, and the current condition of the patient;
- k. Officers will encourage the person to be transported to the hospital;
- 1. If it determined that a criminal investigation is required, the case will be assigned to the Criminal Investigative Unit.

B. Reporting

When Narcan is administered by an officer, the following documentation and procedures must be followed:

1. If the person survives the overdose, an incident report titled "Overdose" will be completed. If death occurs, an incident report titled "Death Investigation" will be completed.



- 2. In the event death occurs, the Criminal Investigation Division will be contacted, and the appropriate investigator(s) shall respond to the scene to investigate the circumstances surrounding the overdose.
- 3. The officer who administers Narcan will complete the Narcan Use Form, which will be forwarded to the Division Commander via the chain of command.
- 4. The Division Commander will maintain a copy of the Narcan Use Form and forward a copy of the form to the training unit.

C. ISSUANCE, MAINTENANCE, AND REPLACEMENT

Narcan kits will be issued to a number of officers upon training.

- 1. Once used, Narcan will be replenished as needed.
- 2. Supervisors will be equipped with a storage container containing Naloxone kit.
- 3. Officers will inspect their kits prior to each shift. Missing, damaged, or expired medication will be reported to their Division Commander immediately.
- 4. Naloxone is fairly tolerant of both cold and heat. Optimally, Naloxone should be stored at room temperature, but this may not be possible in a patrol vehicle. Care should be taken to avoid storage in direct sunlight in a patrol vehicle.

D. TRAINING

- 1. Initial training for officers issued Narcan kits will be conducted under the direction of the Decatur Fire Department Training Division.
- 2. Refresher training will be conducted every two (2) years.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 417.0

Subject: Written Directive System	Effective Date: October 4, 2010	Revised Date: February 19, 2020
Title:	Pages:	Distribution:
Domestic Violence/Court Protection	7	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 41.2.4	Todd Pinion	

POLICY

It is the policy of this department to provide a proactive, proarrest approach in responding to domestic violence. The primary focus shall be on victim safety followed closely by offender accountability. In all cases the officer shall attempt to determine the *predominant physical aggressor* and arrest him or her. Officers should not arrest a person who acted in self-defense as defined by state statute and the following procedures shall apply.

DEFINITIONS

Definitions regarding domestic violence may be found in the Alabama Criminal Code, sections 13A-6-130 through 13A-6-143.

<u>Proarrest response</u>: The expectation that officers shall arrest a person for committing domestic violence unless there is a clear and compelling reason not to arrest (such as a determination of self-defense or lack of probable cause).

PROCEDURES

A. Initial Response

- 1. Investigation
 - a. The purpose of any on-scene investigation is to establish probable cause through interviewing all parties involved, recording statements, preserving the crime scene, and collecting evidence.
 - b. Upon arrival at a domestic violence call, officers shall:



- i. Secure the scene and separate all parties to ensure the safety of everyone present;
- ii. Assess the need for medical attention. If the victim has been choked or strangled, the victim should be encouraged to seek medical attention;
- iii. Interview all parties separately;
- iv. After each party has been interviewed, determine if an arrest shall be made and/or other actions taken;
- v. Collect and record evidence including photographs of injuries and/or property damage;
- vi. Prepare an Incident/Offense Report including a detailed narrative describing the incident and the action(s) taken by officers;
- vii. Verify if a Protection Order is current either from the victim, through the National Crime Information Center (NCIC), or through the Law Enforcement Tactical System (LETS). If the terms of the Protection Order have been violated by the defendant, an arrest shall be made;
- c. Officers shall not investigate any crime of domestic violence involving a family member of the officer.
- d. Officers investigating a crime of domestic violence involving a law enforcement officer or elected official shall notify a supervisor immediately (CALEA 41.2.4).

2. Forced Entry

Upon arriving at the scene, officers should make reasonable efforts to make contact with the parties involved and request entry but should not hesitate to force entry should it become necessary to protect the victim(s). Forced entry is permissible any time there is probable cause to believe the safety of a potential victim is in jeopardy.

a. Probable cause of this type exists when the facts and circumstances within an officer's knowledge or of which he/she has reasonably trustworthy information are sufficient to warrant a person of reasonable caution to believe that the safety of a potential victim is in jeopardy.



- b. In making this decision, officers shall take into account everything they personally observe, all physical evidence, and all things learned from witnesses or other persons supplying information. In evaluating information, officers should take into account the credibility of the person supplying information and whether there is a reasonable basis for believing the content of the information.
- c. When making an assessment of whether forced entry should be made or whether the investigation should be continued when there is no response from the complainant, officers shall ensure that all available information has been obtained from the call taker.
 - i. This will include, but is not limited to, the content of the complainant's request for service, the urgency of the request, and the call taker's assessment as to the seriousness of the request.
 - ii. If this information was not obtained by the call-taker during the initial call for service, officers shall instruct the call-taker to attempt to call the complainant back.
- d. If circumstances permit, officers shall notify a supervisor and receive permission before making forced entry. If this is not possible due to exigent circumstances, officers shall notify a supervisor once the scene is secure (CALEA 41.2.4).
- e. Officers shall fully document their reason for forced entry in the subsequent Incident/Offense Report.

B. Arrest

Arrest is the preferred response to incidents of domestic violence because arrest offers the greatest potential for ending violence.

- 1. When an officer responds to a call of domestic violence, the alleged assailant may be arrested without a warrant if:
 - a. The officer actually observes the commission of a crime; or
 - b. The officer has probable cause to believe that a crime has been committed, even though not in the Officer's presence. The warrantless arrest may be made when probable cause exist to arrest a person for one of the following crimes:
 - i. Any felony. However, officers shall contact their supervisor prior to making a felony arrest (CALEA 41.2.4);



- ii. Domestic Violence in the Third Degree; and
- iii. Violation of a valid Protection Order.
- 2. Officers receiving complaints from opposing parties that meet the criteria for domestic violence under the definitions of the domestic violence relationships shall evaluate each complaint separately to determine who the predominant aggressor was. If the officer determines that one person was the predominant physical aggressor, the officer need not arrest the other person alleged to have committed domestic violence. In determining whether a person is the predominant aggressor, the officer shall consider all of the following:
 - a. Prior complaints of domestic violence;
 - b. Relative severity of injuries inflicted on each person including whether the injuries are offensive versus defensive in nature;
 - c. The likelihood of future injury to each person;
 - d. Whether one of the persons acted in self-defense.
- 3. Officers shall not threaten, suggest, or otherwise indicate the possible arrest of all parties to discourage the request for intervention by law enforcement by any party and when making a decision about an arrest, the officer shall not consider the following factors:
 - a. Consent or request of the victim;
 - b. Willingness of a victim or witnesses to testify or assist in prosecution;
 - c. Marital status of the parties, except to determine the relationship between the victim and offender as previously defined in this directive;
 - d. Verbal assurances by either party that the violence will cease;
 - e. Concern about reprisals against the victim by the offender;
 - f. Race, ethnic background, sexual preference, social class, or occupation of the victim and/or the offender.
- 4. It is Department Policy that an arrest shall be made if probable cause exists to make the arrest.



- 5. When an arrest for misdemeanor domestic violence has been made, the arresting officer will serve as the complainant.
- 6. When the alleged offender is not present, officers will make a reasonable effort to ascertain his/her whereabouts.
 - a. Officers shall attempt to make contact and continue the investigation.
 - b. If probable cause exists and the offender is not immediately located, the investigating officer shall obtain an arrest warrant by the end of the shift.
 - c. If the arrest is made for a misdemeanor, the Officer will swear to the complaint before the Municipal Court Magistrate.
 - d. If the incident is a felony, the officer or a supervisor shall contact the appropriate investigator prior to making any arrest (CALEA 41.2.5).

C. Non-Arrest Situations

- 1. When the alleged assailant is present at the scene and no arrest is made, the investigating officer shall complete an Incident/Offense Report thoroughly documenting the reason(s) an arrest was not made.
- 2. When the alleged assailant is no longer at the scene and cannot be located, the officer(s) shall offer to transport the victim and any minor children to a place of safety such as a "shelter" or another residence. The location to which the victim is transported should be considered confidential and shall be relayed to dispatch by telephone or MDT along with beginning and ending mileage.

D. Mutual Injury/Self-Defense/Dual Arrest

- 1. When evidence of mutual injury is present, the situation does not necessarily dictate that both parties be arrested (refer to B2, on predominant aggressor). Officers **SHALL** determine whether any injuries were inflicted as a result of self-defense. Arrest of both parties is appropriate when self-defense is **NOT** a factor.
- 2. No arrest shall be made for acts which an officer has probable cause to believe were committed only in self-defense.
- 3. The reasonableness of the force used is a key question in evaluating claims of self-defense. In domestic violence cases, victims should only use the amount of force necessary to stop



the offender's attack. Past and present history of violence and the differences between size and strength of the parties involved should also be considered.

E. Reporting Requirements

Alabama State law requires that officers fully document their response to every domestic violence incident on an Incident/Offense Report, whenever a crime has been committed or an arrest has been made. In any instance where probable cause exists and no arrest is made, officers shall complete an Incident/Offense Report documenting the reasons for not making an arrest.

- 1. An Incident/Offense Report shall be completed on every domestic violence investigation when at least one of the following exists:
 - a. An act of violence is committed, attempted, or threatened either in the presence of the officers or reported to the officers;
 - b. An involved person reports to the investigating officers that they fear for their safety after the officer leaves;
 - c. An arrest is made for any crime of domestic violence; or
 - d. At any time the investigating officer or supervisor believes that a report is appropriate or necessary.
- 2. A second point of contact and telephone number may be included in the Incident/Offense Report.
- 3. Photographs of any physical injury shall be made and uploaded into the corresponding case file in the records management system.

F. Crimes Victims Assistance and Rights

- 1. In all domestic violence situations, the investigating officer(s) shall advise the victim of the availability of a shelter and other services in the community.
- 2. Officers shall provide all victims of domestic violence with a Crime Victim's Rights pamphlet.
- 3. Any officer receiving notification from a victim regarding post-sentence release for a misdemeanor domestic violence case shall direct the victim to contact the Family Service



Unit of the Police Department. The Family Services Unit shall contact the victim within fifteen (15) days prior to the end of prisoner's sentence.

G. Supervisory Personnel

All field supervisors will monitor the receipt of domestic violence calls by officers under command.

- 1. Whenever needed, the supervisor will respond to the scene for the purposes of providing additional security, monitoring the investigation, and providing guidance as necessary.
- 2. Supervisors shall be contacted in all cases when a felony has been committed (CALEA 41.2.4).
- 3. Supervisors will respond to and assume investigation of all domestic violence calls where the victim or offender is a law enforcement officer or elected official whether the individual is present at the scene or not.
- 4. Whenever possible, the supervisor will make any arrest of a law enforcement officer or elected official.
- 5. If a law enforcement officer is involved in a domestic dispute and no arrest made and no warrant is to be obtained, the supervisor shall complete an Incident/Offense Report thoroughly documenting the reason(s).
- 6. Upon allegations of domestic violence or the arrest of a Decatur Police Officer, the supervisor shall notify the Chief of Police through the chain of command (CALEA 41.2.4).
- 7. If a law enforcement officer from another agency is involved in a domestic violence or domestic dispute call, the shift supervisor shall notify that office's agency before the end of the shift and ensure the names of persons notified are included on the Incident/Offense Report.



Decatur Police Department Decatur, Alabama

General Order No. 418.0

Subject:	Effective Date:	Revised Date:
Written Directive System	March 26, 2009	February 9, 2023
Title:	Pages:	Distribution:
Preliminary Investigation	4	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 42	Todd Pinion	

POLICY

The Decatur Police Department recognizes that the single most important determinant in solving a crime is the information supplied by the victim or witnesses to the initial responding officer. It shall be the policy of the Decatur Police Department that responding officers shall conduct the preliminary investigation into most cases. In unusually serious or complex crimes, officers shall notify their supervisor and request the aid of an investigator or other assistance as may appropriate.

SCOPE

This written directive is applicable to all sworn personnel.

RESPONSIBILITY

It shall be the responsibility of all sworn personnel to comply with the guidelines established in this directive.

PURPOSE

This written directive has been established as a guideline for the conduct of preliminary investigations.

PROCEDURES

A. GENERAL PROCEDURES

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- 1. The preliminary investigation begins when officers arrive at a scene or are informed by a complainant or victim that a crime may have been committed. The investigation shall continue to the point when the transfer of responsibility will not jeopardize the successful completion of that investigation, until the case is solved or the investigation is postponed.
- 2. Officers responsible for conducting a preliminary investigation into incidents they respond to may include, but are not limited to the following:
 - a. Observe all conditions, events and remarks (CALEA 42.2.1a);
 - b. Ensure that anyone injured receives proper medical attention;
 - c. Determine if an offense has actually been committed;
 - d. Maintain and protect the crime scene to ensure that evidence is not lost or contaminated. Officers need to be aware that crime scenes are fluid, which can change as information is received (CALEA 42.2.1c).
 - e. Arrange for the collection of evidence. Officers collecting evidence shall wear protective equipment (gloves, suits) when collecting evidence. A Crime Scene Technician may respond to collect evidence with approval of a supervisor (CALEA 42.2.1c);
 - f. Officers securing a scene for an investigator and/or a crime scene technician shall ensure they do not disturb the scene (CALEA 42.2.1c).
 - g. Caution tape may be used to secured a scene (CALEA 42.2.1c).
 - h. Furnish other units with descriptions, method and direction of flight, and other relevant information concerning wanted persons or vehicles;
 - i. Locate and obtain complete identification of all witnesses (CALEA 42.2.1b);
 - j. Determine what information is known by the victims and witnesses;
 - k. Determine in detail the exact information surrounding the offense;
 - 1. Interview and obtain written statements from complainants, victims, witnesses, and from the suspect if such can be obtained legally; (if the case is a felony and is to be turned over to CID the Investigator will determine who will take written statements) (CALEA 42.2.1d);



- m. Record completely and accurately all pertinent information in the proper form;
- n. Instruct the complainant on the procedures for obtaining a warrant through the magistrate's office when the responsibility for prosecution rests with the complaint.
- 3. Incidents of a serious nature often require the presence of a supervisor. The supervisor shall be notified and respond when appropriate. Such occasions may include, but are not limited to:
 - a. Incidents of violence or violent death;
 - b. Incidents which may be a threat to public safety;
 - c. Incidents when public or media presence would indicate the need for a supervisor;
 - d. Complaints against the Department or an employee;
 - e. Incidents when further professional or technical assistance is required;
 - f. Accidents involving Decatur Police Department employees.
- 4. When an officer makes an arrest and the arrestee obtains a defense attorney, all questions from the defense attorney will be routed through the prosecuting authority. Officers will not communicate directly with the defense attorney about the case unless it has been cleared through the prosecuting authority.

B. DISCLOSURE OF INVESTIGATIVE INFORMATION - EXCULPATORY EVIDENCE (CALEA 42.1.6)

In the event the Department receives information/evidence related to an active or closed investigation that is believed to be exculpatory in nature:

- 1. Officers shall follow up on that information, and attempt to corroborate its credibility.
- 2. Once efforts are completed, the appropriate prosecuting office is to be briefed with the information.
- 3. A determination will be made at that time whether or not it is considered exculpatory evidence.



- 4. If the evidence is physical in nature, it shall be handled in accordance to written directive 800.1 Evidence.
- 5. If the information is deemed exculpatory, it is to be documented in an Incident/Offense Supplement and/or a case report addendum.
- 6. Reports must be submitted in accordance to WD 804.0 Field Reporting, section D.

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Decatur Police Department Decatur, Alabama

General Order No. 419.0

Subject:	Effective Date:	Revised Date:
Written Directive System	March 26, 2009	March 19, 2019
Title: Criminal Investigation Case File Management	Pages: 5	Distribution: All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapters 42	Todd Pinion	

POLICY

All cases assigned to the Criminal Investigation Division, whether actively investigated or not, will be recorded in the unit case file log. Additionally, Investigators will maintain an accurate case file for any case currently under investigation or any case concluded by investigation and awaiting court disposition.

PURPOSE

To establish a case file management system in the Criminal Investigation Division that provides an immediate information source to Investigators and Administrators on cases assigned for investigations.

SCOPE

This written directive is applicable to all sworn personnel.

RESPONSIBILITY

It shall be the responsibility of all sworn personnel to comply with the guidelines established in this directive.



PROCEDURES

A. CASE STATUS

- 1. Case status is maintained for all cases within the department's computer file management system in which the case number, investigator assigned to the case, case status, date assigned, report due date and other pertinent data are recorded (CALEA 42.1.3a).
- 2. All offenses assigned to the Criminal Investigation Division will be classified under one of the following categories utilizing the following administrative designators as established by the Department of Justice (CALEA 42.1.3b):
 - a. **UNFOUNDED**: The facts of the case reveal that the criminal offense alleged has not occurred.
 - b. **CLEARED BY ARREST**: A case where the suspect(s) connected with the investigation have been arrested and/or charged.
 - c. **EXCEPTIONALLY CLEARED**: The case is satisfactorily concluded and prosecution of the suspect(s) is not being sought. In certain situations, elements beyond the department's control prevent the agency from arresting and formally charging the offender. When this occurs, the agency can clear the offense exceptionally, provided the following four conditions are met. The agency must have:
 - i. Identified the offender;
 - ii. Gathered enough evidence to support an arrest, make a charge and turn over the offender to the court for prosecution;
 - iii. Identified the offender's exact location so that the suspect could be taken into custody immediately;
 - iv. Encountered a circumstance outside the control of law enforcement that prohibits the agency from arresting, charging and prosecuting the offender.

Note: Examples of exceptional clearances include but are not limited to the death of the offender, the victim's refusal to cooperate with the prosecution after the offender has been identified or the denial of extradition because the offender committed a crime in another jurisdiction and is being prosecuted for that offense.



- d. **INACTIVE & ADMINISTRATIVELY CLOSED**: All available leads have been exhausted, but the case has not satisfactorily concluded and investigative efforts may continue. Supervisor approval is required to administratively close cases.
- e. **ACTIVE**: An open case currently assigned to an investigator for continuing investigation.

B. CASE LOG

All cases assigned to the Criminal Investigation Division will be logged in a master case log and shall include the following information.

- 1. Case number;
- 2. Date of report;
- 3. Crime class;
- 4. Name of victim, business or individual;
- 5. Type of Crime: (B&E, Robbery, Theft, etc.);
- 6. Investigator or Detective assigned;
- 7. Zone where crime occurred;
- 8. Status date; and
- 9. Name of Suspect and/or description.

C. CASE FILE MAINTENANCE & ACCESS (CALEA 42.1.3c, CALEA 42.1.3d)

- 1. Original reports: Original offense and supplement reports are maintained in the Records Unit of the Decatur Police Department (CALEA 42.1.3c).
- 2. Investigator's case file: In order to provide an immediate and easily accessible source of information about an active case, Investigators will be required to maintain an accurate working case file on all ongoing investigations. This case file should include:
 - a. A working copy of the offense report;



- b. Any statements;
- c. Results of any forensic examinations;
- d. Results of any polygraph examinations;
- e. A copy of any property receipts;
- f. Any other reports or documents pertaining to the investigation up to and including any evidence deemed exculpatory.
- g. ACTIVE MAJOR CASES: Investigators shall maintain a working case file for all ongoing major case investigations indefinitely.
- 3. All documents will be scanned and uploaded directly into the Law Enforcement Records Management System (LERMS).
- 4. Items that cannot be scanned will be placed into evidence in accordance with the evidence policy.
- 5. All reports submitted through Mobile Client will be merged into the case file in LERMS.
- 6. All uploaded documents will be copied to a disc at the conclusion of the investigation and the disc will be turned over to the District Attorney's Office. Documents from cases that have been administratively closed or that have been closed as unfounded will not be copied to a disc unless requested by the DA's office.
- 7. Physical evidence will be documented on the report that is turned over to the DA's office, but the evidence will remain under the control of the evidence custodian until court proceedings.
- 8. Accessibility: Documents, files, information about victims, suspects and vehicle information can only be accessed by logging into LERMS from a city computer depending on assignment.
- 9. Certain cases within LERMS may be restricted only to the investigator assigned to the case. The restrictions may be applied by the unit Lieutenant with permission from the Division Commander. Restricted files may include, but are not limited to:
 - a. All ongoing homicide investigations;



- b. All ongoing narcotics investigations
- c. All administrative and/or internal investigations; and
- d. Any case deemed necessary by the Chief of Police.
- 10. When receiving a subpoena from an attorney regarding the release of documents and/or files from a case, the investigator assigned to the case will contact the prosecuting authority and deliver the subpoena to them. The officer/investigator assigned to the case will only follow the instructions from the prosecuting authority.

D. PURGING FILES (CALEA 42.1.3e)

- 1. Unless when ordered by the court or required by law:
 - a. All Incident/Offense reports shall be kept by the Records Unit for at least ten years.
 - b. All Arrest reports shall be kept by the Records Unit indefinitely.
- 2. When a report is to be purged, the Records unit will:
 - a. Contact the Department of Archives and History to follow the established guidelines for records destruction.
 - b. Contact a company in Decatur to have such record shredded.
 - c. Notify the Department of Archives and History after the record was shredded. The Department of Archives and History will send a confirmation letter, notifying that the record was officially destroyed.
 - d. The confirmation letter will be kept on file indefinitely.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 420.0

Subject:	Effective Date:	Revised Date:
Written Directive System	October 23, 2018	May 21, 2019
Title:	Pages:	Distribution:
Juvenile Operations	9	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter 44, 61.1.2	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to establish operational guidelines and procedures for operations concerning juveniles.

SCOPE

The Decatur Police Department will manage each juvenile case in a manner that ensures appropriate enforcement action to best meet the needs of the juvenile and protect the public. All sworn personnel will support department efforts to prevent juvenile delinquency. Efforts will be coordinated, as appropriate with other agencies (CALEA 44.1.1).

RESPONSIBILITY

All sworn personnel will maintain a working knowledge of the law as it applies to juveniles. All sworn personnel are responsible for complying with this written directive and supporting juvenile operations.

DEFINITIONS

<u>Status Offense</u>: An offense that would not be a crime if committed by an adult.

Juvenile: An individual under the age of 18 or under 21 years of age and who appears before the juvenile court for a matter arising before that individual's 18th birthday. When a delinquent petition alleges that an individual, prior to the individuals 18th birthday, has committed an offense for which there is no statute of limitations pursuant to Section 15-3-5, the term child also shall include the individual subject to the petition, regardless of the age of the individual at the time of filing.

<u>Child in need of supervision</u>: A child who commits any of the following:



- 1. Being subject to compulsory school attendance; is habitually truant from school;
- 2. Disobeys the reasonable and lawful demands of the child's parents, guardian, or other custodian and is beyond their control;
- 3. Has committed an offense established by law, but not classified as criminal or one applicable to children;

Delinquent Act: An act committed by a child that is designated a violation, misdemeanor, or felony offense under the law of this state or of another state if the act occurred in another state or under federal law or a violation of a municipal ordinance except violations of municipal curfew ordinances.

Delinquent Child: A child who has committed a delinquent act and is in need of care or rehabilitation.

<u>Reasonable</u>: The term reasonable shall mean fair, proper, or moderate under the circumstances.

PROCEDURES

Juveniles that are arrested for criminal offenses shall be subject to the same security requirements as adults and should be handcuffed or otherwise restrained as necessary during transport and processing and in accordance with policies # 107.0 -Arrest and # 700.1 -Prisoner Transportation.

- 1. Officers will advise dispatch to notify the processing center located at the Decatur Police Department for lockdown for juvenile processing.
- 2. Juveniles that are placed under arrest should be securely detained in a manner that is prescribed by state law to allow for identification, investigation, and processing.
- 3. All juveniles arrested will be processed at the processing center located at the Decatur Police Department. The juvenile will then be released to the juvenile's parents, legal guardian, legal custodian, or transferred to the juvenile facility or court.
- 4. Juveniles in custody shall only be processed in the booking room located within the Decatur Police Department and may only remain in the booking room long enough for processing as required by law (CALEA 71.1.1).



A. HANDLING JUVENILE OFFENDERS

- 1. Although adjudication decisions are made by the judicial system and not members of this department, in some non-criminal instances, officers are afforded a certain amount of latitude in dealing with juveniles. Such instances include minor violations of city ordinances and state statutes, which can be effectively and efficiently dealt with by the officer at the time of the initial contact.
- 2. Officers should use the least restrictive alternatives balanced with preserving public safety and order including, but not limited to the following:
 - a. The release to a parent, legal guardian or other responsible adult with no further action (CALEA 44.2.1a). Factors to be considered should be:
 - i. The cooperation and attitude of all parties (child, parent, guardian victim/complainant) and the possibility of the offense being repeated;
 - ii. The degree of wrongful intent, violence, premeditation, knowledge of violation; and
 - iii. The likelihood that corrective action can or will be taken by the parent or guardian.
 - b. After the officer decides that the juvenile is to be released, the officer will utilize one of the following:
 - i. Give a verbal warning and release the juvenile to a parent or guardian;
 - ii. Require the parent or guardian to pick up the juvenile; or
 - iii. Take the juvenile home and inform the parent or guardian.
 - c. Generally, the following types of offenses may be handled in this manner; however, the list is not complete and officer's good judgment and discretion are important when dealing with:
 - i. Minor traffic violations;
 - ii. Other status offenses (non-criminal behavior).



- d. Release may be made at the incident scene with verbal warning if the officer determines that custody is unnecessary or if the juvenile is involved in an incident of non-criminal behavior.
- e. Officers may turn juveniles over to a parent or guardian at a scene, transport the juvenile to a parent or guardian or to any relative who is capable of taking custody of the child.
- f. Officers must inform the parent or guardian or other relatives of the incident and should not take any further action. This action may be taken when the offense is not serious, but is necessary to have someone take charge of the child.
- g. Officers should use the Juvenile Field Interview Form to inform the Morgan County Juvenile Probation Office when appropriate.
- h. Whenever possible, officers may issue citations to juvenile offenders to appear at the Juvenile Probation Office or Decatur Municipal Court in lieu of taking the juvenile into physical custody.
- i. Juveniles involved in traffic offenses will be handled in accordance with applicable state laws, city ordinances and Decatur Police Department directives (CALEA 44.2.1b, 61.1.3b).
 - i. When issuing a citation to a juvenile less than sixteen (16) years of age, the juvenile shall be referred to the Morgan County Juvenile Probation Office
 - ii. When issuing a citation to a juvenile sixteen (16) years or older, the juvenile shall be referred to the Decatur City Municipal Court.

B. REFERRALS (CALEA 44.2.1c, CALEA 44.2.1d)

- 1. Some minor violations of city ordinances and state laws by juveniles may not require the officer to take the juvenile into custody; however, the officer may decide that the juvenile should be referred to the Juvenile Probation Office instead.
- 2. Officers should complete a juvenile field interview form and forward it to the Juvenile Probation Office.
- 3. Delinquent acts requiring referrals to the juvenile justice system include any delinquent act (CALEA 44.2.1d).



4. Referrals to other agencies or services for potential diversion alternatives should be handled by the Morgan County Juvenile Probation Office (CALEA 44.2.1c).

C. TAKING JUVENILES INTO CUSTODY

Juvenile arrests must be in accordance to the Arrest policy # 107.0. However, for the purposes of this directive the term "taking into custody" will include status offenses and protective custody situations, as well as those situations arising from criminal behavior.

- 1. A juvenile may be taken into custody by a law enforcement officer for any of the following reasons:
 - a. Pursuant to an order of the juvenile court;
 - b. When reasonable suspicion exist to believe that the child or minor has run away from juvenile detention, shelter or other care facility, parent or guardian or other legal custodian;
 - c. When an officer believes that the child or minor is suffering from an illness or injury or is in immediate danger from the surroundings of the child or minor and that the immediate removal of the child or minor from those surroundings is necessary for the protection of the health and safety of the child or minor.
 - d. For an alleged delinquent act pursuant to Alabama Code;
 - e. When reasonable cause exist to believe that the child has no parent, legal guardian, legal custodian or other suitable person able to provide supervision and care for the child.
 - f. At the direction of a juvenile probation officer pursuant to the Alabama Code section 12-15-107.
- 2. When any law enforcement officer takes an alleged juvenile offender into custody with or without a court order, the officer must:
 - a. Ensure that adult and juvenile prisoners are not transported together, unless they have been arrested as participants in the same offense or they are non-combative relatives.
 - b. Determine and take the appropriate action if the juvenile is alleged to have engaged in noncriminal misbehavior (a status offense) (CALEA 44.2.2a). Status offenses include, but are not limited to the following:



- i. Truancy;
- ii. Violation of municipal ordinances applicable only to children;
- iii. Runaway;
- iv. Juvenile who is beyond the control of their parent or guardian;
- v. Consumption or possession of tobacco products;
- c. Ensure the constitutional rights of the juvenile are protected.
- d. Determine whether the juvenile is alleged to have been harmed or in danger of being harmed (CALEA 44.2.2b).
 - i. If the juvenile has not been taken into custody, but they are believed to be suffering from an illness or injury, or is in immediate danger from the surroundings and the removal of such juvenile is necessary for their protection, health and safety, the officer will notify a supervisor.
 - ii. The supervisor will contact the Department of Human Resources. If there is no resolution after contacting DHR, the officer will release the juvenile to a competent adult that does not pose a danger to the juvenile.
 - iii. If the juvenile is in custody and will be transported to a detention center, but they have a mental health issue, they are a danger to themselves and/or others, or they are under the influence of alcohol and/or drugs, the officer will notify a supervisor as well as a JPO.
 - iv. The officer will transport the juvenile to a Hospital for an evaluation. The juvenile has to be cleared by a doctor before being accepted at the detention center.
 - v. If the juvenile is to be released to a parent or guardian, but they have a mental health issue, they are a danger to themselves and/or others, or they are under the influence of alcohol and/or drugs, the officer will instruct the parent or guardian to take the juvenile to the ER for an evaluation. This responsibility rests solely on the parent or guardian.
- e. Notify the Department of Human Resources and the Criminal Investigation Division if the juvenile is alleged to have been abused or neglected.



- f. Escort the juvenile charged with an act of delinquency to the Decatur Police Department Processing Center for fingerprinting and photographing.
- g. Transport to the Juvenile Probation Office without delay when there is an active pick up order and after processing at the Decatur Police Department Processing Center unless juveniles are in need of emergency medical treatment or unless instructed by JPO.
- h. Contact the on-call Juvenile Probation Officer for instructions if the Juvenile Probation Office is closed, officers must
- i. Release the juvenile to the parent, guardian, custodian, or designee as previously outlined in this policy if deemed unnecessary to continue custody,
- 3. In cases where the juvenile is charged with a criminal act, officers will:
 - a. Take the juvenile into custody;
 - b. Conduct a formal interview, if applicable;
 - c. Transport/Escort the juvenile offender to the Decatur Police Department Processing Center for processing;
 - d. Complete a Juvenile Complaint Form listing all the charges and providing all the information pertaining to the arrest;
 - e. Contact the Juvenile Probation Office or the on-call Juvenile Probation Officer if after hours.
 - f. At the direction of JPO, release the juvenile to a parent or guardian or transport the juvenile to the Juvenile Detention Center. Only a Morgan County Juvenile Probation Officer can authorize the detention of a juvenile. All juvenile offenders that have been approved for intake will be transported, upon conclusion of processing, without delay to a detention facility, unless the juvenile is in need of emergency medical treatment (CALEA 44.2.2d).

D. INTERROGATION/INTERVIEW (CALEA 44.2.3a, CALEA 44.2.3b)

Interviews of juveniles should be done with consideration of the juvenile's age, mental age, other factors or influences experienced by the juvenile. The following guidelines apply:



- 1. Officers will afford juveniles the same respect and rights as are afforded adults, whether the juvenile is a victim or a witness.
- 2. When appropriate and requested by the juvenile, parents or guardians will be contacted prior to the interview (CALEA 44.2.2e).
- 3. If a child is under eighteen (18) and is the focus of an investigation, officers will transport the juvenile to an interview room located at the police department.
- 4. The Juvenile Miranda Form must be read prior to any questioning related to the crime. Appellate Courts hold that the admissibility of statements made by a juvenile during interviews depend on whether the Miranda Warning was given properly, whether the child understood the warning, and whether the juvenile waived their rights and made such statements freely, voluntarily, knowingly and intelligently.
- 5. If the juvenile agrees to talk with the officers, a signed voluntary statement should be secured from the juvenile by the investigating officer.
- 6. Interviews of juveniles should not extend over periods of time that could be considered unreasonable or harassing and should be conducted by only one or two officers at a time, whenever possible. The nature and severity of the crime under investigation, age, intelligence, education and condition of the juvenile shall govern the length of the interview session.
- 7. Ordinarily, no more than two interviewers should be directly involved in an interview at a time, unless safety considerations dictate otherwise.
- 8. Interviewing officers will preserve the constitutional rights of juveniles being interviewed. Additionally, officers will (CALEA 44.2.2c).
 - i. Ensure they read the Juvenile Miranda Rights when a juvenile is being interrogated;
 - ii. Maintain confidentiality of a juvenile's case.
- 9. Interviewing officers should explain applicable agency and juvenile justice system procedures to the juveniles.

E. PARENTAL NOTIFICATION (CALEA 44.2.2e)

Officers must:



- 1. Notify the juvenile's parent, guardian or custodian that the juvenile has been taken into custody.
- 2. Advise the parent, guardian or custodian that a determination is made as to the need for secure custody or parental release.

F. REPORTING

- 1. It will be the responsibility of the officer to submit all reports containing all the information in the possession of the officer pertaining to the juvenile, the parents or guardians and all other facts and circumstances which caused the juvenile to be arrested or taken into custody.
- 2. All documentation must be submitted before the end of the shift, unless exigent circumstances exist or as authorized by a supervisor.

NOTE: This written directive does not supersede Arrest policy # 107.0.

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Decatur Police Department Decatur, Alabama

General Order No. 421.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	November 2, 2018	March 19, 2019	
Title:	Pages:	Distribution:	
Interview, Temporary Detention	7	All Members	
& Processing Rooms			
Cross Reference:	Chief of Police Appr	Chief of Police Approval	
CALEA Reference Chapter 42 &	Todd Pinion	Todd Pinion	
71			

POLICY

Interview rooms are commonly used in the investigative process. The Decatur police department will ensure the safety of all personnel, witnesses, suspects and arrestees that enter any of the rooms designated for interviews (CALEA 71.1.1).

PURPOSE

To establish written guidelines for the proper use of interview, temporary detention and processing rooms while ensuring the safety of department personnel, witnesses, suspects and arrestees.

SCOPE

This written directive is applicable to all affected personnel.

DEFINITIONS

Suspect: A person believed to have committed crime who has not been arrested.

Arrestee: A person taken into custody of an officer based on probable cause that the person has committed a crime.

Interview Rooms: For the purpose of this policy an interview room is considered a temporary detention room. These rooms are located at the Decatur Police Department for the purpose of interviewing witnesses, suspects and/or arrestees (CALEA 71.1.1).

1



Processing Room: A room located at the Decatur Police Department for the purpose of fingerprinting and photographing juveniles under arrest as required by law (CALEA 71.1.1).

PROCEDURES

A. MANAGEMENT & ACCOUNTABILITY (CALEA 71.3.1b)

- 1. Criminal Investigation Division supervisors or their designee will be responsible for the overall operation of the interview rooms.
- 2. Officers will be accountable for the supervision of their witness, suspect or arrestee including processing, searching and temporary detention.

B. PROCESSING AREAS (CALEA 71.1.1)

- 1. Juveniles in custody shall only be processed in the processing room, located within the Decatur Police Department.
- 2. Juveniles may only remain in the processing room long enough for processing as required by law.
- 3. Continued non-secured custody of a juvenile for the purposes of interrogations, contacting parents or arranging an alternative placement must occur outside of the processing room.

C. SECURITY & WEAPONS CONTROL (CALEA 42.2.8a, CALEA 71.3.3a)

Interview rooms should be considered a safe and secure environment. As necessary, witnesses, suspects or arrestees will be taken to designated interview rooms within the department (CALEA 71.1.1).

- 1. Only authorized personnel will have access to interview rooms. Interviewing officers are responsible for the humane treatment, safety and security of all persons under their control (CALEA 71.3.3c).
- 2. Firearms and knives will be secured in a lockbox or in lockable desk during all interviews. Impact weapons will be holstered or properly secured without exceptions (CALEA 71.3.3a).
- 3. Interview rooms must be checked for weapons, contraband and damage prior to and after each use (CALEA 71.4.1).



D. DURING USE (CALEA 42.2.8b)

When the interview rooms are in use, officers must:

- 1. Perform a weapons pat-down for officer safety on all suspect or arrestee before placement in an interview room. All unauthorized items (such as cellphones, knives, any weapons, flammable items, etc.) will be secured and/or confiscated.
- 2. Officers are to document, in an I/O, I/O supplement and/or an arrest report the date, meals if any, reason for detention and time in & out of the room (CALEA 71.3.1a).
- 3. Monitor the suspects, arrestees and witnesses (attended or unattended) at all times to maintain the security of the police department, its employees, witnesses and suspects (CALEA 71.3.1c);
- 4. Constantly monitor suspects or arrestees not contained in a secured temporary detention area (CALEA 71.3.3e);
- 5. Conduct physical face-to-face visual checks at least every thirty (30) minutes. Detainees suspected of being suicidal, mentally ill, or demonstrating unusual or bizarre behavior will require constant face-to-face monitoring (CALEA 71.3.3f).
- 6. Use the temporary restraint devices as applicable. Detainees shall not be handcuffed to or otherwise secured to any immovable object for restraint purposes, unless such item is designed and intended for such use (e.g. cuff bench, bar, leg restraints Calea 71.3.1d, CALEA 71.3.2).
- 7. When available, rely on the use of audio/video recording devices to monitor unattended detainees between the thirty minutes face-to-face visual observations. Supervisors will review random selections of video and/or audio recorded interviews for compliance that were performed while the supervisor was not on duty. Interview rooms are equipped with both video and audio monitoring devices, which is available from any department computer connected to the City network via landline. Direct user access to the video recording system is based upon personnel assignment and/or rank (CALEA 42.2.8e, CALEA 71.3.1e, CALEA 71.3.3f, CALEA 71.3.3g).
 - a. Interviews will be copied to discs.
 - b. One disc will be placed in evidence while the other disc will be turned over to the DA's office along with a digital copy of the case report.



- 8. Have immediate access to their issued portable radio for summoning assistance. Officers will notify the Communications Center along with the on duty supervisor in the event of an emergency (CALEA 42.2.8d, CALEA 71.3.3b).
- 9. Suspects will not be in a room together unless exigent circumstances exist. Males and females suspects will not be placed in a room together and they will be separated by sight and sound (CALEA 71.3.1f).
- 10. Adults and juveniles will also be separated by sight and sound (CALEA 71.3.1f, CALEA 72.5.3).

E. NUMBER OF PERSONNEL ALLOWED IN INTERVIEW ROOMS (Calea 42.2.8c)

The maximum number of personnel allowed to be present in an interview room during nonemergency conditions is three (3). Although it is unusual to require more than two (2), it may be necessary for additional personnel to be present.

F. EQUIPMENT IN INTERVIEW ROOMS (CALEA 42.2.8f)

The interview rooms should contain, at a minimum, a table, chairs and instruments used to document the interview. Additional equipment may be brought into the interview room as needed.

G. ACCESS TO RESTROOM, WATER & OTHER NECESSITIES (CALEA 42.2.8g, CALEA71.4.1)

Officers will ensure that persons (witnesses, suspects, arrestees) in the interview room are provided access to water, restroom and other needs such as comfort breaks.

H. ARRESTS DURING INTERVIEWS

- 1. If an adult is placed under arrest in an interview room, the arrestee will be handcuffed and transported to the Morgan County Jail.
- 2. In the case of a juvenile arrest, they will be handcuffed and escorted to the processing center located at the Decatur Police Department for processing.
- 3. If the interview will be jeopardized by the arrest, the interviewing officer may wait until the interview is completed before making the arrest.



I. FIRE PREVENTION & EVACUATION (CALEA 71.4.2)

The safety and security of all detainees and personnel will be of paramount importance in case of a fire in the interview/detention areas.

- 1. Personnel shall make every effort to prevent the occurrence of fires in the interview rooms through proper supervision of detainees and control of all flammable materials in and around those areas;
- 2. Smoking is not allowed within the Decatur Police Department;
- 3. Matches and cigarette lighters are not permitted in any of the interview rooms.
- 4. An emergency evacuation route is posted near the interview rooms in the event of fire;
- 5. The Decatur Police Department is equipped with an automatic fire alarm system and fire extinguishers, which are located near the interview rooms;
- 6. The automatic fire alarm system will be inspected and tested periodically by the appropriate personnel.
- 7. Fire alarms will be heard throughout the Decatur Police Department, as well as in the temporary detention areas;
- 8. Upon confirmation, Officers shall notify Central Dispatch of a fire and give the approximate location;
- 9. Other officers must be notified so verification can be made for signs of a fire or smoke;
- 10. Officers shall also notify the CID supervisor or an on duty supervisor if after business hours;
- 11. The CID supervisor or the on duty supervisor shall notify a Division Commander via the chain of Command;
- 12. If possible, officers will respond to the location of the fire to evaluate the extent and attempt to extinguish the fire;
- 13. Officers shall evacuate the detainees outside of the department, using the fire routes.



14. Restraint devices shall be applied as soon as practical to avoid any possibility of an escape.

J. ESCAPE PROCEDURES

Sworn personnel shall prevent escapes and take immediate action to apprehend an escapee (CALEA 71.3.3d).

- 1. Officers shall ensure all interview rooms security and integrity is maintained at all times.
- 2. A CID supervisor or an on duty supervisor shall be notified immediately of any security issues that may lead to a breach of the facility.
- 3. If an escape attempt is discovered, personnel shall immediately place all interview rooms that are being used on lockdown and take immediate action to secure the facility.
- 4. If an escape occurs, all temporary detention/holding areas shall immediately be placed on lockdown and notification made to the following:
 - a. The Communications Center;
 - b. Front Desk Officer;
 - c. CID/On Duty Patrol Supervisor;
 - d. Division Commander;
 - e. Chief of Police.

K. PHYSICAL CONDITIONS (CALEA 71.4.1)

- 1. All interview rooms shall be kept in a clean and safe condition.
- 2. The lights shall be on whenever the rooms are in use;
- 3. Any biohazard contamination shall be reported to a supervisor.
- 4. The CID Supervisor shall report any unsafe conditions to the maintenance department and to the Safety Coordinator.



L. INSPECTIONS AND ADMINSTRATIVE REVIEW (CALEA 71.4.3)

- 1. CID supervisors will conduct monthly inspections of the interview rooms (entire area from exterior entry/exit door) to ensure cleanliness, adequate supplies and to determine if any unsafe conditions are developing.
- 2. A documented annual administrative review will be completed in January of each year by the respective CID Commander. The review will ensure agency policy and procedures governing interview rooms and temporary detention areas are being followed.

M. TRAINING (CALEA 71.2.1)

- 1. The training unit or designee will ensure that documented training is provided initially to all personnel on interview room operations, which will include, but is not limited to the following:
 - a. Familiarization and use of the interview rooms.
 - b. The use of physical restraints to ensure the safety and security of staff and detainees.
 - c. Fire suppression, fire alarms and fire extinguisher operation.
- 2. Additionally, training will include but it is not limited to:
 - a. Resources available to agency personnel during a temporary detention phase;
 - b. Contingencies for dealing with unruly or combative detainees.
 - c. Policy review.
- 3. Retraining will occur as needed as determined by the Division Commander or at a minimum, once every four years (CALEA 71.2.1, CALEA 72.1.1).



General Order No. 423.0

Subject:	Effective Date:	Revised Date:
Written Directive System	November 21, 2018	November 21, 2018
Title:	Pages:	Distribution:
Special Events Plan	3	All Members
Cross Reference: CALEA Reference Chapter 46.2.7	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to provide planning for special events and to establish standards for police response in order to protect life and property. A Division Commander or the Chief of Police will determine whether an event qualifies as a "Special Event" requiring handling as per this directive.

DEFINITION

Special Event: An activity such as a parade, peaceful/lawful protest or public demonstrations or celebration, occurring on public property where the interest in public safety results in the need for traffic control, crowd control, etc.

RESPONSIBILITY

All Department personnel will comply with this directive.

PROCEDURE

A. Permits

- 1. Any group or organization seeking a permit for any special event will be directed to the office of the Chief of Police for an application permit. The permit must comply with all applicable city ordinances and state laws in planning and holding the event.
- 2. Once the permit is completed, it will be forwarded to the Chief of Police.



- 3. The special events supervisor will contact the event sponsor(s) to verify all the information included in the application permit and will prepare an event sheet.
- 4. The sheet will be forwarded to the Chief of Police along with the permit application for final approval.
- 5. The Chief of Police will forward the application and the plan to the Mayor.

B. Event Supervisor

1. Assignment

A Division Commander will designate personnel and a supervisor for a given event.

2. Coordination with Sponsoring Group

The event supervisor will contact and coordinate activities as needed with the staff of the group or organization holding such event.

3. Coordination within the Department

The event supervisor will coordinate operations as needed with other departmental components.

4. Coordination with Outside Agencies

The special events supervisor will coordinate Decatur Police Department operations with outside agencies as necessary.

C. Planning

- 1. Before planning the police operations, the event supervisor will ensure that a valid permit is in hand.
- 2. Event planning will be based on the history of past events, traffic conditions, workforce availability, estimated personnel and special equipment needs.

D. Large Scale Events or Demonstrations

For larger special events, protests or demonstrations when there is potential for violence, there may be a need for special considerations and additional planning:



- 1. The need to control traffic, block off streets and/or sidewalks to ensure the safety of the participants;
- 2. The number of personnel needed to handle the event;
- 3. The need for specialized personnel;
- 4. Additional logistical requirements;
- 5. Coordination with other agencies;
- 6. The need for additional radio channels, communication equipment and coordination with Communications Center;
- 7. The need to gather intelligence for various sources or groups planning activities which may involve violence.

E. Event Written Plan

When significant police personnel are required for a special event, the special event supervisor will provide a written plan for the handling of the event which will include, but it is not limited to:

- 1. Personnel needs, scheduling and assignment (to include a commanding officer);
- 2. Crowd control requirements;
- 3. Traffic rerouting and control requirements.

F. Staffing Event Posts

Personnel will remain at their post until relieved.



General Order No. 424.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	November 30, 2018	November 30, 2018	
Title: Critical Incident Stress Debriefing	Pages: 5	Distribution: All Members	
Cross Reference:	Chief of Police Appr	Chief of Police Approval	
CALEA Reference Chapter 22	Todd Pinion	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to provide assistance and support to all personnel with exposures to mentally painful and highly stressful situations.

PURPOSE

To establish a system to provide stress-related services to department personnel.

DEFINITIONS

<u>**Critical Incident</u>**: Any situation beyond the realm of a person's usual experiences that overwhelms their sense of vulnerability and/or sense of control. Critical incidents may cause law enforcement officers and support personnel to experience unusual emotional reactions that have the potential to interfere with their ability to function either at a scene or later.</u>

<u>**Post-Traumatic Stress Disorder**</u>: An anxiety disorder that can result from exposure to short-term severe stress, or the long-term buildup of repetitive and prolonged milder stress.

<u>Cumulative Stress</u>: The result of a collection of stressful events.

PROCEDURES

A. CRITICAL INCIDENT STRESS DEBRIEFING (C.I.S.D.) OVERVIEW

The primary purpose of the C.I.S.D. is to evaluate the impact of a specific traumatic event or series of events upon personnel. Such debriefings are highly recommended for personnel who are directly or indirectly involved in critical incidents. They provide the opportunity for



education and give the employee the opportunity to process the experience of the critical incident/traumatic incident.

- 1. Critical incidents are sudden and unexpected. They can have a strong emotional effect even on well-trained and experienced people.
- 2. Critical incidents may affect one or more individuals. The individuals affected can be those directly involved in the incident, but it may also include those indirectly involved such as family members, friends, etc.
- 3. Stress symptoms may be delayed when reactions do not surface for days, weeks or months after a critical incident.
- 4. Cumulative stress may result in conditions such as divorce, alcoholism, or the premature end to a career. Managing daily stress and utilizing the services available after a critical incident should assist in preventing cumulative stress.
- 5. Critical incident stress and post-traumatic stress may result from the same incident but the duration and impact on the individual are different. Post-traumatic stress disorder disrupts the normal functions of the individual's life, such as sleep, activities, relationships and health.
- 6. Only personnel who have received appropriate training will conduct debriefings (CALEA 22.1.7F).
- 7. The Debriefing is not an operational critique nor does it evaluate personnel. Additionally, it is not part of any investigation. The primary focus of the debriefing is to allow those involved to talk about the facts, their thoughts and reactions to a stressful event.

B. PROGRAM AVAILABLE TO PERSONNEL (CALEA 22.1.7a, CALEA 22.1.7c)

- 1. The City of Decatur provides both a voluntary and a mandatory Employee Assistance Program (E.A.P.) for all full time employees. The voluntary E.A.P. offers extended benefits for officers and eligible dependents. Sessions are completely confidential and the City will receive information on the whether or not the employee attended.
- 2. Additionally, the Decatur Police Department's Chaplain Program provides a source of religious strength to department members and their families upon request
- 3. Counseling activities are typically conducted within 24-72 hours after the incident, or as soon as possible.



- 4. Only personnel who have received appropriate training will conduct EAP counseling (CALEA 22.1.7f).
- 5. EAP may recommend additional sessions, follow ups or extended time from work should it appear necessary (Calea 22.1.7d).

C. C.I.S.D. PROCEDURES (CALEA 22.1.7b, CALEA 22.1.7d)

- 1. Events that require mandatory referral debriefing or counseling of affected personnel include (CALEA 22.1.7e):
 - a. The witnessed violent death of another officer in the line of duty;
 - b. Officer is held hostage;
 - c. Officer witnesses fatal shooting;
- 2. Events that may require the debriefing or counseling of participants include, but are not limited to (CALEA 22.1.7e):
 - a. The suicide of an officer who was a close friend;
 - b. Officer receives a duty-related violent injury;
 - c. Witnessing an event which results in the premature, unnatural, or gruesome death/serious injury of a citizen;
 - d. The witnessed violent injury to another officer in the line of duty;
 - e. Responding to the scene of the violent non-accidental death of a child;
 - f. Witnessing the taking or holding of another officer or citizen as a hostage;
 - g. Officer is disarmed or witnesses the disarming of a fellow officer by a suspect;
 - h. Responding to or investigating a brutal child abuse case;
 - i. Responding to or investigating traffic collisions involving multiple fatalities;
 - j. Responding to man-made disasters (bombing, etc.) or natural disasters (flood, hurricanes, tornadoes);



- k. Mass casualty incidents.
- 1. Any other situation which may cause law enforcement officers to experience unusually strong emotional reactions that have the potential to interfere with their ability to function either at a scene or later.
- 3. Employee behaviors which would indicate the existence of employee concerns, problems and/or issues that could impact employee job performance include, but are not limited to (CALEA 22.1.7f):
 - a. Changes in demeanor;
 - b. Incidents involving violent or threatening behavior;
 - c. Incidents related to substance abuse;
 - d. Incidents related to sexual impropriety;
 - e. Inappropriate behavior patterns: verbal/physical display of anger, destruction of property, sexist or racist remarks, harassment, abuse of authority;
 - f. Chronic absenteeism, manipulation or abuse of work time;
 - g. Life threatening behaviors toward self or others;
 - h. Other incidents as deemed necessary by the Chief of Police or designee.
- 4. Although personnel may request a voluntary referral, supervisors are responsible for monitoring personnel under their command for any signs of stress that may require a mandatory referral (CALEA 22.1.7f).
- 5. If a supervisor deems an employee requires a mandatory referral, they shall submit the referral to the Chief of Police via the chain of command (CALEA 22.1.7f).
- 6. The referral will be forwarded to the Department of Human Resources and Legal Department. All visits under the city approved program, voluntary or mandatory, will only be conducted by the city's authorized service provider (CALEA 22.1.7d).
- 7. The only response to the department by the mental health agency providing the debriefing will be to confirm the C.I.S.D. interview has taken place and any recommendations that may evolve from the interview.



- 8. In all occurrences requiring a debriefing, the appropriate Division Commander and the Chief of Police will be briefed of all events not of confidential nature.
- 9. Exceptions to confidentiality and anonymity extend only to state and federal statutes that mandate the reporting of behavior indicating risk to self or others and statutes governing the reporting of all known or suspected child abuse cases.

D. ADMINISTRATIVE RELIEF OF DUTY (NON-DISCIPLINARY)

- 1. An employee whose actions or response to resistance in an official capacity results in death or serious bodily injury to another person shall be removed from the line of duty, pending an administrative review and a fitness for duty evaluation at the direction of the Chief of Police in accordance with policy # 112.1 Post Deadly Force.
- 2. In all other critical incident events, assignment of administrative leave or reassignment of the officer to administrative duties will be at the discretion of the Chief of Police.

E. TRAINING

- 1. The department will provide employees with training pertaining to critical incident stress debriefing and the procedures contained within this policy as needed.
- 2. Supervisors are responsible for making available to their personnel information about the Department's mental health services and the use of peer counseling groups (CALEA 22.1.7f).



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 425.0

Subject:	Effective Date:	Revised Date:
Written Directive System	January 20, 2012	August 25, 2020
Title:	Pages:	Distribution:
Criminal Trespass Warnings	1	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

Residents of Decatur or Business entities in Decatur may request trespass warnings for individuals trespassing on their property. Authorized representatives from public properties may also request trespass warnings for individuals engaging in criminal activity or loitering.

PROCEDURES

Prior to issuing a trespass warning, Officers shall check to determine if an active trespass warning exists at the location.

- 1. Authorized representatives of properties or residents of private dwellings may request a trespass warning for any individual that does not reside at the property.
- 2. Officers are required to submit an incident/offense report when a trespass warning is issued. If an offender is arrested at the same time a trespass warning is issued, an incident/offense report shall be completed for the trespass warning, and an arrest report shall be completed for the arrest.
- 3. If an Officer makes an arrest for criminal trespassing, the arrest report shall contain the original case number of the trespass warning, the date the warning was issued along with expiration date, and the individual who issued the warning.
- 4. Representatives or individuals wishing to rescind a trespass warning that was previously issued by them may do so upon completion of a supplement report. The officer shall use the original case number from the issued trespass warning. The date the warning was issued, the expiration date, and the individual who issued the warning shall be included in the narrative of the supplement report.



General Order No. 426.0

Subject:	Effective Date:	Revised Date:
Written Directive System	September 25, 2019	October 1, 2019
Title:	Pages:	Distribution:
Immigration Procedures	2	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapters N/A	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to comply with local, state or federal laws while protecting the rights of all citizens living or visiting our community.

DEFINITIONS

Section 287(g) Agreement: Partnership between ICE and a state or local law enforcement agency that delegates authority to state and local enforcement officers to perform immigration enforcement functions.

PROCEDURES

The enforcement of immigration law is primarily the responsibility of the federal government, through the United States Immigration and Custom Enforcement Agency ("ICE").

- 1. Section 287(g) agreements under 8 U.S.C. 1357 are voluntary agreements which require local consent. DPD will refrain from entering into these agreements, as they are not consistent with furthering DPD's community policing philosophy.
- 2. Officers will not undertake any immigration-related deportation or detainer investigation unless said operation involves an individual who has committed crime(s) directly related to public safety.
- 3. In the event that ICE requests non-emergency assistance from DPD to further the enforcement of civil immigration laws DPD will make every effort to assist as it would with any federal or state agency seeking such assistance provided such request is approved by the



Chief of Police and such assistance can be provided without undue hindrance of the provision of police services to the City at large.

- 4. Individuals may not be arrested solely for a suspected violation of immigration laws and will only be detained for immigration law violations if they are already in custody for non-immigration charge and a detainer is requested by ICE. Such detainer may be requested by DPD whenever the suspect is in custody at the request of ICE but the detainer may only be valid for a period of up to 24 hours beyond the time the other charges were holding the suspect in custody.
- 5. Additionally, DPD may assist ICE agents when they anticipate or encounter violent resistance and/or with the approval of a Division Commander or the Chief of Police.
- 6. Any notification or contact with ICE for the purpose of detaining or apprehending individuals who are not being held on other criminal charges should only be made with the approval of a Division Commander or the Chief of Police.
- 7. An individual's right to file a police report or otherwise receive services from DPD is not contingent upon their citizenship or immigration status.
- 8. Officers shall strive to treat all individuals equally and fairly regardless of their immigration status.
- 9. Officers shall not inquire into the immigration status of persons encountered during police operations unless reasonable suspicion or probable cause exists to believe the person committed a crime and the person is believed to be undocumented. Officers shall not ask any individual to produce a passport, Alien Registration Card (Green Card) or any other immigration documentation. This does not prohibit an officer from considering these documents as appropriate forms of identification when voluntarily provided by the individual to establish someone's identity. Referrals to ICE concerning detainers or apprehension shall be made in accordance to number 6.
- 10. Although officers will not request identification to determine a person's immigration status, they may request identification from individuals as they enforce traffic violations and/or conduct criminal investigations. Referrals to ICE concerning detainers or apprehension shall be made in accordance to number 6.



General Order No. 427.0

Subject:	Effective Date:	Revised Date:
Written Directive System	May 4, 2020	May 11, 2020
Title:	Pages:	Distribution:
Pandemic Response	5	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

The following measures will be taken to reduce the potential risk of police personnel being infected with a pandemic virus.

PURPOSE

The purpose of this policy is to protect police personnel during a declared state of emergency as a result of any pandemic. Other department policies cover how the department coordinates response with other agencies/entities; however, the sole purpose of this policy is the protection of departmental personnel. Pandemics changes and information gathered in response to an outbreak require protocols to adapt. For this reason, anytime this policy is utilized in connection to an outbreak a full review of the procedures **MUST** be done, and necessary changes **MUST** be made. This policy can also be used as a guide during a declared epidemic.

DEFINITIONS

Epidemic - A sudden increase in the number of cases of a disease above what is normally expected.

Pandemic - An epidemic that has spread over several countries or continents, affecting many people.



MEASURES

A. PROTECT YOURSELF AND OTHERS

- Practice all Social Distancing Guidelines as recommended by the CDC, the government or the State Health Department (six feet apart). <u>https://www.cdc.gov/phlp/publications/social_distancing.html</u>
- 2. Wash hands often, use hand sanitizer and practice sanitary measures as recommended by CDC or State Health Department. <u>https://www.cdc.gov/handwashing/show-me-the-science-hand-sanitizer.html</u>
- 3. If you have touched anything such as doorknobs, desktops, paperwork, money, etc. do not touch your face until you sanitize your hands. <u>https://www.webmd.com/cold-and-flu/ss/slideshow-germiest-things</u>
- 4. Routinely clean commonly touched surfaces and sanitize all areas of your workspace(s) and equipment. <u>https://www.cdc.gov/coronavirus/2019-ncov/community/organizations/cleaning-disinfection.html</u>
- 5. The Decatur Police Department provides procedures to protect departmental employees from unnecessary exposure to blood borne pathogens, viruses, or bodily fluids. Reference policy # 210.0 Infectious Disease.
- 6. If an employee experiences a known exposure and/or is exhibiting symptoms, the employee will immediately contact their supervisor, and is to voluntarily go home and/or will be sent home immediately by their supervisor upon notification to Human Resources/Safety Specialist. City of Decatur policies will apply.
- If an employee is diagnosed/confirmed positive with the virus, their work area must be disinfected by Fleet before allowing additional employees access. <u>https://www.cdc.gov/coronavirus/2019-ncov/prepare/disinfecting-building-facility.html</u>
- 8. If an employee is diagnosed/confirmed positive, their vehicles should be shut down and disinfected by Fleet before allowing another employee to use the vehicle. https://www.cdc.gov/flu/pandemic-resources/archived/cleaning-trucking.html
- 9. Limit the number of personnel in close contact at the station and remain 6 feet apart.
- 10. Confine your activities to your assigned section. If you don't work in records, patrol, CID, Evidence, or the Administrative offices, then don't hangout out in those areas.



B. ADDITIONAL MEASURES

- 1. All patrol shifts are placed on modified roll call. Officers will not meet in the squad room prior to shift. All pass-on information conducted in regular roll call will be done outside the Police Depot or via the Mobile Data Terminal (MDT) to each patrol vehicle.
- 2. If an alternative Response (AR) to calls for service is established, two officers will be assigned to the front desk to complete Incident/ Offense Reports via telephone.
- 3. Officers will be evaluating non-emergency and non-violent calls for service where the perpetrator is not present to determine whether a report can be taken via telephone instead of in-person. Calls fitting the criteria for alternative call for service response will include but are not limited to:
 - a. Non-injury minor vehicle crashes on private property that are not blocking a roadway, where there is no dispute between drivers, no driver impairment, and no vehicles that have to be towed;
 - b. Lost property (wallet, purse, phone, etc.), excluding firearms or narcotics;
 - c. Identity theft with no physical evidence to collect;
 - d. Thefts from a publicly accessible space, including shoplifting, and thefts from yards, construction sites, public storage facilities and detached garages where the perpetrator is not present, the loss is less than \$500.
 - e. Thefts from vehicles, excluding firearms.
 - f. Vandalism or damage to property where the perpetrator is not present and the loss is less than \$500.
 - g. Traffic related issues.

4. Calls not eligible for limited response under this temporary alternative program include those involving, but not limited to:

- a. An ongoing or immediate threat involving bodily injury;
- b. Ongoing or active criminal activity;
- c. Calls where potential evidence collection or photographs may be required;



- d. Motor vehicle thefts;
- e. Motor vehicle recoveries;
- f. Juvenile runaways or those who escape judicial confinement.
- g. All Domestic Violence calls.
- 5. Officers cannot cancel themselves from calls they feel are unnecessary; however, officers may contact their supervisor if they feel they are being dispatched to an unnecessary call.
- 6. Supervisors should closely monitor the radio traffic to determine if an officer response is necessary or if it is something that can be handled by the officers at the front desk. If it can be handled by the front desk officer, the supervisor will advise dispatch over the radio to have that person contact the front desk. This should be done over the radio so dispatch is not swamped with additional phone calls and the officers clearly hear the call being cancelled or re-routed.
- 7. School Resource Officers will be reassigned to other duties as required or needed at the discretion of the Chief of Police.
- 8. Detectives will continue to operate at the discretion of the Chief of Police.
- 9. Sworn personnel are directed to use discretion on criminal offenses that do not absolutely require a physical arrest. When applicable, sworn personnel are instructed to complete a report and follow-up on the action by swearing to an arrest warrant later. The exception is domestic violence, violent felonies, or cases that require an arrest. Personnel should wear your PPE at these times.
- 10. Officers should maintain and wear their issued masks in accordance to policy # 509.0. If available, spit hoods should also be used when necessary. <u>https://www.fda.gov/medical-devices/personal-protective-equipment-infection-control/n95-respirators-and-surgical-masks-face-masks</u>
- 11. When available, officers are to maintain Personal Protective Equipment PPE and other first aid equipment in a state of operational readiness. The Administrative Division Commander or their designee will ensure necessary PPE supplies are kept on hand.
- 12. The most up to date CDC guidelines for law enforcement personnel can be located at url: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-law-enforcement.html



- 13. Alabama's COVID-19 Data and Surveillance Dashboard website -<u>https://alpublichealth.maps.arcgis.com/apps/opsdashboard/index.html#/6d2771faa9da4a2</u> 786a509d82c8cf0f7
- 14. Alabama Public Health Website https://www.alabamapublichealth.gov/infectiousdiseases/2019-coronavirus.html
- 15. Command Staff will participate in conference calls three times a week or as needed and decided by Chief of Police, on the current status of the virus, health care system, and other public safety and stakeholder operations.
- 16. Do not let anyone into the station beyond the lobby unless necessary.
- 17. On medical calls, only enter with medical personnel if necessary. If you do enter, wear mask and gloves. Observe from a distance.
- 18. On death calls, assume the deceased has the virus and suit up in PPE.



General Order No. 429.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	November 16, 2018
Title:	Pages:	Distribution:
Next of Kin Notifications	2	All Members
Cross Reference: CALEA Reference Chapter 55.2.6	Chief of Police Approval Todd Pinion	

POLICY

The Decatur Police Department will provide prompt and considerate notification to next-of-kin in the event of serious injury, illness or death. The Coroner will be notified in a timely manner on all situations involving the investigations of a death. Notification of next of kin will be in accordance with Homicide Survivor Support policy # 430.0.

PURPOSE

To establish procedures for the notification of next-of-kin in the event of a serious injury, illness or death. The Directive also addresses notification of the Coroner's Office.

PROCEDURES (CALEA 55.2.6)

A. CORONER'S OFFICE

An investigator or primary responding officer will be responsible for requesting the notification of the Coroner. Notification should be timed to allow the Coroner to initiate their activities without unnecessary delay. The Coroner will be notified to respond to any type of unattended death investigation.

B. NEXT-OF-KIN.

Every effort will be made to locate and notify next-of-kin as soon as possible.

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C. NOTIFICATION RESPONSIBILITY.

- 1. Notifications should be made in person unless unusual circumstances are present.
- 2. The assigned investigator or the primary responding officer will be responsible for making notification.
- 3. Whenever feasible, the officer making the notification should be accompanied by a Department Chaplain.

D. VICTIM INFORMATION.

- 1. Before contacting next-of-kin, Decatur Police Department personnel will verify accurate information concerning the victim's name, address, nature and extent of injuries or illness, circumstances of death and location of the victim.
- 2. This information may be provided so long as it will not hinder or compromise any investigation.

E. NEXT-OF-KIN INFORMATION.

- 1. All available details should be obtained prior to initial contact with the next-of-kin.
- 2. The full name and address of the person or persons to be notified should be ascertained, along with any other pertinent information.
- 3. Whenever possible, assistance should be obtained from the clergy, a relative or a close friend.
- 4. The person or persons to be notified should be given any needed assistance or referrals to other agencies or victim services programs as needed.

F. REPORTING

Status of any notification will be relayed to the shift lieutenant or their designee in a timely manner and will be documented, if appropriate, in agency reports by the assigned investigator or primary responder officer.



General Order No. 430.0

Subject:	Effective Date:	Revised Date:
Written Directive System	November 19, 2018	November 19, 2018
Title:	Pages:	Distribution:
Homicide Survivor Support	3	All Members
Cross Reference: CALEA Reference Chapter 55.2.6	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department's Family Services Unit to support the homicide victim's family by passing along information about steps in the investigation, as well as answering questions the family may have.

PURPOSE

The Family Services Unit is to ensure the victim's family is not unduly burdened financially by investigative procedures that are required to fully investigate the death.

RESPONSIBILITIES (AT SCENE)

- 1. If the homicide victim's family should arrive at the scene, patrol officers should isolate the family from other subjects and notify the Family Services Unit.
- 2. If a detective does not respond to the scene due to the nature of the death, the responding officer shall be designated as the lead investigator on the scene.
- 3. The officer shall:
 - a. Attempt to learn the identity and relationship of the family member.
 - b. Inform the family that he will have a detective en route to speak with them.
 - c. Make every attempt to isolate the family in a comfortable but secure location until the appointed Detective can speak with them.



RESPONSIBILITIES (OFF SCENE)

- 1. If no family is present at the scene, the appointed detective shall make every effort to locate the immediate family of the victim.
- 2. The appointed detective shall, if practical, respond to the residence or work place of the immediate family.
 - a. If the family member is at a work place, the appointed detective should make arrangements at the place of work for an appropriate location to speak with the family member.
 - b. If at a work place, the Detective will ensure arrangements have been made for the family member to be transported to their residence.

RESPONSIBILITY (GENERAL)

- 1. The appointed detective will make the death notification to the family.
- 2. The appointed detective will make an effort to answer questions the family may have, however, the integrity of the investigation is paramount.
- 3. The appointed detective will explain the investigative procedure to the family members.
- 4. If a vehicle or property is removed from the scene, the appointed detective will provide the family with the name of the towing service or a Decatur Police Department Property Receipt for any property removed.
- 5. The Family Services Unit will ensure that the victim's family is aware of any support groups that may be available.
- 6. Before leaving the scene, the appointed detective shall identify a designated family member and a secondary member with whom the Decatur Police Department will communicate with during the investigation.
- 7. At no time is the victim's family to be treated without compassion.



RESPONSIBILITIES (AFTER INITIAL INVESTIGATION)

- 1. After processing a vehicle or property pursuant to a homicide investigation and the vehicle or property is no longer needed as evidence, they shall be released to their owner.
- 2. Upon making contact with the property owner, they will be notified that any property maintained at the Decatur Police Department can be picked up by making an appointment with the Evidence Custodian. If no contact is made can be made with the property owner, the detective shall document each failed attempt in an I/O supplement report.
- 3. If a vehicle is to be released from a towing company, an appointment will be made to meet the property owner at a location convenient to them. The lead detective will have them sign a Release of Investigative Hold form. The Detective will then attach the signed form to the homicide case report.



General Order No. 431.0

Subject:	Effective Date:	Revised Date:
Written Directive System	October 2, 2006	May 12, 2022
Title:	Pages:	Distribution:
Emergency and Pursuit Driving	8	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 41	Todd Pinion	

POLICY

It is the policy of this Department to regulate emergency and pursuit driving with due regard to safety, in an effort to eliminate the risk of death or injury which may result from reckless and or negligent behavior. The following guidelines apply to pursuits originating within the Decatur City jurisdiction or pursuits entering the city of Decatur.

DEFINITIONS

Emergency: Imminent danger of serious injury or death, or a serious Felony in progress or about to be committed.

Emergency Vehicle: A police vehicle equipped with an audible siren and one or more blue lights, operating within the constraints of Code of Alabama 32-5A-7.

Code Response: The exercising of Title 32-5A-7 while using emergency lighting and siren.

Roadblock: Any method, restriction or obstruction utilized or intended for the purpose of preventing free passage of a motor vehicle in order to affect apprehension.

Vehicle Pursuit: A multi-stage process by which a police officer attempts to initiate a traffic stop and a driver resists the directive to stop or takes evasive action while refusing to stop their vehicle.

Tire Deflation Device: A manually deployed device containing a multitude of hollow steel spikes which when struck causes a rapid, controlled deflation of a vehicle tire. The use of a tire deflation device is not considered a roadblock.



Non-emergency Call: A call for police service where a quick response is not essential for the preservation of life or property including, but not limited to, crimes not in progress where no one remains in jeopardy (CALEA 41.2.1a).

Emergency Call: A call for police service involving, but not limited to, in progress felonies, accidents with injuries, and other life threatening situations including an officer in need of immediate assistance (CALEA 41.2.1b).

Violent Felony: For the purpose of this policy, shall be when a suspect committed or attempted to commit:

- 1. Murder;
- 2. Felony Assault;
- 3. Robbery;
- 4. Rape;
- 5. Use of explosives/Terrorist acts;
- 6. Kidnapping;
- 7. Assault on a Law Enforcement Officer.

PROCEDURES

Officers involved in emergency or pursuit driving shall exercise caution and due consideration for the public's safety. Consideration must be given to the situation, offense committed, weather, roadway conditions, visibility, speed, and condition of the police vehicle, other traffic and pedestrians. When there is a clear and unreasonable risk to the officer, violator, other motorists or pedestrians, emergency or pursuit driving shall not be initiated or continued.

A. Prioritizing of Call for Service for Response (CALEA 41.2.1c)

1. When a call for service is dispatched, officers must receive the amount of information necessary to determine if the call is of an emergency or non-emergency nature. It will be the responsibility of the communications center to relay all available pertinent information to the assigned officer(s) (CALEA 41.2.1c).



- 2. Factors which may increase or lessen the degree of response include but are not limited to the following (CALEA 41.2.1c):
 - a. Nature and seriousness of the call;
 - b. Distance to the call;
 - c. Vehicle and equipment capabilities;
 - d. Suspects being alerted to the approach of the unit (i.e. crimes in progress); and
 - e. Road and/or weather conditions.
- 3. Officers will respond to every call for service in a timely manner, taking into account the nature of the call and the necessity to operate department vehicles in the safest possible manner at all times, in accordance with all traffic laws and regulations (CALEA 41.2.1c).
- 4. When responding to a non-emergency call for service, all motor vehicle laws will be followed unless the nature of the incident changes to where an emergency response is warranted.
- 5. Officers shall operate at a speed that will enable them to maintain full control of the vehicle at all times, under all conditions and in all response situations.
- 6. This general order shall not relieve the officer from the duty to drive with due regard for the safety of all persons nor protect the officer from the consequences of reckless disregard for the safety of others.

B. Authorized Emergency Equipment Guidelines (CALEA 41.2.1d)

- 1. Emergency calls require a higher level of response driving and requires the operation of emergency lights and siren. The term response driving is not pursuit driving, although at the time it may require many of the same techniques and decision-making (CALEA 41.2.1d).
- 2. Emergency lights and siren must be used during the following circumstances (CALEA 41.2.1d):
 - a. While responding to emergency calls;
 - b. During emergency/pursuit driving;



- 3. Emergency lights and/or siren will be used:
 - a. While initiating and during traffic stops;
 - b. While directing traffic.

C. Emergency Driving (CALEA 41.2.2b)

- Officers responding to an emergency, or who are in pursuit of a violator of the law, are authorized to use a code response. When using a code response, the officer shall utilize both emergency lights and siren and operate within the Code of Alabama Section 32-5A-7. A code response is authorized but not limited to:
 - a. A felony (actual or presumed) is in progress, or when a suspect is in flight thereof.
 - b. A fleeing suspect has committed or has attempted to commit a violent felony as defined in this directive;
 - c. A fleeing suspect has committed a felony controlled substance violation;
 - d. A fleeing suspect has been identified as a wanted felon;
 - e. An incident involving an injured person or the likelihood that a person will be injured or killed.
 - f. When in pursuit of a vehicle or person, or an attempt to catch up to a violator or stop a vehicle.
 - g. Any situation where there is a danger of serious injury or death.
 - h. Responding to a call for assistance from another officer.
- 2. The decision to initiate an emergency response rests with the officers. Officers have the option to cancel the emergency response at any time.
- 3. Officers engaged in emergency driving shall not drive with reckless disregard for the safety of other road users.



D. Pursuit Driving (CALEA 41.2.2b)

- 1. The decision to initiate a pursuit rests with the individual officer. An officer, who is in pursuit of a violator of the law, must use a code response. When using a code response, the officer shall utilize both emergency lights and siren and operate within the Code of Alabama Section 32-5A-7. That officer must continually evaluate the circumstances and the need to continue the pursuit (CALEA 41.2.2a). Officers always have the option to terminate a pursuit (CALEA 41.2.2i). The officer initiating the pursuit shall notify communications immediately (CALEA 41.2.2c):
 - a. That a pursuit is underway and provide the suspect's vehicle information, location and direction of travel;
 - b. The reason for pursuit;
 - c. Speed;
 - d. Number of occupants;
 - e. Who the offender is, if known.
- 2. Upon being notified of a pursuit, dispatch will respond by asking the location, direction of travel and the charges.
- 3. Dispatch will immediately notify a supervisor via police radio that a pursuit is underway.
- 4. If a secondary unit is not involved, dispatch may notify a second unit to be enroute.
- 5. A supervisor or the initiating officer will designate a secondary unit to assist in the pursuit or a unit can report being active in the pursuit as a secondary unit (CALEA 41.2.2c, CALEA 41.2.2g).
- 6. Dispatch will also ensure all non-emergency radio traffic will be held by both communications and other non-involved units. A second radio channel may be used during such times (CALEA 41.2.2f).
- 7. A pursuit shall consist of no more than two marked police units and a supervisor in a marked unit. All other units shall stay clear of the pursuit and run parallel routes, unless instructed to participate by a supervisor.



- 8. The secondary unit will assume radio communications with dispatch when possible (CALEA 41.2.2d). Additionally, the secondary unit will monitor for:
 - a. Safety of all units involved and civilians in and around the pursuit;
 - b. Traffic conditions;
 - c. Road conditions;
 - d. Weather conditions;
 - e. Time of day;
 - f. Speed; and
 - g. Locations.
- 9. Officers engaged in pursuit driving shall not drive with reckless disregard for the lives and safety of others.
- 10. Any officer involved in the pursuit may cancel the pursuit, if they believe on their firsthand knowledge that it is not safe to continue.

E. Supervisory Responsibilities (CALEA 41.2.2g)

- 1. When a supervisor is made aware of a vehicular pursuit or of an emergency response, the appropriate supervisor shall monitor incoming information, coordinate and direct activities as needed to ensure that proper procedures are used, evaluate the circumstances, and shall have the discretion to terminate the pursuit or the emergency response (CALEA 41.2.2i).
- 2. Direct the use of applicable tire deflating devices that are authorized by the Department, using properly trained personnel.
- 3. Respond to the termination point of the pursuit if arrest, injuries, death or property damage has occurred.

F. Pursuit/Emergency Driving Restrictions

1. Vehicles that are not equipped with working emergency lights and a siren will not respond to emergency calls and will not engage in a pursuit (CALEA 41.2.2e).



- 2. When a pursuit is initiated by other than a marked unit, such unit shall disengage when a marked unit becomes involved in the pursuit (CALEA 41.2.2e).
- 3. K-9, motorcycles, vans, and unmarked units may be used for pursuit until a marked unit engages or a supervisor cancels the pursuit (CALEA 41.2.2e).
- 4. Tire deflating devices such as spike strips should be used when appropriate. The use of these devices is covered in a separate policy.
- 5. Discharging firearms at or from a moving vehicle is governed by the Deadly Force Policy no. 100.4.
- 6. Roadblocks are governed by WD 401.12B Tire Deflation Devices.
- 7. No emergency vehicle will bump, ram or otherwise strike a fleeing vehicle intentionally unless the use of deadly forced is justified.
- 8. Vehicles that are engaged in transporting prisoners or non-police personnel shall not engage in pursuits. This does not apply to Department authorized ride-alongs, or Chaplains.

G. Termination of a Pursuit (CALEA 41.2.2h)

- 1. The primary pursuing unit shall continually re-evaluate and assess the pursuit situation including all of the initiating factors. The officer shall terminate the pursuit whenever the risk associated with continuing the pursuit is greater than the public safety benefit of making an immediate apprehension.
- 2. The pursuit may be terminated by the primary pursuit unit at any time.
- 3. A supervisor may order the termination of a pursuit at any time.
- 4. When a pursuit is terminated, all units will immediately comply with the termination without delay.
- 5. Pursuits shall not continue outside the Police Jurisdiction unless the driver or occupants are wanted for a felony or a supervisor has authorized it.
- 6. Pursuits will be terminated when radio communication with Dispatch is no longer possible.
- 7. A pursuing unit will disengage if any of its emergency equipment becomes inoperable.



8. Officers shall terminate the pursuit if contact is lost with the pursued vehicle.

H. Other Agency Pursuits (CALEA 41.2.2j)

- 1. In the event a pursuit from another jurisdiction enters into the City of Decatur, the same guidelines for pursuits outlined in this policy will apply to Department personnel.
- 2. In addition, officers may parallel another jurisdiction's pursuit in an effort to apprehend the suspect if he/she flees from the vehicle.
- 3. Officers may pursue beyond the City of Decatur's jurisdiction with approval from a supervisor.

I. Reporting, Administrative Review, and Analysis of Vehicle Pursuits (CALEA 41.2.2l)

- 1. The initial pursuing officer shall file a Vehicle Flight Report via Blue Team concerning the pursuit regardless if the pursued vehicle was stopped or not. The Vehicle Flight Report shall be submitted by the end of officer's tour of duty via the chain of command.
- 2. A completed and approved report will be sent to the Office of Professional Standards via the chain of command (CALEA 41.2.2k).
- 3. A Division Commander and/or OPS will review each pursuit report.
- 4. A Division Commander and/or the Office of Professional Standards (OPS) shall conduct a documented annual analysis of the pursuit policies and reporting procedures for any patterns or trends that indicate training needs or policy modifications (CALEA 41.2.21).
- 5. This policy will be reviewed by all sworn personnel annually. The review will be documented by the Training Unit (CALEA 41.2.2n).

J. Training (CALEA 41.2.2m)

- 1. Newly hired sworn personnel will receive documented initial training during the orientation academy.
- 2. Refresher training for all sworn personnel will be conducted once every two years.



General Order No. 432.0

Subject:	Effective Date:	Revised Date:
Written Directive System	December 12, 2014	May 12, 2022
Title:	Pages:	Distribution:
Use of Tire Deflation Devices	4	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapters 41	Todd Pinion	

POLICY

The Decatur Police Department has adopted the use of Tire Deflation Devices to aid in the prevention or termination of vehicle pursuits. The current adopted system for this use is the Federal Signal Stinger Spike System and no other systems are authorized.

Tire Deflation Devices will be used in accordance with the manufacturer's instructions, departmental training, and supervisor direction. Only members of the Department that have received training on the Spike System are authorized to deploy it.

PURPOSE

To establish a policy providing guidance and direction for the use of Tire Deflation Devices.

DEFINITIONS

Tire Deflation Device: A manually deployed device containing a multitude of hollow steel spikes which, when struck, causes a gradual controlled deflation of a vehicle tire. The use of a tire deflation device is not considered a roadblock.

Roadblock: With the exception of tires deflation devices, any method, restriction or obstruction utilized or intended for the purpose of preventing free passage of a motor vehicle on a highway in order to effect an apprehension.

<u>Note</u>: The use of roadblocks is prohibited unless exigent circumstances exist as allowed by the Use of Deadly Force.



PROCEDURES

A. USAGE (CALEA 41.2.3a)

Tire deflation devices may be:

- 1. Used to assist in safely ending a vehicle pursuit;
- 2. Strategically placed under the tire of a suspect's vehicle to possibly prevent a pursuit from taking place.

B. METHODS OF DEPLOYMENT (CALEA 41.2.3b)

1. Pull Deployment

To be used when longer set-up time is available and traffic is minimal. In this deployment, the officer will have time to set the unit up across the roadway and walk back across seeking protective concealment.

2. Curbside Deployment

To be used for quick deployment situations. In this deployment, the officer will deploy the unit from the curbside that they are on, tossing the unit across the roadway.

C. DEPLOYMENT OF THE SPIKE SYSTEM

- 1. Can completely block the anticipated lane of travel of the pursued vehicle;
- 2. Not to be deployed until non-involved vehicle traffic has been cleared.
- 3. Direct communication must be established between the lead pursuit vehicle and the deploying officer prior to deployment.
- 4. DO NOT deploy unless adequate safety measures can be established for all involved.
- 5. Deploying officer must be trained in use of system before deployment.
- 6. Deploying officer is responsible for recovery of system.
- 7. DO NOT deploy system on a two-wheeled vehicle, such as a motorcycle, unless deadly force is authorized.
- 8. The totality of the circumstances should be considered before any deployment of the spikes system.

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9. DO NOT use a patrol vehicle as cover or concealment. Seek cover such as bridge abutments, overpasses, guard rails, or large trees.

D. CONSIDERATION OF AREA OF DEPLOYMENT

- 1. Consider time of day due to traffic congestion and high traffic areas should be avoided.
- 2. Areas that have high pedestrian traffic should be avoided.
- 3. Areas that are construction zones should be avoided.
- 4. Areas that are locations for school dismissals should be avoided during those times that school is going into or out of session.

E. PURSUING OFFICER(S) RESPONSIBILITIES

- 1. Relay important information to the deploying officer such as: vehicle speed, lane position, direction of travel, vehicle description, number of passengers, whether or not alcohol or drug use is known, and whether or not weapons are involved.
- 2. Decrease speed and increase pursuing distance to allow the deploying officer time to retrieve the Spike System.
- 3. If the deploying officer was unable to retrieve the system, pursuing officers should run over the system and not attempt to swerve at high speeds or come to an abrupt stop.

F. SUPERVISOR'S RESPONSIBILITIES (CALEA 41.2.3d)

Supervisors will be responsible for the following:

- 1. Coordinating the setup and the location of a tire deflation device. Tire deflation devices may only be used in an area that poses minimal risk for deployment.
- 2. Monitoring the radio traffic.
- 3. Determining the success of the deployment;
- 4. Making a determination if additional deployments are needed.

G. REPORTING (CALEA 41.2.3e)

1. All uses of the Stinger Spike System shall be reported in the appropriate manner using an Incident/Offense Report or Arrest Report.



2. An administrative review will be conducted on each deployment.

H. CARE AND MAINTENANCE

The Stinger Spike System was designed to withstand multiple high-speed impacts but it does need to be inspected after every use and maintained.

- 1. Check the system after each deployment for broken rocker arms.
- 2. Check the system after each deployment to make sure the nylon rope is not frayed or broken.
- 3. Do not use any petroleum-based lubricant on the system or case as it will cause the plastic to deteriorate.
- 4. When folding the unit, shake it to dislodge any grass, rocks, or other debris that would prevent it from folding properly.
- 5. Check the system bi-annually to ensure it is in proper working order.

I. TRAINING (CALEA 41.2.3c)

Tire Deflation Devices will be used in accordance with the manufacturer's instructions, departmental training, and supervisor direction.

- 1. Initial training will be conducted to all newly hired personnel.
- 2. Retraining will occur once every four years.
- 3. Training will be documented by the training staff.
- 4. Only members of the Department that have received training on the Spike System are authorized to deploy it.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 433.0

Subject:	Effective Date:	Revised Date:
Written Directive System	October 22, 2014	August 7, 2019
Title:	Pages:	Distribution:
Recording Police Activity	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

Members of the public, including media representatives, have an unambiguous First Amendment right to record officers in public places, as long as their actions do not interfere with the officer's duties or the safety of officers or others. Officers should assume that they are being recorded at all times when on duty in a public space.

PURPOSE

This policy provides officers with guidance for dealing with situations in which they are being recorded, to include both audio and video, or both, by members of the public or the media.

DEFINITIONS

Recording: Capturing of images, audio, or both, by means of a video camera, cell phone, audio recorder, or other device.

Media: The storage source for visual or audio recordings, whether by film, analog, or digital means.

PROCEDURES

A. General Procedures

Persons who are lawfully in public spaces or locations where they have a legal right to be present have a First Amendment right to record things in plain sight or hearing to include police activity. Examples, but not limited to, are homes, places of business, or the common areas of public and private facilities and buildings. Officers may not threaten, intimidate, or otherwise discourage or interfere with the recording of police activities. However, the right to record is not absolute and is subject to certain legitimate and reasonable legal restrictions, listed below.

1. A reasonable distance must be maintained from the officer(s) who is engaged in police $\frac{432}{3/21}$



enforcement or police related duties.

- 2. Subjects engaged in recording activities may not obstruct police actions. Subjects may not interfere with the officer(s) through direct physical intervention, tampering with a witness, or by persistently interrupting the officers. As much as verbal criticism, verbal insults, or name calling may be annoying, they alone do not justify an officer to take corrective action to stop the recording. Doing so is an infringement upon an individual's right to protected speech.
- 3. The subject recording must not interfere unreasonably with the movement of emergency vehicles and equipment or personnel. The subject is also not allowed to obstruct either vehicular traffic or pedestrian traffic.
- 4. The safety of officers, victims, witnesses, and third parties cannot be jeopardized by the subject recording.

B. Arrest

- 1. Subjects who violate the mentioned restrictions should be informed that they are engaged in prohibited activity and given instructions or directions on how to become compliant prior to any arrest.
- 2. Arrest of a person who is recording officers in public shall be related to an objective, articulable violation of the law unrelated to the act of recording. Recording in of itself is not grounds for detention or arrest.
- 3. Arrest of an individual does not provide an exception to the warrant requirement justifying search of the individual's recording equipment or media. While equipment may be seized incident to an arrest, downloading, viewing, or otherwise accessing files may require a search warrant. Files and media shall not be erased under any circumstances.
- 4. Subjects who violate the mentioned restrictions should be informed that they are engaged in prohibited activity and given instructions or directions on how to become compliant prior to any arrest.
- 5. Absent arrest of the subject recording, recording equipment may not be confiscated. Additionally, officers may not order an individual to show recordings that have been made of enforcement actions of other police operations.
- 6. If there is probable cause to believe that evidence of a serious crime has been recorded, an officer should:
 - a. Advise and receive instructions from a supervisor;
 - b. Ask the person in possession of the recording if they will consent to voluntarily and

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temporarily relinquish the recording device or media so that it may be viewed and/or copied as evidence;

- c. In exigent circumstances, in which it is reasonable to believe that the recording will be destroyed, lost, tampered with or otherwise rendered useless as evidence before a warrant can be obtained, the recording device or media may be confiscated under a temporary restraint. A warrant must be obtained in order to examine and copy the recording and the chain of custody must be clearly documented per department policy.
- 7. In exigent situations where it is objectively reasonable to believe that immediate viewing of recordings is necessary to prevent death or serious bodily harm of another before a warrant can be authorized, the recording device or media may be confiscated and viewed.
- 8. Whenever a recording device or media is seized without a warrant or obtained consent, the seized item shall be held in police custody no longer than reasonably necessary to obtain a warrant without undue delay. The owner of the device shall be given instructions on how to retrieve their device and it must be done as soon as possible. In all cases of device or media seizure, a property receipt shall be provided to the owner.

C. Supervisor Responsibilities

A supervisor should be summoned to any incident in which an individual recording police activity is going to be, or will most likely be, arrested or when recording equipment may be seized without a warrant of lawful consent.



Decatur Police Department Decatur, Alabama

General Order No. 434.0

Subject:	Effective Date:	Revised Date:
Written Directive System	July 31, 2018	October 2, 2019
Title:	Pages:	Distribution:
Special Purpose Vehicles	7	All Members
Cross Reference: CALEA Reference Chapter 41.1.3	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to utilize the following Special Purpose Vehicles in order to provide superior service to the community. Applicable personnel shall familiarize themselves with the operations of special purpose vehicles.

PURPOSE

To establish guidelines and ensure that the special purpose vehicles are properly identified and maintained. Only qualified and/or properly trained personnel will operate each special purpose vehicle, unless deemed necessary when exigent circumstances exist as defined in this policy.

DEFINITION

Special Purpose Vehicle: Any Decatur Police Department vehicle requiring special training and/or authorization for use due to special licensing requirements, characteristics of the vehicle and/or any special equipment maintained within the vehicle.

Exigent Circumstances: For the purpose of this policy, exigent circumstances shall mean any emergency in which special purpose vehicles are unable to be operated by the assigned personnel; therefore, other personnel may temporarily operate such vehicles.

SCOPE

This directive is applicable to all personnel.

RESPONSIBILITY

All personnel will be held responsible for compliance with the guidelines outlined in this directive. The supervisor of a specialized unit or component to which a special purpose vehicle is assigned shall be responsible for ensuring the vehicle is maintained in a state of operational readiness, $\frac{435}{3/21}$



and that all members operating the vehicle are properly trained in its use (CALEA 17.5.2).

A. DECATUR ANIMAL SERVICES (DAS)

- 1. DAS vehicles will be used to transport domesticated animals, and as deemed necessary wildlife animals, within the city limits of the City of Decatur.
- 2. Authorization, conditions and limitations of usage (CALEA 41.1.3a):
 - a. DAS vehicles are dispatched by the Communications Center for animal patrol and complaints.
 - b. DAS vehicles are also used for transports to and from the City Veterinarian.
 - c. DAS vehicles will not be used to run code, or during extremely severe weather conditions.
- 3. DAS vehicles should be equipped with the following:
 - a. Mobile kennels,
 - b. Catch poles,
 - c. Safety traps,
 - d. Chemical capture equipment,
 - e. Communication Radios,

B. ALL TERRAIN VEHICLES – Mule & 4-Wheeler

- 1. These vehicles are used to cover large distances in a short period of time and to transport heavy or cumbersome items.
- 2. Some common uses of all-terrain vehicles are to transport personnel, building material or target system from one location to another safely.
- 3. Authorization, conditions and limitations of usage (CALEA 41.1.3a):
 - a. All-terrain vehicles will be used at the direction of the Chief of Police;
 - b. They will be used during any event as deemed necessary by the Chief of Police;
 - c. All-terrain vehicles will not be used when deemed unfit for use per the manufacturer's manual.



- 4. Equipment (CALEA 41.1.3 d):
 - a. All-terrain vehicles is equipped with emergency lights.

C. MOBILE COMMAND POST

- 1. The Mobile Command Post is used during long-term crime scenes, rural operations, special events, etc.
- 2. Authorization, conditions and limitations of usage (CALEA 41.1.3a):
 - a. The Command Post may be activated under the direction of any member of the Command Staff or the Chief of Police.
 - b. It may be used during pre-planned large-scale events and during man-made or natural disasters.
 - c. The command post should not be used during extreme severe weather, or in the event of a mechanical failure.
- 5. The Mobile Command Post should be equipped with (CALEA 41.1.3 d):
 - a. Crime scene materials;
 - b. Clerical supplies;
 - c. First Aid kit;
 - d. Radio system;
 - e. Dry erase boards;
 - f. Laptop;
 - g. Wi-Fi;
 - h. Maps;
 - i. Restroom;
 - j. Emergency lights;
 - k. Detachable flood lights;
 - 1. Racks on top for an optional observation deck; 437

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- m. Flashing green light.
- n. Generator.

D. POLICE BOAT AND TRAILER

- 1. The Police Boat may be used as needed upon approval of the Chief of Police or designee (CALEA 41.1.3a).
- 2. Deployment of the boat will depend on several conditions. The unit uses a Gar Model for risk assessment to determine if those conditions are too risky to operate, including high wind or lighting (CALEA 41.1.3a).
- 3. The vessel will be under the direction of the Waterborne Response Unit Supervisor or designee and may only be operated by personnel with a valid vessel license and who have completed the approved training course (CALEA 41.1.3b).
- 4. This boat will be available for deployment in hazardous duty calls throughout the region.
- 5. The boat should be equipped with: (CALEA 41.1.3d):
 - a. Emergency lights and siren.
 - b. Ropes;
 - c. Life vests;
 - d. Reach pole;
 - e. All safety equipment required by United States Coast Guard regulation.
- 6. The trailer should be equipped with (CALEA 41.1.3d):
 - a. Wet/dry suits;
 - b. Air tanks;
 - c. Ropes.

E. POLICE MOTORCYCLES

 Officers must complete a Basic Police Motorcycle Course prior to operating a Decatur Police Department motorcycle. Police motorcycle operators will receive recertification training as necessary. It is the responsibility of the Traffic Unit Division Commander to ensure that the necessary personnel are trained in the operation and maintenance of the 438 3/21



motorcycles (CALEA 41.1.3b).

- 2. Authorization, conditions and limitations of usage (CALEA 41.1.3a):
 - a. Motorcycles are utilized at the officers' discretion, but should not be used during inclement weather as fog, rain, snow or ice. Nighttime (after sunset) operation is only allowed with supervisor approval.
 - b. Motorcycles may be utilized for special occasions such as parades and escorts..
 - c. The use of police motorcycles in pursuits is governed by the pursuit policy. Officers shall not operate a motorcycle unless all equipment is in full operational order.
 - d. An inspection should be performed by the officer prior to the operation of the motorcycles.
 - e. Equipment to be checked prior to usage shall include lights and emergency lights, siren, radio, mic function, switches, tires, rims, seats, handle bars, brakes, brakes (front and rear), shifter and saddle bags.
- 3. Equipment (CALEA 41.1.3d):
 - a. Officers utilizing a motorcycle should be equipped with helmets, jackets, glasses (sunglasses, clear, or prescription glasses). Officers shall wear a helmet and eye protection (glasses) at all times while riding.
 - b. Officers may use a helmet mic (if equipped) or the handheld mic. A helmet mic must be equipped with a break-away cord.

F. SWAT TEAM VEHICLE - VAN

This vehicle is used to transport a number of SWAT Team members in addition to their equipment. It can provide a command post/staging area for team personnel.

- 1. All SWAT Team members shall be familiar with the operation and routine maintenance of the vehicle.
- 2. The SWAT van should contain equipment including weapons, ammunitions, ballistic shields, chemical agents, medical supplies, approved radios, etc. (CALEA 41.1.3d).
- 3. Authorization, conditions and limitations of usage (CALEA 41.1.3a):
 - a. The SWAT van will be used as authorized by the SWAT Team Commander, the Chief of Police or designee;



b. The SWAT van will not be used to conduct traffic stops, pursuits, or during any circumstances where the use of the emergency equipment would be required.

G. TRANSPORT VAN

The transport van is utilized to transport prisoners from arrest scenes, to/from municipal court, detention facilities, as well as other individuals under the custody of the Decatur Police Department.

- 1. Authorization, conditions and limitations of usage (CALEA 41.1.3a):
 - a. The transport van is preapproved to transport prisoners or individuals in the police custody upon request,
 - b. The transport van will not be used to conduct traffic stops, pursuits, or during any circumstances where the use of the emergency equipment would be required.
- 2. The transport van is equipped with (CALEA 41.1.3d):
 - a. A steel encapsulated insert.
 - b. Emergency lights and siren.
 - c. Radio equipment.

H. MAINTENANCE & REPAIRS (CALEA 41.1.3c)

- 1. All personnel will be responsible for ensuring their vehicles are in a state of operational readiness.
- 2. Periodic inspections will be conducted by the respective unit supervisors or their designees to ensure the special purpose vehicles and all equipment are maintained in a state of operational readiness at all times.
- 3. Any damage, defects, or malfunctions will be reported to the respective unit supervisor and the fleet supervisor as soon as practical and a work order must be completed when applicable.
- 4. Maintenance and repair of all Special Purpose Vehicles will be conducted at the designated location(s); other directives may apply.

I. TRAINING & OTHER REQUIREMENTS (CALEA 41.1.3b)

1. Personnel driving special purpose vehicles must possess a valid driver's license, including the required endorsements, when applicable and as prescribed by law. 440



- 2. Only qualified and trained personnel will operate their respective special purpose vehicles, except when exigent circumstances exist, as defined in this policy.
- 3. Applicable personnel will receive training on the operation and familiarization of special purpose vehicles.
- 4. The Training Unit will maintain copies of all training sessions for all types of all-purpose vehicles.



Decatur Police Department Decatur, Alabama

General Order No. 435.0

Subject:	Effective Date:	Revised Date:
Written Directive System	September 17, 2018	March 13, 2019
Title:	Pages:	Distribution:
Criminal Intelligence	5	All Members
Cross Reference: CALEA Reference Chapter 40.2.3	Chief of Police Approval Todd Pinion	

POLICY

The Decatur Police Department will actively investigate intelligence of suspicious incidents relating to criminal activities. It is the policy of the Decatur Police Department to identify those types of criminal activities and share with local, state, federal and tribal law enforcement agencies by the use of crime analysis data.

PURPOSE

To establish operational procedures for the collection, processing and sharing of suspicious incidents and intelligence involving criminal activities (CALEA 40.2.3a).

RESPONSIBILITIES (CALEA 40.2.3a)

It is the responsibility of every member of the Decatur Police Department to investigate and properly report suspicious activities as defined in this directive.

SCOPE

This written directive is applicable to all personnel of the Decatur Police Department.

DEFINITIONS

Information: Simple data that has not been refined, sorted, and analyzed or placed in context of other relevant information.



Intelligence: A process through which information is identified, collected and analyzed in order to place into context of other relevant information.

Unclassified (U): Any information that is either public record or, in its original form, poses no direct threat to law enforcement or confidential information.

Unclassified/Law Enforcement Sensitive (U/LES): Any information that is unclassified but of a sensitive nature.

Need to know: When the requested information is pertinent and necessary to the requestor agency in initiating, furthering, or completing an investigation. Access to such information will be determined by a Division Commander.

Right to know: When a requestor has official capacity and statutory authority to the information being sought.

PROCEDURES

A. HOMELAND SECURITY COORDINATOR RESPONSIBILITIES (CALEA 40.2.3a)

The Homeland Security Coordinator's responsibility is to share sensitive intelligence information involving terrorist, terrorist related activities and other activities. The exchange of information facilitates information sharing and multijurisdictional preemption of terrorist acts or other events. Additionally, the Homeland Security Coordinator will:

- 1. Relay intelligence information to the appropriate division.
- 2. Provide awareness information within their service area and to other participating agencies. Such information should encourage and identify methods for reporting suspicious activities.
- 3. Ensure that the information collected is limited to criminal conduct or related activities that present a potential threat to the jurisdiction.
- 4. Provide awareness training to agency personnel when needed.

B. CID's RESPONSIBILITIES

Members of the Criminal Investigation Division as well as the Homeland Security Liaison will have access to sensitive information as determined by a Division Commander.



C. SAFEGUARDING AND STORING INFORMATION (CALEA 40.2.3b)

- 1. The Homeland Security Coordinator will be responsible for the maintenance and security of the Criminal Intelligence files.
- 2. In order to maintain the physical security of intelligence files, the following guidelines must be followed:
 - a. Intelligence files shall remain apart from other department files. These files are to be protected or physically locked.
 - b. Access to intelligence files will be limited to individuals approved by a Division Commander.
- 3. In order to establish and maintain the security of the intelligence files, information will be released to law enforcement agencies and their personnel only on a right-to-know authority and a need-to-know responsibility.

D. DOCUMENTATION, REPORTING, AND DISSEMINATION (CALEA 40.2.3c)

Department personnel that receive criminal intelligence information will report it properly. This includes all information received in writing, by phone, by email, or any other means of communications whether during normal business hours or after hours. Department personnel must attempt to corroborate the information received to the extent possible, exhausting the means to investigate in the allowed time.

- 1. If criminal intelligence information received requires an immediate response (such as information that presents a grave threat to law enforcement, the community or an individual), the on-duty supervisor will be immediately notified so a response can occur. Otherwise, the information will be submitted in writing either by memo or email to the Homeland Security Coordinator and/or the Criminal Investigation Division, whichever applies. The submittal should include:
 - a. The type of suspected illegal activity, location, name, and addresses of suspects involved and information concerning the activities.
 - b. Complainant's name, address, and telephone number (if possible) if the information was received by a citizen.



- 2. When submitting criminal intelligence information, it may include but is not limited to the following:
 - a. Organized Crime takeover of legitimate business;
 - b. Criminal groups/persons and their activities;
 - c. Crimes targeting a victim or victims because of their sexual preference, race, gender, ethnic or religious backgrounds;
 - d. Crowd size during rallies, events or demonstrations to determine their potential for violence;
 - e. Protection of dignitaries (to include working with state and federal agencies in cooperation with the department);
 - f. Assistance in the use of electronic surveillance operations;
 - g. Terrorism and/or terrorist related activities/actions.

E. INFORMATION/INTELLIGENCE RELATED TO TERRORISM (CALEA 40.2.3c)

- 1. Information related to acts of a terrorist nature should be relayed to the proper task force or agency with the authority and resources to properly analyze and maintain such records.
- 2. Agencies that terrorism related information may be relayed to include but are not limited to:
 - i. The Federal Bureau of Investigation;
 - ii. Department of Homeland Security; or
 - iii. Any appropriate agency having jurisdiction, the resources and authority to follow up on the information.

F. PURGING INTELLIGENCE FILES (CALEA 40.2.3d)

The collection of intelligence data is only permitted to fulfill a criminal investigation purpose.

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- 1. A Division Commander is responsible for ensuring that all files are maintained and reviewed. Only information that is timely and relevant to a current investigation will be included in the file.
- 2. All intelligence files should be audited annually and purged as required by law.
- 3. When it is permissible to do so, intelligence information will be destroyed by shredding hard copies of the files or by deleting any files within the designated computer software.
- 4. Homeland Security sensitive files will only be destroyed by the Homeland Security liaison, Criminal Investigation Division Commander and/or their designee.
- 5. Criminal intelligence information will not be released to a private firm for destruction.
- 6. The purging and/or destruction of information in a file will be documented in a memo to the appropriate Division Commander.

G. ANNUAL REVIEW (CALEA 40.2.3e)

- 1. The Homeland Security Liaison will provide an annual review of the Department's procedures and processes related to sensitive intelligence gathering.
- 2. The review will be submitted to the Chief of Police via the chain of command.

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Decatur Police Department Decatur, Alabama

General Order No. 500.1

Subject:	Effective Date:	Revised Date:
Written Directive System	October 16, 2013	June 1, 2022
Title:	Pages:	Distribution:
Office of Professional Standards	9	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 26	Todd Pinion	

POLICY

Establishment of procedures for investigating complaints and allegations of employee misconduct is crucial to demonstrate and protect the integrity of the Decatur Police Department. The Decatur Police Department shall accept and investigate fairly and impartially all complaints, internal or external, including anonymous complaints, against the department and of employee conduct to determine the validity of allegations and to impose any disciplinary actions that may be justified in a timely and consistent manner and the following procedures shall apply (CALEA 26.2.1).

DEFINITIONS

Office of Professional Standards (OPS): The designated unit with primary responsibility for conducting investigations of employee misconduct allegations and the authority to report directly to the Chief of Police.

PROCEDURES

A. Basis for Discipline

- 1. Employees are subject to discipline for violations of law, city or agency policy, rules, and regulations.
- 2. All disciplinary actions taken under this policy are subject to, and shall be consistent with applicable state law, local ordinances, and administrative rulings.



3. Employees who withhold information from, or fail to cooperate with, internal investigations or who fail to report misconduct of employees are subject to disciplinary action in addition to any other disciplinary action that may result from the investigation.

B. Acceptance /Filing of Complaints

- 1. Employees shall provide assistance to those who express the desire to lodge complaints against any employee(s) of this agency. This includes but is not limited to:
 - a. Explaining the agency's complaint process,
 - b. Calling a supervisor to their location to document the complaint,
 - c. Providing referrals to the appropriate supervisor or OPS when complaints can be made in person,
 - d. Explaining alternative means for lodging complaints, such as by phone or mail.
- 2. Complaints may be received by supervisory members of this agency either in person, over the telephone, in writing, or by any other means.
- 3. Individuals wanting to file complaints shall be referred to OPS during business hours and while on duty.
- 4. Outside of business hours or off duty, the individual shall be referred to the highest ranking supervisor of the division where the employee is assigned.
- 5. If no supervisor is on duty for the appropriate division, the individual shall be referred to the highest ranking supervisor on duty, excluding the Chief of Police and Captains.
- 6. Complaints may be lodged anonymously.
- 7. The procedures to register complaints against or commend the agency or its employees shall be made available to the public as follows (CALEA 26.2.4, CALEA 26.3.2):
 - a. Members of the public wishing to notify the department of a commendation, complaint, or concern regarding officers' misconduct should contact OPS.
 - b. A member of that division may be sought out to seek a resolution to the complaint.



- c. After discussing the issue with an OPS investigator, the individual may choose to make a formal complaint.
- d. The Chief of Police will be notified by the OPS investigator of all investigations of complaints, whether anonymous or not (CALEA 26.3.2).
- e. The OPS investigator will schedule a meeting with the individual seeking to file a formal complaint. The person seeking to file a formal complaint will be provided with the written complaint forms, which must be completed and signed under penalty of perjury.
- f. A formal signed complaint will initiate an investigation to determine if an officer has violated a department policy, directive, or a local, state, or federal law.
- g. Individuals who knowingly make false statements or accusations may be subject to prosecution.
- h. In the event an anonymous complaint is received, the OPS investigator will investigate to the validity of the complaint. If there is evidence to believe that there is violation of a policy, or a local, state, or federal law, an administrative investigation will be conducted.
- i. The results of that investigation will be reviewed by the Chief of Police (CALEA 26.3.2).

C. Investigation of Public Complaints – Supervisor's Role/Responsibility

- 1. Supervisory personnel shall cause a preliminary inquiry to be conducted to determine if grounds exist to conduct an administrative investigation for all types.
- 2. The Supervisor shall complete a Citizen Complaint Form which the complainant will be asked to sign, indicating that it is a complete and accurate account. If the complainant elects not to sign, this shall be documented on the complaint form and the investigation will proceed.
 - a. If the inquiry finds that agency policy and procedures have been followed, the supervisor will explain to the complainant the investigative steps that were taken by the agency together with the findings and conclusions of the investigation. If appropriate, the supervisor shall explain agency procedures, a misunderstanding of which may have precipitated the complaint.



- b. If the supervisor's preliminary investigation identifies grounds that may support disciplinary action, the supervisor shall cause further investigation of the complaint and shall notify OPS. Any complaints shall be investigated by order of the Chief of Police.
- 3. As directed by the Chief of Police, OPS may assume concurrent or sole authority for the investigation at any point in the investigation upon notification of the subject employee's supervisor and a Division Commander.
 - a. Should an investigation at any time reveal evidence of criminal conduct, all available information shall be forwarded to the Chief of Police and OPS as soon as possible.
 - b. The supervisor or OPS investigator assuming responsibility of the investigation shall ensure that the complainant, if known, receives verification that the complaint is being investigated, periodic status reports, and notification of the results of the investigation upon conclusion.
 - c. Copies of all complaints shall be forwarded to OPS. OPS shall review the investigation and provide a recommended adjudication and forward to the Chief of Police.

D. Investigation of Public Complaints OPS Role/Responsibility

- 1. OPS has primary responsibility for review of all complaints against employees, whether initiated by the public or by a member of the department.
- 2. OPS may assume primary responsibility for a supervisor's complaint investigation at any stage in the investigative process upon notification of the supervisor involved. OPS may also initiate an investigation of alleged employee misconduct, with or without a formal complaint, with prior approval of the Chief of Police or his/her designee.
- 3. OPS shall have the following additional responsibilities:
 - a. Maintain a complaint log;
 - b. Maintain a central file for complaints in a secured area for a period of time defined by state law:
 - Felony investigations 25 years
 - Misdemeanor investigations 10 years



- Investigations that do not result in criminal charges
- 10 years after any statute of limitations has expired.
- c. Conduct a regular audit of complaints to ascertain the need for changes in training or policy;
- d. Maintain statistical and related information to identify trends involving all complaints of excessive force and abuse of authority;
- e. Track complaints against individual employees to assist in employee risk analysis; and
- f. Provide the Chief of Police with an annual summary of complaints against employees and final dispositions that may be made available to the public or otherwise used at the discretion of the Chief of Police.

E. Investigative Interviews and Procedures

- 1. Prior to being interviewed, the subject employee should be advised in writing of the nature of the allegations and the employee's rights and responsibilities relative to the investigation (CALEA 26.3.5).
- 2. Whenever possible, all interviews will be conducted while the employee is on duty, unless the seriousness of the investigation is such that an immediate interview is required.
- 3. Officers will secure all weapons in the weapons lockbox, or in a lockable desk prior to any disciplinary investigative interviews as well as any disciplinary hearings to include predetermination hearings with the Chief of Police and determination hearings with the Appointing Authority.
- 4. During interviews conducted by OPS, there will be one investigator designated as the primary interviewer.
- 5. The complete interview shall be recorded. The recording will note the time at which breaks are taken in the interview process, who requested the break, and the time at which the interview resumed.
- 6. The employee shall be provided with the name, rank, and command of all persons present during the questioning. The employee shall be advised of the following:



- a. The employee can be asked and is required to answer all questions specifically related to the performance of official duties and fitness for office.
- b. Refusal to answer these questions may result in discipline up to and including dismissal. Knowingly giving false statements may also result in discipline.
- c. Answers given are to be used solely for internal administrative purposes and may not be used in any subsequent criminal prosecution should such occur.
- 7. Counsel at Interview
 - a. Employees may have an attorney, supervisor, or personal representative with them during any internal investigative interview so long as the individual is not involved in any manner with the incident under investigation.
 - b. The employee representative's role is primarily that of observer. The representative should be advised not to intervene in the interview unless requested to do so by the subject employee or unless the interview leads to issues of potential criminal activity.
- 8. Examinations and Searches
 - a. The agency may direct that the employee undergo a breath, blood, urine, psychological, polygraph, and medical examination or any other examination not prohibited by law if it is believed that such an examination is pertinent to the investigation.
 - b. An on duty supervisor may direct an employee to submit to an alcohol and/or drug test when there is reasonable suspicion that alcohol and/or drug use is directly related to allegations of misconduct.
 - c. Employees may have their photograph taken and/or be required to participate in a lineup if it is used solely for administrative purposes.
 - d. Employees may be directed to submit to a polygraph examination if the results are to be used solely for administrative purposes.
 - e. Employee may be required to submit financial disclosure statements if the information obtained is used solely for administrative purposes.
 - f. Property belonging to the law enforcement agency is subject to inspection while the employee is present for investigative purposes unless the employee has been granted



a reasonable expectation of privacy in vehicles, desks, files, storage lockers, computers or similar items or places.

F. Disposition

- 1. The investigation of complaints shall be completed within 365 days from receipt of the complaint to its disposition unless a waiver is granted by the Chief of Police or his/her designee. Requests for extension must be in writing, directed to the Chief of Police (CALEA 26.3.3).
- 2. A copy of the findings and recommended adjudication shall be submitted for review to OPS prior to submission to the Chief of Police if OPS is not the primary investigative authority. OPS may make any additional inquiries or investigative measures deemed necessary to verify, authenticate or clarify findings of the investigative report and shall include such findings and disposition recommendations with the report submitted to the Chief of Police.
- 3. OPS will review the investigative report and supporting documents and provide a recommended adjudication for each charge as follows:
 - a. **Sustained**: The investigation disclosed sufficient evidence to prove the allegations made in the complaint.
 - b. **Not sustained**: The investigation failed to disclose sufficient evidence to prove the allegations made in the complaint.
 - c. **Exonerated**: The acts that provided the basis for the complaint or allegations occurred; however, the investigation revealed that they were justified, lawful and proper.
 - d. **Unfounded**: The investigation conclusively proved that the act or acts complained of did not occur.
 - e. **Policy Failure**: The incident may or may not have occurred but the investigation disclosed faulty policies, procedures or rules which contributed to the incident.
 - f. **Sustained Misconduct for reason other than complaint**: The complaint may or may not be supported by evidence, but other misconduct not alleged in the complaint was discovered during the investigation.



- 4. OPS shall forward the investigative report along with recommended adjudication to the Chief of Police.
- 5. Upon final approval, the Chief of Police may forward any findings to the Appointing Authority for what disciplinary action, if any, is appropriate.
- 6. The employee may receive written notification of any recommendations made to the Appointing Authority by the Chief of Police.

G. Disciplinary Actions without Charges and Specifications

- 1. A supervisor may administer an oral or written reprimand for complaints that would not merit demotion, suspension, or termination.
- 2. The Chief of Police may administer a written reprimand of record for complaints that would not merit demotion, suspension, or termination.
- 3. There is no provision for appeals of disciplinary actions that do not involve demotion, suspension or termination by the Personnel Board of the City of Decatur. Appeals involving demotion, suspension, or termination may only be made to the Personnel Board and Appointing Authority.

H. Disciplinary Actions With Charges and Specifications

- 1. When the recommended disciplinary action may result in demotion, suspension, or termination, a formal statement of charges and specifications shall be prepared.
- 2. The formal statement shall include:
 - a. The rule(s) alleged to have been violated;
 - b. The date(s) and place(s) that the alleged conduct occurred;
 - c. A statement describing the alleged conduct;
 - d. The recommended disciplinary action;
 - e. The employee's right to appeal to the Personnel Board and the appropriate appeal process to follow including the statute of limitations as mandated by the Merit System Rules and Regulations of the Personnel Board of the City of Decatur.



- f. The preliminary hearing date
- 3. The supervisor of the accused shall serve the charges and specifications upon the officer within the specified time period prior to any hearing before the Appointing Authority.
 - a. When possible, the service shall be made while the employee is on duty.
 - b. When on duty service is not feasible, the employee may be served at another location.
- 4. The decision of the Appointing Authority shall be final, except that the employee may appeal the final decision to the Personnel Board of the City of Decatur.

I. Notification of the Complainant

Following final disposition of the complaint, a letter shall be sent to the complainant from the Chief of Police or designee explaining the final disposition.

J. Legal Action for Filing False Reports

Employees having a complaint lodged against them may pursue criminal charges against a complainant determined to have filed a false report after notifying a Division Commander through the chain of command.

K. OPS Records and Confidentiality (CALEA 26.2.2)

- 1. OPS shall be informed of all final disciplinary decisions.
- 2. OPS shall forward a copy of all final disciplinary decisions to the agency's central personnel authority.
- 3. OPS will maintain a record of all complaints against the agency or its employees.
- 4. OPS case files and information shall be maintained separately from personnel records.
- 5. OPS information is considered confidential and will be retained under secure conditions within OPS. OPS case files and personnel dispositions may not be released to any source without prior approval of the agency Chief of Police unless otherwise provided by law.



Decatur Police Department Decatur, Alabama

General Order No. 501.0

Subject:	Effective Date:	Revised Date:
Written Directive System	December 8, 1997	October 29, 2018
Title:	Pages:	Distribution:
Polygraph Examinations	3	All Members
Cross Reference: CALEA Reference Chapters 31 & 42	Chief of Police Approval Todd Pinion	

POLICY

The polygraph examination is a valuable investigative aid when used in conjunction with, but not a substitute for, a thorough investigation. The polygraph may be employed, consistent with this directive, to detect deception and verify the truth of statements through the administration of a validated specific issue or screening polygraph examination.

PURPOSE

It is the purpose of this directive to establish guidelines pertaining to the administration of polygraph examinations.

DEFINITION

Polygraph: The polygraph is an instrument that records certain physiological changes in a person undergoing questioning in an effort to determine truth or deception. A polygraph simultaneously records a minimum of respiratory activity, galvanic skin resistance or conductivity and cardiovascular activity.

PROCEDURES

A. Requesting Polygraph Examinations

- 1. Following approval by their immediate supervisor, investigators may request a polygraph examination from one of its authorized polygraph examiners.
- 2. Polygraph examinations may be authorized when consistent with state law and Department policy.
- 3. The polygraph should not be used to verify a victim's allegation without sufficient grounds



for suspecting that the victim has given false or misleading statements.

- 4. Requests for polygraph examinations from another law enforcement agency pursuant to an internal investigation must be in writing and be approved by the Decatur Police Chief of Police or his designee.
- 5. Submission to a polygraph examination must be a voluntary action with the exception of employees of this Department formally directed to take an examination as part of an administrative investigation. In all other cases, polygraph examinations shall not be administered without the subject's written approval, waiver or other instrument as required by law.

B. Preparing for Polygraph Administration

- 1. The requesting officer is responsible for providing the examiner with all pertinent information concerning the case and for reviewing, clarifying or elaborating on that information as the examiner may deem necessary.
- 2. If possible, the requesting officer shall report with the subject and any other authorized persons such as attorneys, parents or legal guardians to the examination location and shall remain on hand until completion of the test. The polygraph examiner shall be solely responsible for authorizing any persons inside the examination or observation rooms.

C. Conducting Polygraph Examinations (CALEA 42.2.5)

- 1. Only licensed, and Department approved, polygraph examiners or intern polygraph examiners under their direction are authorized to administer polygraph examinations.
- 2. An examiner shall not conduct a polygraph examination upon a subject if it is felt for any reason that an unbiased examination cannot be given.
- 3. When appropriate, the examiner shall read Miranda rights to the subject and explain the voluntary nature of the test. When required, the examiner shall obtain a signed consent prior to administering the examination as well as a signed waiver of Miranda rights.
- 4. An examination shall immediately cease if the subject requests so.
- 5. All examinations shall be conducted in compliance with the Alabama Board of Polygraph Examiners Rules and Regulations chapter 740-x-5.

D. Pre-Employment Examinations

1. Candidates for employment will be provided with a list of areas from which questions will be drawn prior to the polygraph examination (CALEA 31.5.3).



- 2. Polygraph examinations and the evaluation of the results will only be conducted by certified polygraph examiners (CALEA 31.5.4).
- 3. Polygraph examinations shall not be used as the sole determinant of suitability for employment (CALEA 31.5.5).
- 4. The polygraph examination is only a part of the polygraph process. The decision as to whether or not the "polygraph process" has been completed to satisfaction rests solely with the Chief of Police.

E. Equipment and Record Keeping

- 1. Polygraph examiners are responsible for the maintenance, safe-keeping and integrity of the polygraph equipment.
- 2. Polygraph examiners are responsible for preserving and maintaining all opinions, reports, charts, question lists, audio and video files and other recordings pertaining to the polygraph examination pursuant to the Alabama Board of Polygraph Examiners Rules and Regulations chapter 740-x-6-.04.

F. Equipment

Polygraph instruments used shall comply with the Alabama Criminal Code governing polygraph examiners, specifically section 34-25-3; Instrumentation.

References

http://alisondb.legislature.state.al.us/acas/CodeOfAlabama/1975/coatoc.htm

http://www.polygraph.alabama.gov/BoardMembers.htm

http://www.alabamaadministrativecode.state.al.us/docs/poly/w2wtoc.htm



Decatur Police Department Decatur, Alabama

General Order No. 502.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	November 2, 2000	March 21, 2023	
Title:	Pages:	Distribution:	
Media Policy	6	All Members	
Cross Reference: CALEA Reference Chapter 54.1.3	Chief of Police Appr Todd Pinion	Chief of Police Approval Todd Pinion	

POLICY

No employee shall knowingly or intentionally release any information that would jeopardize an active investigation, prejudice any accused person's right to a fair trial or violate the law. A positive working relationship with the media is mutually beneficial. When appropriate, information may be released to the news media in an impartial, accurate and timely fashion. It shall be the responsibility of each employee to abide by this philosophy of cooperation.

PROCEDURE

The Decatur Police Department will make available complete and accurate information within legal and investigative limitations as quickly as possible to all media representatives. Formal news releases will be issued in the name of the Decatur Police Department and by authority of the Chief of Police.

A. Media Identification

When a member is contacted by a media representative whose identity is unknown, proper identification may be requested. The request for identification should be made in a courteous manner. If a member is contacted by phone by a media representative whose identity is unknown to the member, the member may, refer that person to the Public Information Specialist.

B. Media Entering Major Crime Scenes or Disaster Areas (CALEA 54.1.3)

Depending upon the situation or likelihood of jeopardizing department operations, the media may be allowed into a designated staging area near the proximity of the scene. The decision



will be made by the supervisor in charge of the scene. To ensure this is completed within department guidelines, the media will be accompanied by the department Public Information Specialist.

C. Requesting Withholding of Publication

The media may photograph or report anything they observe when legally present at police scenes from the designated staging area from behind the crime scene barricade. The withholding of publication is dependent upon the cooperative press. The department will not attempt to censor the media, or interfere with these activities as long as they are legally present and are not posing an immediate danger to themselves or others.

D. Responsibility For Release of Information

- 1. General Members will ensure that all information which is to be released is:
 - a. Accurate;
 - b. Does not interfere with the conclusion of an investigation or pose a security threat to any individual;
 - c. Is not prejudicial to the rights of a suspect or accused;
 - d. Is in accordance with established department policies.
- 2. Only the Chief of Police, a member of the Command Staff or a designated person such as the Public Information Liaison is allowed to release information to the media.
- 3. Inquiries concerning departmental policy shall be referred to the related Division Commander or the Chief of Police.

E. Special Circumstances

1. Photographs and/or video tapes by media

- a. No member of the department shall attempt to prevent or interfere with the media taking photographs or the televising of an event when the media is lawfully present, except when exigent circumstances exist.
- b. Members of the department shall not deliberately pose a suspect or accused for the media.



- c. Department photographs or films should not be released by the Public Information Specialist:
 - 1. Crime Scenes;
 - 2. Suspects of crimes, vehicle crashes or deaths;
 - 3. Victims of crimes, vehicle crashes or deaths;
 - 4. Juveniles.

2. Names of Juveniles

- a. In compliance with state law, names of juveniles will not be released unless expressly authorized by the Juvenile Court Judge, or the juvenile has been charged as an adult pursuant to state law.
- b. All questions referring to the identity of juveniles and the identification that is being withheld will be referred to the District Attorney or the Juvenile Court Judge.

3. Sensitive and Confidential Operations

Media inquiries concerning undercover operations and confidential operations shall be forwarded to the Public Information Specialist.

4. Withholding Information

Freedom of information requests for departmental information will be filed with the City of Decatur's Legal Department through the assistance of the City Clerk's office. The Legal Department serves as the custodian of the request and determines all necessary actions.

F. Arrest Situations

- 1. Pre-arrest Procedures information which may be released:
 - a. A description of the exact offense, including a brief summary of events;
 - b. Location and time of offense;
 - c. Injuries sustained or damages resulting from the action;



- d. Identity of the victim, except from sex crime victims;
- e. Whether or not there are suspects;
- f. Information about unidentified suspects, such as physical descriptions or vehicle descriptions;
- g. Identifications of fugitives;
- h. Criminal background of a fugitive when the public should be alerted to danger;
- i. Method of complaint (Officer observation, citizen warrant, indictment, etc.);
- j. Length of investigation and name of the Officer in Charge of the investigation (Undercover operations may require withholding the Officer's identity).
- 2. **Pre-arrest Procedures** information which may not be released:
 - a. Identity of suspects who are interviewed but not charged;
 - b. Identity of witnesses where such information could subject them to danger or extreme embarrassment;
 - c. Identity of sex crime victims (general information is sufficient: race, sex, age);
 - d. Exact address of a sex offense, where such information could lead to the identity of a victim;
 - e. Exact identifying information about the weapon or other physical evidence;
 - f. Any information that could be known only to the guilty party, i.e., "investigative keys";
 - g. Information about valuable items not stolen;
 - h. Conjecture about suspects or fugitives;
 - i. The amount taken in a robbery;
 - j. Identity of victims in death investigations until notification of relatives has been made;
 - k. Misleading or false information (planted stories).



- **3. Post-arrest Procedures** information that may be released:
 - a. Time and place of arrest;
 - b. Defendant's name, age, address, usual occupation, marital status and similar background;
 - c. The exact charge;
 - d. Facts and circumstances relating to the arrest, such as resistance, pursuit, possession or use of a weapon, description of contraband discovered;
 - e. Identity of the unit responsible for the arrest, including the name of the arresting officer (undercover operations may require withholding the officer's name);
 - f. Duration of the investigation;
 - g. Pre-trial release or detention arrangements (including amount of bond, location of defendant, etc.).
- **4. Post-arrest Procedures** information that may not be released without the expressed approval of the Chief of Police:
 - a. Name of the defendant's employer;
 - b. Comments about the character or reputation of the defendant;
 - c. Names of juvenile defendants unless expressly authorized by a Juvenile Court Judge or the juvenile has been charged as an adult pursuant to state law.
 - d. Prior criminal record of defendant (records section may release such information on request of news media in accordance with State and Federal statutes);
 - e. The refusal of the accused to make a statement;
 - f. The refusal of the accused to submit to tests or examinations;
 - g. Results of any examinations or tests;
 - h. Descriptions or results of laboratory examinations or physical evidence;



- i. Re-enactment of the crime;
- j. Any remarks about the assumed guilt or innocence of the defendant;
- k. Revelation that the defendant directed the investigators to the location of a weapon, contraband or other evidence;
- 1. Comments about the credibility of testimony;
- m. Whether the information about the arrest was derived from an informant.

5. In Custody Suspects – General

- a. News media interviews of subjects in custody are not granted without first consulting the prosecuting attorney having jurisdiction over the mater. Members MAY NOT prevent brief comments by arrestees to reporters while in public places, e.g., at the arrest scene or in the lobby.
- b. The news media shall not be allowed to photograph subjects in custody within areas of the department off limits to the public at large. Members may not prevent photographs of subjects in custody while in public places, e.g., while seated in a police car or being escorted through the lobby or the county jail.

Note: Sworn officers may be required to speak with the media at any given time. When speaking to the media, officers shall abide by this policy.



DECATUR POLICE DEPARTMENT Decatur, Alabama

General Order No. 503.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	October 1, 2014
Title:	Pages:	Distribution:
Citizen Observer Program	3	All Members
Cross Reference:	Chief of Police Approval:	
CALEA Reference Chapter	Todd Pinion	

POLICY

It shall be the policy of the Decatur Police Department to allow citizens to ride with officers during a normal tour of duty.

PURPOSE

To establish a policy and procedure for a citizen ride-along program. This program will strive to promote positive relations between the community and law enforcement

CRITERIA

To be eligible for the ride-a-long program, the person must be at least 21 years of age and meet one of the following criteria:

- 1. Be a resident or business owner in the City of Decatur;
- 2. Be a spouse or relative of an officer;
- 3. Be an applicant for the position of police officer with the city of Decatur;
- 4. Be a civilian employee of the police department.

Sworn Decatur Police Officers may ride off duty with permission of the shift lieutenant (no application required).

Under special circumstances approved by the Chief of Police or the Operations Division Commander other individuals may ride with an officer as an observer.

PROCEDURES

A. The Citizen Observer Program application/waiver form must be completed and submitted to the Operations Division Commander who will verify that applicants meet the criteria for the program.



- B. The Operations Division Commander will forward the application to Records for an NCIC check. Records will attach the results of the inquiry to the application, including criminal history printout if applicable, and return it to the Operations Division Commander within 48 hours. Contact shall be made by the Operations Division Commander to the Organized Crime Unit reference the citizen.
- C. The Operations Division Commander shall then approve or deny the application and contact the citizen. Attempts will be made to honor the date and/or shift requested subject to scheduling conflicts or manpower restrictions. If a citizen is denied, the reasons shall be noted under the comments section. Approved application/waivers shall then be forwarded to the shift lieutenant's office. The application shall be retained there until the applicant is scheduled to ride.
 - 1. When the applicant appears to ride on the scheduled date, the shift lieutenant or their designee shall complete the application by adding the officer's name with whom the citizen is assigned to ride. The date and shift the citizen rode will be filled in and the application signed by a supervisor.
 - 2. Assigned officers will insure the citizen is aware of the rules/regulations of the program. The officer who has a citizen observer will explain his/her job as fully as possible and attempt to create a favorable impression of the department.
 - 3. The officer may instruct the observer to remain or to return to the police vehicle if their presence would unduly endanger the observer, officer, or other persons present, or if their presence would hamper an investigation.
 - 4. The officer shall immediately report to their supervisor any time the observer interferes with his/her duties or willfully refuses to comply with the officer's directions. Any supervisor, at their discretion, may terminate the observer's tour at any time. All problems of this sort shall be documented on the application form.
 - 5. Upon completion of a citizen's riding assignment the supervisor or officer may write comments regarding any problems or observations on the application. The form will then be forwarded back to the Operations Division Commander's Office for filing. Completed ride-alongs will be retained for a minimum of three years.

GENERAL REGULATIONS

- 1. Under no circumstances shall a civilian participant in the observer program be armed, regardless of whether or not they possess a pistol permit.
- 2. Citizen observer ride-alongs are restricted to one tour of duty in a six month period.
- 3. Observers shall be assigned with officers of the same gender whenever possible and assignment to the same shift as a relative shall be at the discretion of the Operations $\frac{466}{3/21}$



Division Commander.

- 4. This directive shall also pertain to any sworn officer that participates in this program and is not a member of the Decatur Police Department, except for Federal, State, or Local officers who normally have jurisdiction in Decatur. Exceptions will only be granted by the Chief of Police or his/her designee.
- 5. The Chief of Police reserves the right to deny any person permission to participate in this program if the person's participation could pose a threat to the security or be detrimental to the operations of the Decatur Police Department.



Decatur Police Department Decatur, Alabama

General Order No. 504.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	July 17, 2017	July 17, 2017	
Title:	Pages:	Distribution:	
Decatur Police Explorers	8	All Members	
Cross Reference:	Chief of Police Ap Todd Pinion	Chief of Police Approval Todd Pinion	

DECATUR POLICE EXPLORERS DECATUR, ALABAMA

Standard Operating Procedure – Explorer Program

This is the standard operating procedure of the Decatur Police Explorers of the Decatur Police Department.



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I. Explorer Post Function

- A. The Decatur Police Explorer is a volunteer organization that was formed to provide a law enforcement background to young men and women.
- B. The goal of the Police Explorers is to encourage individuals between the ages of 14 and 17 years of age to become police officers through education, training, service, and practical work experience. Exploring provides the law enforcement profession an opportunity to further an investment in its own future through constructive relationships with young adults contemplating a career in the field of criminal justice.
- C. The benefits to the young men and women participating in the explorer program include:
 - 1. Exposure to the criminal justice careers;
 - 2. Obtain experience and awareness helping the explorer make an informed decision on a career in law enforcement or a related field;
 - 3. Receive comprehensive career focused training;
 - 4. Benefit from interpersonal growth through self-discipline, teamwork, challenging experiences, and high standards of performance and personal conduct;
 - 5. Enhance character development and improve physical and mental fitness;
 - 6. Learn responsibility to self and others through leadership;
 - 7. Serve their community

II. Chain of Command

- A. The Explorer Program comes under the supervision of the Management Services Commander and is assigned to the Safety Education Unit. Sworn police officers are advisors and managers of the program. They will supervise and oversee all activities in which the Explorers are involved.
- B. Explorers will be limited to duties and responsibilities as outlined in this Standard Operating Procedure, and/or at the discretion of the Management Services Commander or Chief of Police. Activities must be coordinated and directed by a sworn officer at all times.



Requirements

- A. The applicant must be a U.S. Citizen at least 14 years of age. The applicant may be no older than 17 years of age and:
 - 1. Must have no criminal history;
 - 2. Must maintain a professional demeanor and attitude on and off duty;
 - 3. Must attend an orientation program with their parent(s) or legal guardian;
 - 4. Must complete a hold harmless agreement in conjunction with their parents or guardians.
- B. The explorer will be required to attend the weekly training sessions during the academy with only 1 excused absences permitted. They must complete the academy with an academic grade of 80% before being fully accepted as a working member of the Explorer team.
- C. After the initial academy, explorers must attend training and events as offered by the department with minimal absence.
- D. Explorers will remain active in activities and departmental events.
- III. Duties and Responsibilities
 - A. Explorers do not have arrest powers, and should not be placed in high-risk situations, but may assist the Decatur Police Department with the following:
 - 1. Traffic direction and crowd control;
 - 2. Assisting our volunteer unit;
 - 3. Crime prevention and community relations functions and meetings; and
 - 4. Other activities as approved by the Management Services Commander or Chief of Police.
 - B. Explorers must work under the direction and supervision of a full-time Decatur Police Officer at all times.



- C. Explorers must abide by all applicable Decatur Police Department General Orders, Policies, and Standard Operating Procedures.
- D. Explorers must pass a final written exam with an 80%.
- E. Explorers must not engage in any illegal conduct or behavior that would bring discredit to the Police Department.
- F. Explorers are volunteers with no employment rights of protection and serve at the discretion of the Chief of Police.
- IV. Uniforms
 - A. During the Basic Explorer Academy, shirts will be provided by the Decatur Police Department. Explorers are required to provide their own uniform consisting of:
 - 1. Khaki pants;
 - 2. Navy shorts;
 - 3. Black belt and black shoes.
 - B. To avoid confusion on the part of the general public, the Explorer uniform will be distinguishable (in terms of color and/or design) from the uniform of the sworn officers of the department, and will also include word "Explorer," to identify them as an explorer.
 - C. The uniform, or any portion, may not be worn unless the explorer is acting in a preapproved official capacity. No portion of the uniform may be worn with the civilian dress.
- V. Equipment
 - A. In the event of poor attendance, unacceptable behavior, or low performance issues on the part of the explorer after the equipment is issued, all equipment will be collected by the Advisor until the explorer's performance improves and an Advisor approves the equipment reissue.
 - B. Explorers are not permitted to carry offensive or defensive weapons to include firearms, TASERs, batons, or chemical sprays.



VI. Rank Structure and Duties

A. Explorer Recruit

During the basic recruit academy, explorers hold the rank of recruit. During this time, the recruit must attend meetings and training in order to learn the skills needed to become an explorer. This time also will serve as a probationary period, in which their performance will be monitored and evaluated. Explorer recruits are not allowed to participate in any unsupervised police-related assignments or events.

B. Explorer Officer

Explorer who successfully graduate from the basic academy will be promoted to the rank of Explorer Officer. Explorer officers are expected to attend the majority of meetings, training, and events.

C. Explorer Squad Leader

Explorer are eligible to be a squad leader after being an Explorer Officer for one (1) year with no disciplinary actions taken against them. Eligibility is dependent on the need, and the position is appointed by the Explorer Advisor. The Squad Leader will be assigned a squad that will consist of three to five Explorer Officers. The Squad Leader is responsible for maintaining administrative information on their Explorers, supervising their Explorers at events, and maintaining communications with their Explorers at all times.

VII. Attendance Requirements

- A. Explorers are required to maintain a certain level of attendance to maintain training and communicate post activities. Tardiness is unacceptable, and explorers are expected to be on time for all assignments and meetings.
- B. Problems resulting from absences and/or tardiness will result in meeting with supervisors and advisors.
- C. Discipline resulting from absences and/or tardiness can be appealed to the Department Command Staff if there is reasonable cause present.
- D. Absences are only considered excused if the explorer notifies their explorer squad leader or advisor in advance, and only legitimate reasons will be accepted. These



reasons will include illness, death in the family, school function, work, or a family function.

- E. Explorers in good standing may request to be placed on a leave of absence from the Explorer Post if the explorer is aware of excusable obligations that will take the explorer away from post meetings and activities for a period of up to three months. This reflects an absence of at least six consecutive meetings. This request should be made in writing by the explorer, in conjunction with the parent/legal guardian, and submitted to the Advisor. The explorer at the beginning of the leave of absence will return all issued equipment. Failure of the explorer to return at the conclusion of the agreed time off may result in disciplinary action specified for unexcused absences.
- F. Absence from the explorer program for more than three months will result in termination unless approved by the Explorer Advisor.
- G. In order to be eligible for special activities such as trips, special assignments, or other activities designated by the advisor, the explorer must have participated in one-half of all activities, events, meetings, and trainings up to that point from the start of that calendar year.
- IV. Training
 - A. Regular Monthly Meetings and other training as needed.
 - 1. During a boot camp or other specialized training, the meetings may be held on a weekly basis; and
 - 2. Inspections, administrative matters, filling of assignments, in-service and specialized training will take place at the meetings.
 - B. Explorer Basic Academy is about 36 hours in length. It may be held annually, dependent upon the number of applicants, the number of current explorers, department needs, and instructor availability. This academy will:
 - 1. Be held Monday, Wednesday, and Friday 1200-1600hrs;
 - 2. Cover the basic skills and knowledge required to performed explorer;
 - 3. Use full-time police officers to conduct the training for the boot camp with assistance from other Decatur Police Department personnel with experience in the area of instruction;



- 4. Due to the important nature of basic recruit training, recruits must not miss more than 1 day of the academy or they may be dismissed from the program with the opportunity to reapply later;
- 5. Require Explorers to abide by boot camp rules that coincide with the Decatur Police Training Academy Rules and all departmental policies;
- 6. Explorers (both as recruits and throughout the program) are required to maintain an 80% academic average to coincide with the Decatur Police Training Academy standards. There will be evaluation points throughout the boot camp that this will be reviewed, and recruits will be advised of these at the beginning of training.
- 7. The training will include, but is not limited to:
 - a. Overview of the police department;
 - b. Basic criminal law;
 - c. Traffic Control;
 - d. Officer Survival;
 - e. Patrol Procedures; and
 - f. Radio Procedure.
- C. Annual in-service training will occur and will include areas that are essential and often used. In-service training includes those courses of instruction that was attended by the explorer in the recruit boot camp and is deemed necessary by the Explorer Advisor to be included in annual refresher training. The advisors will determine each year the classes to be covered during in-service, and all explorers will be required to attend.



General Order No. 505.0

Subject:	Effective Date:	Revised Date:
Written Directive System	February 9, 2018	March 31, 2022
Title:	Pages:	Distribution:
Police Volunteers	6	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapters 45	Todd Pinion	

POLICY

This policy establishes this department's position on the utility and management of its Police Volunteer program and provides guidance on its management and administration. The Police Volunteer program is a non-sworn position intended to supplement and support the police department in non-enforcement related activities (CALEA 45.3.1).

SCOPE

Volunteers can be an important part of any organization and are proven to be a valuable asset to law enforcement agencies. Volunteers help to increase police community responsiveness, service delivery, information input, and provide new program ideas. The mission of the Police Volunteer program is to enhance the effectiveness of the Decatur Police department by serving as a community oriented entity.

PROCEDURE

A. POLICE VOLUNTEER FUNCTION

- 1. The Decatur Police Volunteers is an organization that was formed to improve community partnerships between citizens and the police department. The Police Volunteer program exists to enhance the Decatur Police Department's ability to serve the city of Decatur. Volunteers are an integral part of our organization and assist the Decatur Police Department in providing transparency to the public.
- 2. The goal of the Police Volunteers is to provide services to the Decatur Police Department that would be beneficial to both the department and the community.
- 3. The benefits to individuals participating in the Police Volunteer program:
 - a. Exposure to the criminal justice careers;



- b. Obtain experience and awareness helping the volunteer to better understand law enforcement;
- c. Receive comprehensive and focused training on Departmental policies, procedures and laws.
- d. Gain interpersonal growth through self-discipline, teamwork, experiences, and high standards of performance and personal conduct;
- e. Serve their community.

B. CHAIN OF COMMAND

- 1. The Police Volunteer Program comes under the supervision of the Management Services Commander and is assigned to the Safety Education Unit. Sworn police officers are advisors and managers of the program. They will supervise and oversee all activities in which the volunteers are involved.
- 2. Volunteers are not sworn officers. (CALEA 45.3.1).
- 3. Activities must be coordinated and directed by a sworn officer at all times, unless otherwise directed by the Management Services Commander or Chief of Police.

C. REQUIREMENTS

- 1. Eligibility Requirements:
 - a. The applicant must be a U.S. Citizen at least 19 years of age, or 18 years of age with parent/custodian permission, and:
 - b. Must not have had any arrest or conviction for a serious crime or crime of moral turpitude unless approved by the Chief of Police. Applicants having multiple traffic violations may be excluded from eligibility at the discretion of the Chief of Police;
 - c. Must maintain a professional demeanor and attitude;
 - d. Must complete the Police Volunteer Academy;
 - e. Must complete a hold harmless and confidentiality agreement and a personal information form for emergency notification(s);
- 2. The Volunteer will be required to attend the weekly training sessions during the Police Volunteer Academy with only two (2) excused absences permitted.
- 3. Volunteers will remain active in activities and departmental events.



D. DUTIES AND RESPONSIBILITIES (CALEA 45.3.1b)

- 1. Volunteers do not have arrest powers, and should not be placed in high-risk situations, but may assist the Decatur Police Department with the following:
 - a. Traffic/crowd barricade set-up and take down;
 - b. Non-hazardous traffic/crowd control at barricades, festivals, parades, or other approved events;
 - c. Crime prevention and community relations functions, meetings, and events;
 - d. Assisting with the Police Volunteer Academy, Explorer Program, and departmental training activities;
 - e. Assisting with clerical and other duties that are deemed essential to the functionality of the police department;
- 2. Volunteers must work under the direction and supervision of a full-time Decatur Police Officer at all times, unless otherwise directed by the Management Services Division Commander as authorized by the Chief of Police.
- 3. Volunteers must abide by all applicable Decatur Police Department general policies.
- 4. Volunteers must not engage in any illegal conduct or behavior that would bring discredit to the police department.
- 5. Volunteers have no employment rights of protection and serve at the discretion of the Chief of Police.
- 6. At no time will a Police Volunteer act or perform actions or activities that are designated as sworn employee duties. Police Volunteers will not be involved in:
 - a. Interviewing or interrogating witnesses or suspects;
 - b. Participating in or being left in control of the arrest of any person;
 - c. Issuing citations or parking violations, unless approved by the Chief of Police;
 - d. Controlling the freedom and/or restraint of citizens;
 - e. Responding to high-risk calls or incidents;
 - f. Unnecessary radio communications;



- g. Conducting unauthorized volunteer program activities or tasks.
- h. Carrying of any firearms or self-defense devices.

E. UNIFORMS

- 1. During the Police Volunteer Academy, potential volunteers shall dress appropriately for a professional environment. Volunteers should not wear t-shirts, tank tops, etc.
- 2. Police Volunteers will be provided a uniform as designated by the Chief of Police and are required to wear this uniform when working in conjunction with and providing services to the police department.
- 3. To avoid confusion on the part of the general public, the Police Volunteer uniform will be distinguishable (in terms of color and/or design) from the uniform of the sworn officers of the department, and will also include the word "Volunteer" to identify them as such (CALEA 45.3.3).
- 4. Volunteers must wear reflective clothing and a traffic vest when conducting traffic control

F. EQUIPMENT

- 1. In the event of poor attendance, unacceptable behavior, or poor performance issues on the part of the volunteer after the equipment is issued, all equipment will be collected by the Management Services Commander or designee until the volunteer's performance improves. The Management Services Commander or designee shall then approve the reissue of equipment.
- 2. Volunteers are not permitted to carry offensive or defensive weapons to include firearms, TASERs, batons, or chemical sprays.

G. RANK STRUCTURE AND POLICE VOLUNTEER LEADER DUTIES

Volunteers are eligible to become a Police Volunteer Leader after being a Police Volunteer for one (1) year with no disciplinary actions taken against them. Eligibility is dependent on the need, and the position is appointed by the Management Services Commander or their designee. The Police Volunteer Leader is responsible for maintaining administrative information on volunteers, supervising volunteers at events, and maintaining communication with the volunteers at all times. The Police Volunteer Leader is also responsible for assigning volunteers as needed for events and other duties as deemed necessary by the Management Services Commander or their designee.

H. ATTENDANCE REQUIREMENTS

1. Volunteers are required to maintain a certain level of attendance to maintain training and $\frac{479}{3/21}$



communicate activities. Tardiness is unacceptable, and volunteers are expected to be on time for all assignments and meetings.

- 2. If six (6) months have passed without the volunteer participating in any events, meetings, or training, the Police Volunteer will be temporarily removed from the current volunteer registry, pending a meeting with the Management Services Commander.
- 3. Volunteers are encouraged to participate in the Ride-Along program with full time officers.

I. TRAINING

Police Volunteer Academy may be held annually, dependent upon the number of applicants, the number of current volunteers, department needs, and instructor availability. This academy will:

- 1. Be held once a week for nine (9) weeks;
- 2. Cover the basic skills and knowledge required to perform as a Police Volunteer, including training in authorized areas and assigned duties (CALEA 45.3.2).
- 3. Use full-time police officers to conduct the training for the academy with assistance from other Decatur Police Department personnel;
- 4. Due to the important nature of the Police Volunteer Academy, volunteers must not miss more than two (2) days of the academy or they may be dismissed from the program with the opportunity to reapply later;
- 5. The training will include, but is not limited to:
 - a. Overview of the police department policies and procedures;
 - b. Criminal Investigation;
 - c. Traffic control;
 - d. Officer safety;
 - e. Patrol procedures;
 - f. Homeland security issues.



General Order No. 506.0

Subject:	Effective Date:	Revised Date:	
Written Directive System	June 1, 2018	February 13, 2020	
Title: Decatur Animal Services Volunteers	Pages: 4	Distribution: All Members	
Cross Reference:	Chief of Police Ap	Chief of Police Approval	
CALEA Reference Chapter 45	Todd Pinion	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department's Animal Services Unit (DAS) to provide information on procedures, safety guidelines and expectations for our Volunteers.

PURPOSE

The purpose of the DAS Volunteer Program is to help provide care of our animals, provide aid to our staff and to help serve the customers. When becoming a part of DAS' volunteer program, volunteers will be required to follow all procedures, safety guidelines and expectations as outlined in the DAS volunteer manual.

The Chief of Police holds the right to approve, deny, or make exception to any of the following written rules, regulations, volunteer forms and/or waiver.

PROCEDURE

A. VOLUNTEER HANDBOOK

- 1. All applicable forms included in the Volunteer handbook need to be reviewed and completed prior to becoming a volunteer. These forms include, but are not limited to: Orientation forms, desired volunteer hours and originating organization, standard operating procedures and guidelines, code of conduct, policy and waivers.
- 2. DAS's volunteer handbook provides detailed information on topics including dress codes, safety rules, code of conduct, expectations, do's and don'ts, fostering, and frequently asked questions and all volunteer related forms.
- 3. Persons 13-17 will be required to have a release of liability form signed by their legal guardian.



4. Persons 18 years or older will be required to sign a criminal history release form.

Note: DAS reserves the right to reject any potential volunteers or terminate an existing volunteer's position at any time for any reason at the discretion of the Chief of Police or designee.

B. Volunteer Orientation Class

All volunteers that wish to interact with animals (outside of basic cleaning duties) must attend a DAS volunteer orientation class, review and sign all orientation related forms. This volunteer class will also explain the steps required to become a volunteer, cover the information handbook and the forms to be filled out.

C. Miscellaneous

- 1. Volunteers will not smoke in any public accessible areas;
- 2. Volunteers should understand that they represent DAS at all times;
- 3. Volunteers must not possess or be under the influence of illegal drugs or alcohol;
- 4. Weapons are not permitted;
- 5. Acts of violence, such as harassment or horse playing, along with failing to comply with rules listed in the code of conduct or handbook, will not be permitted and can be punishable, including disciplinary action up to suspension or termination.
- 6. Volunteers should not speak to the media on behalf of DAS without permission from the manager. Social media interactions relating to DAS also requires permission from the manager.

D. Temporary and Full-Time Volunteers

- 1. Temporary volunteers will be working less hours than full time volunteers. Applicants under this description will not be handling animals and will not be required to attend an orientation class.
- 2. Temporary volunteers must agree to an eight hour minimum of service to participate in the temporary volunteer program. DAS staff will not sign any forms of hours completed until the minimum time is met.
- 3. All volunteers shall wear the appropriate badge for identification purposes.
- 4. Full-Time volunteers are expected to make multiple visits for an undetermined amount of



time as a result of any school or community service program or personal goal.

- 5. Shadow training will include, but it is not limited to:
 - a. Hands on care of small and large breed dogs and cats;
 - b. Handling of cages, including cleaning and preventing cross contamination;
 - c. Proper leashing and animal cleaning procedures.
- 6. Full time volunteers must be 18 years of age or older.
- 7. Volunteers between the ages of 13 17 may only participate in the temporary volunteer program with adult supervision, unless a waiver is signed by a legal guardian to operate as a full time volunteer and permission is granted by the Chief of Police.
- 8. Any volunteer, full time or temporary under the age of 16 will require adult supervision.
- 9. Persons under the age of 13 will not be able to participate in the volunteer program, unless a special approval is granted by the Chief of Police.

E. Liabilities

- 1. DAS is not liable or responsible for any damages, injuries, or losses to one's self or personal property while participating in the program, on or off DAS property.
- 2. The volunteer handbook will be made available online and by hard copies located at DAS' front desk.
- 3. Temporary volunteers will be required to review and sign the following forms:
 - a. Criminal information release form (if over eighteen years of age);
 - b. Conduct and policies overview;
 - c. Volunteer standard operating procedures and guidelines;
 - d. Desired volunteer hours and originating organization;
 - e. Volunteer handbook;
 - f. Appropriate waivers.
- 4. Full-Time volunteers will be required to review and sign the following forms:



- a. The volunteer orientation form;
- b. The volunteer standard operating procedure guidelines;
- c. The conduct and policies overview;
- d. Criminal information release form;
- e. Volunteer handbook;
- f. Applicable waiver.
- 5. Under no circumstance should any volunteer handle stray cats or dog breeds large or small without permission from full time staff.
- 6. DAS will only accept volunteers attempting to acquire community service for court ordered infractions with written approval from the Chief of Police.



General Order No. 507.0

Subject:	Effective Date:	Revised Date:
Written Directive System	February 5, 2020	March 11, 2022
Title:	Pages:	Distribution:
	U	
Decatur Animal Services	3	All Members
Notifications & Overtime		
Protocol		
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter N/A	Todd Pinion	

POLICY

It is the policy of Decatur Animal Services to respond to injured animal calls after business hours.

PROCEDURES

The following procedures apply to Decatur Animal Control Officers (ACO) when responding to injured animal calls after business hours. ACO will determine the level of injury before contacting the City Veterinarian based upon the following guidelines.

A. Minor injuries or no injuries at all

If there are no visible signs of fractures, lesions, heavy bleeding, heavy breathing, distress, and all responses from the animal appear normal or the animal shows small bumps and/or cuts:

- 1. ACO will take the animal to the shelter in accordance with the stray protocol.
- 2. The City Veterinarian does not need to be contacted.

B. Moderate Injuries

If the animal shows large bumps, bruises, lesions, has fractures, is limping, has clear signs of larger injuries, moderate to severe distress and/or breathing, ACO will:

1. Place the animal in a crate/box and secure it in the vehicle.



- 2. Call the City Veterinarian to explain the situation and any issues related to the animal in question. The City Veterinarian will advise further actions as deemed necessary. If there is no answer from the City Veterinarian, make a second call. If the Vet does not answer the second time, the ACO will leave a message on the voicemail if possible and send a text message to the Vet. Additionally, the ACO will contact DAS manager or their designee to discuss further protocols.
- 3. If the animal is transported to the veterinarian after-hours facility, it will be secured in one of the stalls with water access.
- 4. Secure the facility door upon exit.
- 5. Follow up with the Veterinarian by 8:00AM the following morning.
- 6. Inform the Kennel Supervisor and/or DAS Manager by 8:00AM the following morning.

C. Major Injuries

If the animal shows large wounds, excessive bleeding, compound fractures, extreme agonal breathing and/or distress, euthanasia may be performed. The following procedures will apply:

- 1. The ACO will call the City Veterinarian. If there is no answer, make a second call. If the Vet does not answer the second time, the ACO will leave a voicemail message if possible and send a text message. The ACO will transport the animal to any available emergency care Vet within the City of Decatur.
- 2. If the animal was left in the care of an emergency care Vet, the ACO will inform the Kennel Supervisor and the DAS Manager by 9:00AM the following morning.
- 3. If no emergency care Vet is available, the ACO will contact the DAS manager or their designee to discuss euthanasia protocol.
- 4. The ACO will contact the City Veterinarian the following morning by 8:00AM to advise them the animal was euthanized.

D. On Call

1. ACOs will follow an on call rotation schedule for after hours emergency calls. Overtime will be logged in accordance to the City of Decatur Employee Handbook.



- 2. In the event an ACO who is on call becomes unavailable, the next ACO on the list is subject to be contacted.
- 3. Any ACO on the rotation list may be contacted should the need arise.

E. Documentation

- 1. The ACO will thoroughly document whatever plan of action is ordered by the City Veterinarian or supervisor when applicable at the end of shift or overtime call in Adopt-A-Friend software.
- 2. All intake/outtake cards are due by the end of shift or overtime call.

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General Order No. 508.0

Subject:	Effective Date:	Revised Date:
Written Directive System	February 20, 2020	February 20, 2020
Title:	Pages:	Distribution:
Revenue	2	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter	Todd Pinion	

POLICY

All persons conducting or engaging in business within the corporate limits of the City of Decatur or conducting or engaging in business outside the corporate limits but within the police jurisdiction are required to obtain a business license or a privilege license prior to engaging in such activities.

PURPOSE

The purpose of this directive is to provide enforcement guidelines pertaining to business licenses.

RESPONSIBILITY

This policy is applicable to sworn personnel.

DUTIES

Duties of the revenue officer may include but are not limited to:

- 1. Check businesses operating within the city of Decatur or the corporate limits of the police jurisdiction;
- 2. Inspect business licenses at local businesses to ensure proper license and taxation;
- 3. Inspect licenses at commercial and industrial projects to ensure that all contractors are licensed;
- 4. Maintain a subcontractor list for each commercial and industrial project in the city and the Police Jurisdiction;



- 5. Investigate citizen complaints concerning business licenses, zoning and permits;
- 6. Maintain information collected in the field as well as amounts collected;
- 7. Receive payments for license and tax fees and provide a receipt. While taking payments, the bodycam shall be used in accordance to policy # 401.00 ICVS & BWC.
- 8. Issue business licenses.

PROCEDURES

It shall be unlawful for any person, taxpayer or agent of a person or taxpayer to engage in business or vocations in a municipality for which a license may be required without first having procured a license, in accordance with AL Code 11-51-93.

- 1. Conducting business within the City of Decatur without a license is a violation;
- 2. A summons or citation may be issued if the violator can be sufficiently identified.
- 3. The officer may cite the person present who is in charge, the owner, manager, agent, clerk or the corporation provided there is sufficient identifiable information.
- 4. If the violator refuses to cooperate, the officer may order the violator to seize the operation.
- 5. If the violator continues to operate while unlicensed, they may arrested pursuant to 11-51-93, when all other alternatives have been exhausted.



General Order No. 510.0

Subject:	Effective Date:	Revised Date:
Written Directive System	January 19, 2021	January 19, 2021
Title: Front Desk – Part Time Civilian Employees	Pages: 3	Distribution: All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to establish guidelines for part time retired officers performing non-law enforcement duties at the front desk.

SCOPE

This policy is applicable to all part time retired officers assigned to the front desk.

PROCEDURES

A. Responsibilities

- 1. The Decatur Police Department may employ part time retired officers to perform certain duties at the front desk.
- 2. These employees will answer to the Management Services Division Commander via the chain of command, and will be directly supervised by a Management Services Division Sergeant.
- 3. Shift schedule may be from Monday to Friday, and the hours will be set by the Management Division Commander or a designee.
- 4. Their duties may include, but are not limited to:
 - a. Answering the phone,



- b. Utilizing the radio,
- c. Writing reports,
- d. Filing warrants and other documents as required,
- e. Assisting the walk-in public with general information.
- 5. They should employ the de-escalation tactics and techniques learned in annual training via PowerDMS.

B. Restrictions

- 1. Part time retired officers will not:
 - a. Make arrests. They may assist sworn personnel at their request, but they will not initiate any arrests.
 - b. Log items into evidence. Sworn personnel will be summoned to the front desk when a report needs to be filed and evidence needs to be logged in. The officer logging the evidence will be responsible for writing the report.
 - c. Serve warrants or summons. They must contact sworn personnel to serve warrants and summons at the front desk.
- 2. They must also request sworn personnel for any law enforcement actions needed at the front desk or at city hall.

C. Training

- 1. Retired officers should be trained on the duties related to the front desk by a Division Sergeant.
- 2. Optional, if the retired officer wishes to carry their issued firearm while on duty, they must also:
 - a. Receive 40 hours annual in-service training as required by a certified Decatur Police Department Officer;
 - b. Qualify and demonstrate proficiency with their issued firearm annually;



c. Receive training on the response to resistance, de-escalation and on the use of deadly force as established in directives 100.0 – Response to Resistance, 100.3b De-Escalation and 100.4 – Deadly Force.

Note: These training subjects must be completed prior to carrying a firearm while on duty.

D. Dress Code

Retired officers are authorized to wear class C attire as established in policy # 402.3 - Dress Code – Other.

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General Order No. 511.0

Subject:	Effective Date:	Revised Date:
Written Directive System	January 15, 2019	January 15, 2019
Title:	Pages:	Distribution:
Crime Analysis	4	All Members
Cross Reference: CALEA Reference Chapter: 40.1.1	Chief of Police Approval Todd Pinion	

POLICY

It shall be the policy of the Decatur Police Department to maintain a Crime Analysis Unit to provide collection, collation, analysis and dissemination of crime information to affected departmental personnel and other law enforcement agencies as needed.

PURPOSE

To provide for the establishment and continuing operation of the Crime Analysis Unit within the Decatur Police Department.

SCOPE

This written directive is applicable to all sworn personnel.

RESPONSIBILITY

It shall be the responsibility of all sworn personnel to comply with this directive.

CRIME ANALYSIS UNIT AND PROCEDURES

In order to provide early awareness, the Crime Analysis Unit shall assist the department in providing effective and efficient collation and analysis of crime data received.

A. Collection of Crime Data (CALEA 40.1.1a)



The crime analyst shall be familiar with the crime data available and have access to these files. Source documents utilized by the Crime Analysis Unit include but are not limited to:

- 1. Offense reports, supplemental reports, arrest reports, calls for service reports, field interview reports, UCR data, intelligence reports and vehicle reports;
- 2. Online crime information; and
- 3. Reports and crime information received from other law enforcement agencies.

B. Analysis of Crime Data, Patterns and Problems

Analysis is defined as the process of separating crime patterns into its parts, with an examination of these parts to find out the time of day, day of week, specific crime pattern type. Analysis factors may include:

- 1. Frequency by type of crime;
- 2. Geographic factors;
- 3. Chronological/Temporal factors;
- 4. Victim and Target descriptors/demographics;
- 5. Suspect descriptors/demographics;
- 6. Suspect vehicle descriptors;
- 7. Modus Operandi factors;
- 8. Physical Evidence Information;
- 9. Problem Oriented or Community Policing Strategies, if any.

C. Geographic and Temporal Distribution of Selected Crimes

When a selected crime causes a problem for the community, that crime can be tracked by geographic and temporal factors. These crimes, with efficient analysis, have the potential to be impacted by line units. This type of analysis can include crimes by type, geographic location, date, time, day of the week and modus operandi, if available. Some ways of distributing this information are through the use of pin maps or temporal graphs.



D. Dissemination of Analyzed Crime Information (CALEA 40.1.1c)

It is recognized that effective functioning of a crime analysis system requires that information be disseminated to the appropriate units or persons on a timely basis.

- 1. Dissemination of information may come in the form of a structured routine report such as a memorandums, emails and/or informal communication.
- 2. Requests for a specialized analysis of any type will be forwarded in memorandum form to the Crime Analysis Unit.
- 3. Statistical information will be forwarded to Administrative Division Commanders for their review, prior to the distribution.
- 4. The Administrative Division Commander will brief the Chief of Police on crime patterns and trends as needed, or as directed or requested by the Chief of Police (CALEA 40.1.1d).
- 5. In addition to the Administrative Division Commander, requests for specific analysis will be forwarded to the requesting unit/division. It shall be that division's responsibility to ensure that all affected units or personnel have access to this information.

E. Distribution of Information to Outside Sources

- 1. Information developed through crime analysis may be released to outside sources after review by the Chief of Police or his designee (CALEA 40.1.1d).
- 2. Information may be released by the Crime Analyst directly to other law enforcement agencies with approval from the Administrative Division Commander; however, material considered classified or sensitive will be carefully controlled and can only be released after approval by the Chief of Police or his designee.
- 3. Information that is approved for release to any media source shall be directed to the Public Information Specialist.

F. Feedback Analysis (CALEA 40.1.1b)

Feedback is essential to evaluate accuracy, validity and worthiness of crime analysis information. The information steps shall be taken to ensure that feedback is possible to:

1. Establish an open channel of communication between the Crime Analysis Unit and police personnel by encouraging recipients to evaluate the effectiveness of the information given



and submit comments, recommendations and benefits, in writing (through memo or e-mail) and forward them to the Crime Analysis Unit. The Crime Analyst will review the information and, when possible, make necessary changes.

- 2. Track special requests for crime analysis.
- 3. Further input shall be received from discussions held during patrol roll call, investigative intelligence meetings, divisional vertical staff meetings and departmental staff meetings.



DECATUR POLICE DEPARTMENT

Decatur, Alabama

General Order No. 512.0			
Subject:	Effective Date:	Revised Date:	
Written Directive System	May 26, 2022	N/A	
Title:	Pages:	Distribution:	
Honor Guard	5	All Members	
Cross Reference:	Chief of Police A	Chief of Police Approval	
CALEA Reference Chapter N/A	Todd Pinion	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to establish and define guidelines for the organizational structure, utilization, and operation of the Honor Guard unit.

STRUCTURE

The honor guard shall be structured as follows: one commander, two sergeants and a number of police officers as approved by the Chief of Police.

A. ADMINISTRATION AND ORGANIZATION

- 1. CHAIN OF COMMAND. The honor guard unit is assigned to the Management Services Division. All honor guard members shall follow that chain of command when dealing with unit issues.
- **2.** UNIT STRUCTURE. The unit consists of one Honor Guard Commander, a Color Guard Supervisor, a Rifle Team Supervisor, Color Guard members, and Rifle Team members. These positions are defined as follows:
 - a. **HONOR GUARD COMMANDER**: This position should be filled by the Management Services Division Commander.
 - b. **HONOR GUARD SUPERVISOR**: This position should be filled by a Sergeant at the discretion of the Chief of Police or designee.
 - c. **RIFLE TEAM SUPERVISOR**: This position should be filled by a Sergeant at the discretion of the Chief of Police or designee.



- d. **COLOR GUARD MEMBERS**: These positions should be filled by Police Officers. These members make up a flag folding team, and funeral viewing team.
- e. **RIFLE TEAM MEMBERS**: These positions should be filled by Police Officers

B. RESPONSIBILITIES

- 1. Honor Guard Commander. The honor guard commander is responsible for the general operation of the unit, which includes but is not limited to:
 - a. Approval of training sessions.
 - b. Notification of approved details and ceremonies. Notifying the honor guard sergeant and unit members of upcoming drills, training sessions and ceremonial functions.
 - c. Liaison to outside agencies and/or event coordinators.
 - d. Maintaining members' attendance records.
- 2. Color Guard Supervisor. The honor guard supervisor is responsible for, but not limited to:
 - a. Scheduling and content of training sessions.
 - b. Scheduling of members for details and ceremonies.
 - c. Overall operation of details and ceremonies.
 - d. Those duties normally performed by the honor guard commander in his/her absence as approved by the Chief of Police.
- 3. Rifle Supervisor. The honor guard supervisor is responsible for, but not limited to:
 - a. Scheduling and content of training sessions.
 - b. Scheduling of members for details and ceremonies.
 - c. Overall operation of details and ceremonies.
 - d. Those duties normally performed by the honor guard commander in his/her absence as approved by the Chief of Police.



e. Cleaning of team rifles.

C. NOTIFICATIONS

The Management Services Division Commander will, whenever possible, give at least two days to the shift lieutenants of honor guard members, who will be involved in a drill, training, parade, ceremonies or funeral services, when it involves overtime or interferes with their assigned duties. However, circumstances may limit notice times. In such cases, the request shall be approved unless it would significantly impair the operation of the members' assigned duties.

D. UNIFORM

Uniform will be dictated by the Honor Guard Commander with the approval from the Chief of Police.

E. HONOR GUARD REPRESENTATION

- **1. COLOR GUARD**: Parades, conferences, sporting events, and other special details that request the use of the department's color guard to present the colors must be approved by the Chief of Police or designee.
- **2. RIFLE TEAM:** Parades, conferences, sporting events, and other special details that request the use of the department's color guard to present the colors must be approved by the Chief of Police or designee. The rifle team will always work in conjunction with the color guard.
- **3. FUNERALS**: The following guidelines establish eligibility of Honor Guard representation at funerals:
 - a. Officers on active/inactive duty status with the Decatur Police Department at the time of their death.
 - b. Retired employees of the Decatur Police Department, at the request of the family, and as designated by the Chief of Police.
 - c. Current civilian employees of the Decatur Police Department in direct support of police services as designated by the Chief of Police.
 - d. Any other requests at the discretion of the Chief of Police.



F. HONORS

The following honor levels will be provided by the Honor Guard Unit.

- 1. Level one. Honors bestowed for the death of any active, sworn member of the department or any Retired Chief of Police for the City of Decatur. This may include a death stemming from injuries or illness while on duty. Honors may be inclusive of the following:
 - Department Color Guard and Rifle Team;
 - Department Chaplain (if requested by the family);
 - Static display of vehicles (when applicable);
 - Casket vigil;
 - Honorary pallbearers;
 - Flag presentation;
 - Last call;
 - Bugler playing Taps (if Veteran or law enforcement);
 - Firing party/rifle volley salute (if Veteran or law enforcement officer).
- 2. Level 2. Honors bestowed for the non-duty related death of an active sworn member, or retired member of the department. Honor may include the following:
 - Department Color Guard;
 - Flag presentation;
 - Bugler play Taps (if Veteran or law enforcement officer);
- **3.** Level **3.** Honors bestowed for current civilian employees of the Decatur Police Department in direct support of police services as designated by the Chief of Police. Honor may include a casket vigil.



G. TRAINING

- 1. Newly selected members should receive initial training in Honor Guard procedures by the Color Guard Unit or Rifle Team supervisor.
- 2. Additional training sessions should be conducted quarterly.

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General Order No. 601.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	May 21, 2019
Title:	Pages:	Distribution:
Traffic Enforcement	10	All Members
Cross Reference: CALEA Reference Chapters 1.2.5, 61.1.2, 61.1.4, 61.1.5, 82.3.4	Chief of Police Approval Todd Pinion	

POLICY

The Decatur Police Department will fairly and equitably enforce the traffic laws and ordinances of the City of Decatur, State of Alabama and the United States as adopted.

SCOPE

This directive is applicable to all sworn personnel.

RESPONSIBILITY

It is the responsibility of all sworn members to comply with this written directive.

PURPOSE

To establish Department procedures for the basic enforcement of traffic related laws.

ADMINISTRATIVE PROCEDURES

A. ISSUANCE (CALEA 82.3.4a)

- 1. Uniform Traffic Citation books will be issued consecutively by book number, by department personnel.
- 2. The receiving officer will check each citation book to ensure that all citations are present.
- 3. The officer will then sign for the book, listing employee ID number.



Note: Depending on equipment availability, officers must use E-Cite, and only use the Uniform Traffic Citation Book when E-Cite is inoperable.

B. LOSS TO BE REPORTED

Each officer possessing a Uniform Traffic Citation book will be accountable for its condition. The loss of a Uniform Traffic Citation book or any part of a book will be reported in a memorandum to the Chief of Police via the chain of command. This report will include all missing citation numbers and an explanation of the circumstances surrounding the loss.

C. VOIDING CITATIONS

In the event it becomes necessary to void a Uniform Traffic Citation, the officer will clearly mark all copies "Void." The officer will then attach all copies of the voided citation to a memorandum directed to the Chief of Police via the chain of command. This report will include the reason for voiding the citation and the number of the citations issued in its place.

Note: E-Citations should be voided within the designated program using the proper procedure.

D. INSTRUCTIONS (CALEA 61.1.2b)

A Uniform Traffic Ticket and Complaint may not be issued for a felony charge. Only one violation may be cited on each Uniform Traffic Citation. The issuing officer will complete the Uniform Traffic Citation in accordance with the guidelines established by the State of Alabama. These guidelines are available in the Municipal Court. They encompass statued law Titles 12-12-50 through 12-12-56, Title 12-14-8, the Rules of Judicial Administration: Rule 19 and the Uniform Traffic Ticket and Complaint Manual of the Administration of Courts.

- 1. Officers will review the citation for accuracy and completeness prior to asking for the violator's signature. Upon issuance of a Uniform Traffic Citation, the officer will provide the violator with an appropriate court date in accordance with the Decatur Police Department written directive concerning traffic law enforcement Municipal Court arraignments.
- 2. Officers should refer the violator to the City of Decatur Magistrate's Office for any information regarding optional or mandatory nature of court appearance (CALEA 61.1.4b).
- 3. Violators will be referred to the City of Decatur Magistrate's Office to find out if they are allowed to enter a plea and/or pay the fine by mail or in person before the court date (CALEA 61.1.4c).



- 4. Officers will not attempt to answer any questions concerning the amount of a fine or related court cost. Instead, officers will provide any reasonable information requested by the violator prior to their release (CALEA 61.1.4d).
- 5. Officers will present the completed Uniform Traffic Citation to a Municipal Court magistrate, at which time they will swear to or affirm the validity of the citation before the magistrate. This procedure will be conducted as prescribed by the municipal court magistrate.

E. SECURITY OF CITATION (CALEA 82.3.4c)

1. Officers will be responsible for the security of citations until they are turned into the Decatur Municipal Court or the Morgan County Juvenile Probation Office.

2. Handwritten citations:

- a. Officers shall ensure the citations are stored at secured locations within their assigned vehicles at all times.
- b. Once a citation has been issued, a copy of such citation will be filed with the Decatur Municipal Court or the Morgan County Juvenile Probation Office.
- c. The other copy will be filed with the Decatur Police Department's Record Unit.

3. E-Citations

- a. Officers may download up to two warning citation and/or citation books within E-Cite. Each book contains a block of 50 citations that are arranged in sequential numbers.
- b. Once a citation has been printed, it is to be turned into the Decatur Municipal Court or the Morgan County Juvenile Probation Office to be filed without delay.

F. ACCOUNTABILITY FOR CITATIONS (CALEA 82.3.4b)

- 1. To ensure accountability for citations the Operations Division Commander will ensure that checks are made of issued citations at least annually. Citations will be checked by random selection. This check will search for citation numbers missing from the database.
- 2. Once a citation has been determined to be missing, the Operations Division Commander or a designee will determine if that citation was turned into the Court or if it may have been lost or otherwise disposed of in an unauthorized manner.



- 3. If it appears that the citation was improperly disposed of, the matter will then be referred to the officer's immediate supervisor for investigation and recommendation.
- 4. No member of the Decatur Police Department will participate in the improper disposal or adjudication of any traffic citation.

ENFORCEMENT PROCEDURES

A. CITATIONS NOT RESULTING IN CUSTODIAL ARREST (CALEA 61.1.4a)

When violators are permitted to be released on their own bond, the court date for the Uniform Traffic Citation(s) must be set no less than thirty (30) days after the date of issuance of the citation. The court date on all non-custodial arrests will be set according to the Decatur City Magistrate and are subject to change.

B. TRAFFIC ARREST WITH SIGNATURE BOND (CALEA 61.1.2b)

Current Alabama law requires that almost all persons arrested for traffic violations be released on their signature bond, except when using E-Cite. Few cases exist where this is not true. Examples include but are not limited to the following:

- 1. Officers may find that in some cases it is not reasonable to effect the arrest of an offender at the time of the violation. Officers may want to obtain a warrant for an arrest of the violator at a more advantageous time. In these cases, the officers must have the correct identification and vehicle information needed for a citation.
- 2. The officer will then complete a citation and deliver it to the Magistrate's office to obtain an arrest warrant for the offender.
- 3. If a warrant is issued, it is to be served once it is in hand.

A. PHYSICAL ARREST (CALEA 1.2.5, CALEA 61.1.2a)

- 1. Officers may arrest persons in violation of those traffic laws pertaining to driving under the influence of intoxicants.
- 2. Officers will arrest persons in violation of traffic offenses committed during the commission of crimes.
- 3. Officers will contact their supervisor, who will determine if a citation will be issued or a warrant at a later time.



- 4. Some arrests do not allow for the signature bond of the traffic violator. These arrestees will be required to have a bond posted with the Municipal Court.
- 5. If applicable, the officer must allow the violator the opportunity to:
 - a. Sign the Uniform Traffic Citation, if applicable; or
 - b. Post their driver's license as bond. This opinion is entirely the violator's decision and is not mandatory.
 - c. It is recommended that if the violator refuses to sign the citation, the Officer will write "Refused to Sign" on the signature section. Physical arrest is not the preferred course of action for a refusal to sign, but in the event of an arrest, a supervisor must be contacted.
- 6. A signature is not required when using E-cite; however, in the event that E-cite is inoperable or unavailable the Uniform Traffic Citation Books must be used.

B. ARREST REPORTS

Upon the arrest of a traffic violator, a Uniform Traffic Citation will be completed for each traffic offense, along with an Arrest Report.

- 1. Violators will be given their copy of the traffic citation(s), unless circumstances prohibit doing so.
- 2. The arrest report will be given to the Municipal Court magistrate, along with the original Uniform Traffic Citation(s).

C. VEHICLE SECURITY UPON TRAFFIC ARREST

In the event a traffic violator is placed under physical arrest, the officer will determine if the violator's vehicle poses an immediate traffic hazard.

- 1. If the vehicle poses an immediate traffic hazard and cannot be removed from the roadway, the vehicle will be impounded.
- 2. If the vehicle does not pose an immediate traffic hazard, the officer will inform the arrestees of the options of impounding the vehicle at the violator's expenses, releasing the vehicle to a person of the violator's own choosing or leaving the vehicle unattended. By refusing the impoundment or releasing the vehicle to another, the violator accepts all responsibility



for the vehicle and its contents. This includes any theft, damage or loss that occurs as a result.

- 3. All impoundments will be made in accordance with the Decatur Police Department written directive concerning vehicle impoundment procedures.
- 4. Officers should avoid driving the violator's vehicle, or any citizen's vehicle, unless to ensure the vehicle is operable in a DUI case.

D. ENFORCEMENT GUIDELINES

The enforcement policies of the Decatur Police Department cannot and should not interfere with an individual officer's discretion in the issuance of a Uniform Traffic Citation. The officer's discretion should be based on training and professional judgment. The following are general enforcement policies that should guide officers in taking enforcement action against traffic violators.

E. MOVING VIOLATIONS / UNIFORM TRAFFIC CITATION (CALEA 61.1.5c)

- 1. A Uniform Traffic Citation should be issued to violators who jeopardize the safety and welfare of vehicle and pedestrian traffic, citing the specific law or municipal ordinance violated.
- 2. This includes hazardous and non-hazardous violations, operating unsafe or improperly equipped vehicles and license violations.

F. NON MOVING VIOLATIONS / PARKING CITATIONS (CALEA 61.1.5d)

- 1. A Parking Summons and Complaints will be utilized to cite violations of illegal, improper or hazardous parking, citing the municipal ordinance being violated. A Uniform Traffic Citation will not be used to enforce a parking violation.
 - a. Parking Summons and Complaints issued for parking violations occurring on private property will be in accordance with the Decatur Police Department written directive concerning the enforcement of Parking Ordinances.
 - b. Handicap parking enforcement will be in accordance with Decatur Police Department written directive concerning handicap parking.
- 2. A Uniform Traffic Citation should be issued to violators who operate their vehicles with equipment violations, detailing the specific law or municipal ordinance.



G. VERBAL WARNING (CALEA 61.1.2c)

A verbal warning may be appropriate when the violator commits an act due to lack of knowledge of a law or ordinance, or when equipment failure has occurred and the driver is unaware of the failure.

H. DRIVING UNDER THE INFLUENCE (CALEA 61.1.5a)

The policy of the Decatur Police Department is to arrest persons found to be driving under the influence of any substance which impairs their ability to safely operate a motor vehicle upon public or private property. Procedures for DUI arrest are established in other written directives.

I. HAZARDOUS VIOLATIONS

In most cases violators may be issued a citation only when the violation is observed by the officer.

- 1. Officers should concentrate their enforcement efforts in areas with a previous history of high accident occurrence.
- 2. Hazardous violations consist of any violation of a law or ordinance which presents an immediate danger to vehicular or pedestrian traffic. This includes unsafe behavior or an unsafe condition relating to the driver or vehicle.
- 3. Hazardous violations include but are not limited to DUI, speeding, running stop sign or signal, failure to yield the right of way, reckless driving and following too closely.
- 4. Officers should consider hazardous violations an important part of their enforcement effort.

J. NON-HAZARDOUS VIOLATIONS

Violators may be issued a citation only when the violation is observed by an officer. Nonhazardous violations consist of any violation of an enacted law or ordinance which is not a hazardous violation as defined above. These include but are not limited to revenue, licensing and equipment violation not creating an unreasonable risk to the public.

K. MULTIPLE VIOLATIONS (CALEA 61.1.5f)

A Uniform Traffic Citation may be issued for each violation that is not a lesser included offense of the more serious violation. For example, instead of issuing several citations for multiple moving violations, officers may issue a citation for reckless driving when warranted.



L. PUBLIC CARRIER AND COMMERCIAL VEHICLE VIOLATIONS (CALEA 61.1.5e)

Only officers who have been certified by ALEA and approved by the Chief of Police as Motor Carrier Safety Officer will inspect commercial vehicles to check for violations of the Federal Motor Carrier Safety Regulations. Stops by non-Motor Carrier officers based on probable cause that a violation has occurred are always permitted and encouraged. Operators of commercial motor vehicles can be issued a Uniform Traffic Citation or warning as prescribed in this directive by any sworn officer.

M. POST ACCIDENT ENFORCEMENT (CALEA 61.1.5h)

- 1. Alabama law allows for unwitnessed traffic arrests by officers. Enforcement of traffic laws may still be accomplished by officers explaining to accident victims the provisions for obtaining an arrest warrant for a traffic offender.
- 2. Officers may issue citations to the driver of a motor vehicle involved in an accident when, based on personal investigation, the officers have prima facie evidence demonstrating grounds to believe that the driver of such vehicle has committed any offense under chapters 5, 5A, 6, 7, or 7A of Title 32 of the Alabama Code.

N. REVOKED OR SUSPENDED DRIVING PRIVILEGES (CALEA 61.1.5b)

- 1. Motorists operating a motor vehicle after their driving privileges have been revoked or suspended will be issued a Uniform Traffic Citation. Officers will not give the violators permission or allow them to operate a motor vehicle.
- 2. Officers may impound the violator's vehicle in accordance to Alabama Title 32, Motor Vehicle and Traffic or City of Decatur Ordinance 22-43, unless specifically required by State law.

O. OFF-ROAD RECREATIONAL VEHICLES AND BICYCLE ENFORCEMENT (CALEA 61.1.5i)

Off-road recreational vehicles and bicycles will be expected to obey all laws and ordinances of the State of Alabama and City of Decatur. Enforcement of these violations will be in accordance with procedures set forth in this written directive. The age of the offender may influence the degree of enforcement action taken. A citation cannot be issued to a juvenile offender under the age of 16 years. Notifying the parents or legal guardian of a juvenile violator should be considered as an alternative to issuing a Uniform Traffic Citation.



P. PEDESTRIAN ENFORCEMENT (CALEA 61.1.5i)

In areas where pedestrian accidents occur, officers should concentrate their efforts to enforce pedestrian traffic laws. Enforcement will consist of all measures outlined in this directive for vehicular violator and as allowed by law for application to pedestrian violators. Such areas will include, but are not limited to school crossings, malls, shopping centers, etc.

Q. NEWLY ENACTED LAWS (CALEA 61.1.5g)

Officers should use their judgment when deciding to issue a citation to a motorist who has violated a newly enacted traffic law. Officers should use their discretion as an opportunity to educate the motorist.

SPECIAL CONSIDERATIONS

A. NONRESIDENTS

Non-residents will be issued traffic citations and/or warnings in the same manner as a resident.

B. JUVENILES (CALEA 61.1.2)

Juvenile traffic violators will be processed in accordance with the Decatur Police Department written directive concerning juvenile procedures.

C. Legislators (CALEA 61.1.2)

Refer to policy no. 107.2 - Legislators and Elected Officials.

D. FOREIGN DIPLOMATS/CONSULAR OFFICIALS (CALEA 61.1.2)

Refer to policy no. 107.1 – Foreign Diplomats & Consular Officials.

E. MILITARY PERSONNEL (CALEA 61.1.2)

Refer to policy no. 107.3 – Military Personnel.

F. DRIVER RE-EXAMINATION

Officers may request drivers to be reexamined for a driver's license by the Alabama Department of Public Safety. The reexamination form may be obtained at the Alabama State Trooper Post. The card will be completed with specific details supporting the reexamination



request. Copies of all related reports will be submitted with the reexamination request. Persons with the following conditions may be recommended for reexaminations if the condition prevents them from exercising reasonable and ordinary operation of a motor vehicle:

- 1. Incompetence;
- 2. Mental disability;
- 3. Physical disability;
- 4. Disease and Any other condition impairing safe driving ability.



Decatur Police Department Decatur, Alabama

General Order No. 602.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	July 18, 2018
Title:	Pages:	Distribution:
Traffic Stops	6	All Members
Cross Reference: CALEA Reference Chapter 61.1.7	Chief of Police Approval Todd Pinion	

POLICY

Traffic stops will be conducted professionally and courteously and in a manner designated to provide for the safety of officers, violators and other motorists.

SCOPE

This directive is applicable to all sworn personnel.

RESPONSIBILITY

All sworn personnel will comply with this directive.

PURPOSE

To establish guidelines for stopping and approaching traffic violators.

PROCEDURES

No two traffic stops are exactly alike and no two violators will react in the same manner. Conditions may dictate altering the recommended procedures. The procedures are to be followed when possible and presented from the perspective that ideal conditions exist for the traffic stop.

A. STOPPING VEHICLES

Upon identifying a traffic law violator, officers should attempt to stop the violator in an area or location safe for the officers, the violator and other motorists. If the violator has stopped in an unsafe manner or location, he or she should be instructed to move to the nearest safe location. The public address system (PA) may be used to direct the violator from a safe distance, so long as it is tactically necessary and is not done to embarrass or harass the violator. Instructions should be given slowly and clearly to avoid confusion. Officers should be given slowly and clearly to avoid confusion.



avoid driving the violator's vehicle, or any citizen's vehicle, unless to ensure the vehicle is operable in a DUI case.

B. HIGH RISK/FELONY STOPS (CALEA 61.1.7b)

Officers must remain flexible to prepare a response for whatever action the suspect may take. High risk or unknown risk stops will be made in accordance with the following guidelines:

- 1. If possible, follow the vehicle until assistance arrives;
- 2. Provide the communications center with the vehicle description and suspect information;
- 3. Formulate a plan for the location and for backup;
- 4. If possible, try and make the stop in a location with tactical advantages, including minimum traffic, good visibility and limited escape routes;
- 5. A minimum of four officers is recommended to conduct a high risk stop;
- 6. The greater the perceived threat, the greater the distance to be maintained from the suspect vehicle;

C. ADDITIONAL PROCEDURES

- 1. Generally, the first two patrol vehicles should be positioned side by side, approximately 45 feet behind the suspect's vehicle; other patrol vehicles should be positioned carefully to avoid placing any other officer in a cross-fire;
- 2. The officer originating the stop is in charge of the stop unless relieved by a higher ranking officer and should be the only officer giving orders to the suspects;
- 3. Back-up officers should direct their comments, recommendations, warnings, etc. to the officer in charge;
- 4. Spotlight and high beam lights should be used to illuminate the suspect vehicle and protect officers;
- 5. Once officers are in position, suspects should be controlled through the use of commands by the primary officer or officer in charge;
- 6. The driver will be ordered to shut off the vehicle ignition, turn on interior lights if needed, roll the driver's window down and place the keys on top of the vehicle;
- 7. The officer giving commands should order the subject(s) to slowly exit the car one at a time (all exiting from the left side doors) keeping hands up and visible at all times and $\frac{513}{3/21}$



making a complete turn to enable a cursory weapons check;

- 8. If a weapon is seen, the officer will advise the suspect not to reach for or touch the weapon as any movement towards the weapon may be considered an act of aggression;
- 9. Each suspect should be ordered to walk backward, one at a time, toward the patrol units and assume a prone position or kneeling position;
- 10. One officer will carefully approach the suspect and apply handcuffs;
- 11. When all visible occupants have been removed, the primary officer or officer in charge should carefully inspect the suspect's vehicle for hidden occupants;
- 12. The trunk must be carefully opened and inspected with cover from other officers;
- 13. The communications center must be constantly updated whenever it is safety feasible;

D. UNKNOWN RISK STOPS PROCEDURES (CALEA 61.1.7a)

1. VEHICLE POSITION

- a. Whenever it is safely feasible, all pertinent information will be transmitted to the communications center prior to the actual stop.
- b. Once the violator has been stopped in a safe location, the officer's vehicle should be positioned 10-15 feet to the rear of and offset approximately 3 to 5 feet to the left of the violator's vehicle (or toward approaching traffic). Wheels should be turned to the left.

2. APPROACH

Officers should approach the violator's vehicle with caution, watching for any suspicious or sudden movement in the vehicle. Officers may use the spotlight or other lighting to illuminate the interior of the violator's vehicle. If approaching the violator's vehicle, officers may:

- a. Check the trunk lid to determine if it is secure as they approach the vehicle.
- b. Carefully survey the interior of the violator's vehicle during the approach.
- c. Walk cautiously to a point even with the trailing edge of the door as they approach the vehicle.
- d. Position slightly behind the driver's door, with the weapon away from the violator. This position enables the officers to communicate with the driver and keep all $\frac{514}{3/21}$



occupants in view.

- e. If a second officer is present, he or she should approach the vehicle along its right side, using the same caution.
- f. Officers may utilize either a driver or passenger side approach, or may call the violator back to the patrol vehicle.

E. OFFICER/VIOLATOR CONTACT

Officers should realize that a vehicle traffic stop is an emotionally traumatic experience for many violators. Officers should try to make each contact educational and leave the violator with the impression that the officers have performed a necessary task in a professional and courteous manner. Additionally, officers must:

- 1. Be alert at all times for the unexpected, while avoiding being obviously apprehensive;
- 2. Present a professional image and demeanor;
- 3. Be absolutely certain that the observations of the traffic violation were accurate, without reservations;
- 4. Be prepared for the contact by having the appropriate equipment and forms immediately available;
- 5. Greet the violator in a courteous, professional such as "sir or ma'am";
- 6. After identifying yourself and stating the violation, ask for the violator's driver's license or other form of identification if a driver's license is not available;
- 7. Allow the violator to discuss the citation, within reason and not argue with the violator or berate, belittle, or otherwise verbally abuse them;
- 8. Complete all appropriate paperwork if a citation is issued. If the officer returns to the patrol vehicle to complete the paperwork, the officer should intermittently glance at the violator's vehicle and be alert for any suspicious activity or sudden movement.
- 9. Explain the violation in detail and provide all required information, as detailed in established procedures governing traffic enforcement and traffic arraignment. Obtain the violator's signature, if applicable, on any citations issued (CALEA 61.1.4);
- 10. Return the violator's driver's license and provide the appropriate copy of the traffic citation;
- 11. Assist the violator in safely returning to the flow of traffic.



12. Officers should employ de-escalation techniques during all violator contacts as appropriate.

F. INTOXICATED DRIVERS

Traffic stops of intoxicated drivers should be in accordance with established procedures governing enforcement of driving under the Influence violations.

G. RADIO TRAFFIC

If time allows, officers should notify the communications center when making a traffic stop and relay the following information:

- 1. Location of the traffic stop;
- 2. The vehicle's tag number and state;
- 3. The vehicle make and color;
- 4. Any other pertinent information.

H. EMERGENCY EQUIPMENT

- 1. Officers must use emergency lights in stopping violators.
- 2. If this fails to gain the attention of the violator, officers should activate the siren.
- 3. If the violator refuses to stop or attempts to flee, officers must conduct any pursuit in accordance with established procedures governing emergency and pursuit driving.

I. MOTORIST ASSITANCE

When officers encounter a disable vehicle in the roadway, the emergency lights must be used to warn approaching motorists of the possible hazard.

J. PARKING

The emergency lights must be used to warn approaching motorists of road hazards.



Decatur Police Department Decatur, Alabama

General Order No. 603.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	July 17, 2018
Title:	Pages:	Distribution:
DUI Enforcement	4	All Members
Cross Reference: CALEA Reference Chapter 61.1.10	Chief of Police Approval Todd Pinion	

POLICY

The policy of the Decatur Police Department is to arrest all persons who are illegally driving under the influence of alcohol, drugs or any other intoxicant.

SCOPE

This directive is applicable to all sworn personnel.

RESPONSIBILITY

It is the responsibility of all sworn personnel to comply with this directive.

PURPOSE

To establish guidelines for the detention and apprehension of persons suspected of driving under the influence of alcohol, drugs or any other substance(s) which impair the driver's ability to operate a motor vehicle.

DEFINITION: Impaired will mean the driver's inability to safely operate a motor vehicle as defined by law. For the purpose of this directive impaired shall be synonymous with intoxicated.



A. DETECTION

The observation of any erratic, dangerous or unusual driving behavior is crucial to establishing the reasonable suspicion for making a traffic stop. Officers should exercise due care and caution when following a possibly impaired driver, and be alert for any unusual or inappropriate reactions. The officer should document all relevant behaviors in the arrest report to substantiate reasonable suspicion. This will provide the officers with clear details of the incident when testifying in court.

B. VEHICLE TRAFFIC STOPS

Vehicle traffic stops will be made in accordance with the Decatur Police Department's written directives concerning vehicle traffic stops.

C. DRIVER OBSERVATIONS

Upon making contact with the suspected intoxicated driver, the officer should observe the appearance, odors, mannerisms and characteristics of the driver. These factors should be evaluated and if consistent with that of an impaired person, further investigation may be warranted. The officer should ask the suspected intoxicated driver to exit the vehicle and to perform a series of field sobriety tests.

D. FIELD SOBRIETY TESTS

Officers will attempt to administer a series of field sobriety tests to the suspected intoxicated driver, to determine if the driver's motor skills and coordination are impaired. Field sobriety tests give an indication of the possible level of intoxication.

- 1. Field sobriety tests should be conducted in an area of relative safety for both officer and the driver.
- 2. Field sobriety tests should be performed on a relatively level and smooth surface and preferably away from traffic.
- 3. Distractions should not prevent the administration of field sobriety tests, but should be taken into account when evaluating results.
- 4. The determination of which sobriety tests to administer will be made by each officer and may vary with each officer's ability to administer and/or interpret each test.
- 5. The ability of the driver and/or the terrain may affect which field sobriety tests the officer chooses to use. Field sobriety tests should include the following standardized field sobriety tests:
 - a. Horizontal Gaze Nystagmus;



- b. Walk and Turn; and
- c. One Leg Stand.
- 6. Additionally, officers may conduct one or more of the following supplemental tests:
 - a. Rhomberg alphabet;
 - b. Finger to nose;
 - c. Finger Count; and
 - d. Backwards number count.

Note: Officers should document the results of all field sobriety tests for the purpose of probable cause and to be used as testimonial evidence in the event of trial.

E. ARRESTS

- 1. In the event of an arrest, the officer should handcuff the suspect in accordance with existing arrest procedures.
- 2. In establishing probable cause, the officer shall ensure the vehicle is operable.

F. IMPLIED CONSENT

- 1. Any person who operates a motor vehicle upon a public highway of this state shall be deemed to have given consent, subject to the provisions prescribed in the Alabama Code.
- 2. Officers having reasonable grounds to believe the person was driving a motor vehicle upon the public highways of this state while under the influence of intoxicating liquor, may administer a chemical test or tests of the person's breath, blood or urine for the purpose of determining the alcoholic content of such person's blood.
- 3. The person must be lawfully arrested for any offense arising out of acts committed while the person was driving a motor vehicle on the public highway of the State of Alabama while under the influence of intoxicating liquor.

G. CHEMICAL TESTING

- 1. Offenders will be directed to submit to a chemical breath test to determine the alcoholic content of their blood. The testing will be conducted according to current procedures.
- 2. If a DUI arrestee requests a separate blood test, he or she will be allowed to have such test, but only at his or her expense and after completion of the department's breath test_{3/21}



3. If a blood or urine test is requested, the arrestee will be transported to the nearest medical facility.

H. DUI KITS

Officers needing to utilize a DUI kit will use the kit provided by the Alabama Department of Forensic Sciences.

I. DUI ON PRIVATE PROPERTY

Officers may arrest an impaired driver on private property if probable cause exits. Officers should be aware that the implied consent law applies only to the public roadways of the State of Alabama; however, officers should offer the option of the chemical test of the arrested person's breath.

J. DUI ACCIDENT INVESTIGATION

Upon an officer's arrival at an accident scene, the officer may arrest an impaired driver, pursuant to Alabama Code section 32-5-171.

K. VEHICLE SECURITY UPON TRAFFIC ARREST

The violator's vehicle will be handled in accordance with written directive no. 606.0 -Vehicle Impoundment and Inventory.



Decatur Police Department Decatur, Alabama

General Order No. 604.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	July 16, 2018
Title:	Pages:	Distribution:
Escort Services	4	All Members
Cross Reference: CALEA Reference Chapter 61.3.3	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to provide reasonable aid to individuals or companies in the escort of property or personnel through the city, provided the escort does not create an unacceptable risk to the public.

SCOPE

This directive is applicable to all sworn personnel.

RESPONSIBILITY

All responsible personnel will comply with this directive.

PURPOSE

To establish guidance for providing law enforcement escort services under both scheduled and emergency situations.

APPROVAL

A. SCHEDULED ESCORTS

All routine requests for escorts will be reviewed and approved by the Chief of Police or a designee. Each request will include time, date, location and any other pertinent details. If private escort personnel are utilized, they will be reviewed to ensure the escort meets the guidelines of current city ordinances and state laws.



B. EMERGENCY ESCORTS

Officers will not initiate emergency escorts without obtaining authorization from a supervisor.

PROCEDURE

A. SCHEDULED ESCORT SERVICES

- 1. Requests for scheduled escort services may include but are not limited to:
 - a. Motorcades and other transport of public officials or public dignitaries;
 - b. Emergency vehicles, funerals or unusual cargo;
 - c. Oversized vehicles, highway construction maintenance vehicles and vehicles with hazardous cargo only with an Alabama Department of Transportation permit that is reviewed prior to the escort.
- 2. The requestor will be directed to contact the communications center;
- 3. The communications center will generate a delayed call and provide the requestor with a case number;
- 4. Traffic direction and control will be established, as appropriate, at locations along the scheduled route, sufficient to ensure safe passage through intersections.

B. EMERGENCY UNSCHEDULED ESCORT SERVICES

1. OTHER EMERGENCY VEHICLES

Emergency vehicles from other agencies may be escorted under limited circumstances and only after supervisor approval. Exceptions may include:

- a. The escort of an emergency vehicle from the city limits to a hospital if the driver is not familiar with the location;
- b. The emergency equipment on an emergency vehicle is malfunctioning.

2. PRIVATE VEHICLES

Emergency escorts of private vehicles is to be avoided when possible. Officers should escort civilian vehicles to a medical facility only as a last resort and only if it appears the patient's life is in immediate danger.

a. The preferred alternative is the transfer of the patient to an ambulance



- b. Regardless of the threat to the patient, the escort of a private vehicle will not exceed a speed reasonable for the conditions present. Officers conducting the escort will activate the patrol's vehicle emergency equipment. However, officers will not proceed through traffic control devices without stopping and ensuring that both vehicles can safely proceed through the intersection.
- c. Officers will terminate an emergency escort and resume normal vehicular operation when in their opinion continuation of the escort would constitute an unacceptable risk to the public. If possible, the person being escorted will be advised of this requirement before the escort is started.

C. FUNERAL PROCESSIONS

- 1. It will be the responsibility of the funeral home director to contact the Police Department for a funeral escort service. Funeral home directors should contact the Police Department at least twenty-four hours in advance of the time the escort service is needed. Earlier requests will receive priority. Any request received with less than twenty-four hours advanced notice will be provided service as available.
- 2. A minimum of two police vehicles shall be scheduled for each escort. The maximum number of escort units should not exceed three. However, the traffic supervisor may assign additional units to block traffic at the intersections, as determined by the Chief of Police or a designee.
- 3. In the event of unexpected or increased demands for police services, or inclement weather conditions, the Police Department may cancel an escort subject to the following considerations:
 - a. Only a supervisor may cancel an escort in accordance with the guidelines established in this general order; the supervisor will be accountable for the decision to cancel an escort.
 - b. In the event of a cancellation, the supervisor or a supervisor's designee will advise the funeral director in charge of the funeral that the Decatur Police Department cannot condone unescorted processions, as they are inherently dangerous.
- 4. Procession routes will be determined and directed by the Police Department. Special requested routes will be provided if possible, but the determination by the Police Department will prevail.
- 5. Escorts will be provided outside the city limits only with the approval of the Chief of Police or a designee. Reasonable efforts will be made to provide an escort for the reasonable distance beyond the city limits when possible. If not possible, it will be the responsibility of the funeral director to contact other agencies for assistance.



D. OPERATIONAL GUIDELINES

- 1. Officers scheduled to participate in an escort should arrive no more than ten minutes prior to departure time, and should remain up to fifteen minutes past the scheduled departure time. Officers are authorized to remain for an extended period as approved by a supervisor. Officers shall not leave without prior notification to the funeral director.
- 2. It is suggested that the procession drives with their headlights on and on bright beam. The funeral flag must be displayed, if available, on the front of the hood of leading vehicles in the procession.
- 3. Police vehicles shall use emergency equipment while escorting a funeral procession.
- 4. One police vehicle should be assigned to lead the procession. One shall be assigned to bring up the rear, and as many as deemed necessary by the supervisor shall be assigned to control intersections.
- 5. No intersection shall be left unattended unless absolutely unavoidable.
- 6. Escorted vehicles shall normally be channeled into the right hand lane while the procession is moving.
- 7. Processions shall proceed within the posted speed limits.
- 8. Oncoming traffic is not required to stop unless it interferes with the procession.
- 9. Upon entering the cemetery or burial site, the lead escorts, when possible, shall dismount or exit their vehicles and stand at parade rest with their headgear on, and remain until the last vehicle in the procession clears the entrances.

E. UNESCORTEDPROCESSIONS

- 1. Unescorted processions are to be discouraged at the onset; however, a procession in progress shall not be stopped unless an officer perceives that the conduct of the procession creates a grave risk to the participants or the motoring public at large.
- 2. If it becomes necessary to stop a procession, officers shall exercise the greatest degree of human compassion and good judgment considering the circumstances.



Decatur Police Department Decatur, Alabama

General Order No. 605.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	May 21, 2019
Title:	Pages:	Distribution:
Traffic Control and Direction	6	All Members
Cross Reference: CALEA Reference Chapters 46.2.7, 61.3.2, 61.4.2	Chief of Police Approval Todd Pinion	

POLICE

The Department will provide traffic direction, control and scene protection services when necessary to ensure safety.

PURPOSE

To establish guidelines for providing traffic direction and control during routine and emergency situations.

SCOPE

This directive is applicable to all personnel.

RESPONSIBILITY

It is the responsibility of all affected personnel to comply with this directive.

DEFINITIONS

ACCIDENTAL HAZARDS: Items that have fallen onto the roadway such as cargo, tree limbs, power lines, etc.

ACTS OF NATURE: Flooding, fog, snow, ice, tornadoes, etc.



DAMAGE HAZARD: Any item damaged by an accidental or deliberate act that might cause additional risk of injury should a vehicle strike it upon leaving the roadway, such as exposed to guardrail ends.

SPECIAL EVENT: Any activity that results in the need for control of traffic, crowds or crime such as parades, athletic contests or demonstrations.

TEMPORARY TRAFFIC CONTROL DEVICES: Devices intended for temporary deployment to assist in the safe and efficient direction of movement for both pedestrian and vehicular traffic. These consist of moveable barriers, cones, portable signs, etc.

TRAFFIC CONTROL: The control of vehicular and pedestrian movement at a location.

PROCEDURES

A. SAFETY EQUIPMENT

1. REFLECTIVE VESTS (CALEA 61.3.2e)

Officers will wear reflective clothing (vests or other suitable attire) at all times while directing traffic or in the road controlling traffic.

- **a.** In cases of inclement weather, the vest is to be worn over any other clothing.
- **b.** Vests will be available to all personnel normally required to direct traffic. Should the vest become damaged, lost, or require replacement, officers will notify their supervisor as soon as possible.

2. FLASHLIGHTS

Officers must use flashlights when directing traffic after sunset or at any time visibility is reduced to the point that drivers are likely to have difficulty observing officers or the officers' hand signals.

3. WHISTLES

Officers will use whistles as needed to gain drivers attention and assist in indicating direction of traffic.



B. TRAFFIC CRASHES (CALEA 61.3.2a)

- 1. Officers will perform traffic control at crash scene when the crash interferes with the normal flow of traffic.
- 2. Officers will make every reasonable effort to reroute the flow of traffic around the crash scene, until the vehicles can be removed and the road reopened.
- 3. Officers may use both temporary devices and manual uniform hand signals.

C. TEMPORARY TRAFFIC CONTROL DEVICES (CALEA 61.3.2d)

- 1. Temporary traffic control devices may be deployed in support of traffic direction and control activities. Circumstances which may justify their use include special events, adverse road and weather conditions, rerouting traffic, etc.
- 2. Portable or part time stop signs should not be used as temporary traffic control devices, except in an emergency situation and only after being approved by a supervisor.
- 3. Temporary traffic control devices may be obtained from the Sign Shop on an as needed basis. Supervisors will advise the communications center to notify these departments as appropriate.
- 4. As soon as practical after determining the temporary traffic control device is no longer needed, the supervisor authorizing the use of the device, or the supervisor responsible for the scene will ensure its removal or deactivation.

D. FIRE SCENES

- 1. If possible, the first officer on the scene will render any first aid needed to any injured persons, consistent with the officer's training.
- 2. Officers should not enter a burning structure unless they know the structure is occupied and the occupants are in imminent danger. However, officers should consider their own safety before entering a burning structure.
- 3. As soon as possible, the officer will establish a safe perimeter to keep unauthorized personnel out of the immediate area and protect fire and rescue equipment. The officer will then assist in crowd control and maintain a safe perimeter as needed.
- 4. The initial reporting officer will notify a field supervisor of the situation as soon as possible.



- 5. As soon as possible, the officer will contact the Fire Department official in charge to determine the seriousness of the fire and to determine if additional Police Department personnel are needed, such as investigators or supervisors.
- 6. Perimeter officers will restrict access to only those persons whose services are immediately needed in the fire scene area.
- 7. Officers on the scene will assist the Fire Department as needed in ensuring the removal of unauthorized vehicles, objects or persons which are hampering emergency operations.

E. ADVERSE ROAD AND WEATHER CONDITIONS (CALEA 61.3.2b, 61.4.2)

Roadway and roadside hazards are contributing factors in many traffic collisions/crashes. These conditions may include debris in the roadway, defects in the roadway itself, lack of or defects in highway safety features, lack of or defective roadway lighting systems, or other roadside hazards, including vehicles parked or abandoned on or near the roadway.

- 1. In the event of severe, adverse, or hazardous road and weather conditions, the responding officer will notify the shift lieutenant and dispatch.
- 2. The Shift Lieutenant will notify the Division Commander who will in turn notify the Chief of Police.
- 3. The shift Lieutenant or a designee will be responsible for effecting traffic safety in the area or areas involved in the hazard.
- 4. Upon discovering an adverse road or weather condition, the shift Lieutenant or a designee shall ensure that appropriate agencies (Fire, Emergency, Medical, Emergency Operations Center, Transportation, Public Works, etc.) are notified of the situation.
- 5. The shift Lieutenant or designee will work directly with the agencies to correct the problem.
- 6. The shift Lieutenant or a designee shall close roads and streets if the existing condition poses a hazard to the safety of persons traveling on the roads or streets.
- 7. If the closings are to be for an extended period of time, the shift Lieutenant or a designee may request that the news media make announcements of the closings to advise the public.
- 8. If roads are closed, the communications center will be officially notified to allow them to notify all appropriate agencies and have accurate information for the public.



F. SPECIAL EVENTS (CALEA 46.2.7)

- 1. A Division Commander will be responsible for assigning adequate personnel to place and execute police services required by the event.
- 2. The time, location, route, anticipated attendance and other pertinent details will be determined during the planning phase and documented using the approved Parade Permit.
- 3. If the event is a parade or running event, the route will be established and coordinated with other public services and transportation agencies likely to be affected. Such agencies may include ambulances, Fire Departments and Public Works. The purpose of this contact is to provide each with an opportunity to adjust their schedules and routes as needed.
- 4. Perimeter streets surrounding the special event will be used to a maximum advantage by eliminating or increasing parking spaces, making temporary one-way streets and assigning officer(s) or other qualified non-sworn personnel to key intersections for traffic control.
- 5. The Department will provide for adequate crowd control. If the event is a parade or running event, ropes or other appropriate barriers may be used along the route with officers (or other assigned personnel) stationed at intervals as needed.
- 6. The Department will ensure adequate publicity of any changes in street utilization, parking availability and public transportation services in the area of the events and along the route.
- 7. Provisions will be made to identify those persons working with or participating in the event to assist them in crossing police lines. This may include promoters of the event, participants, vendors and media personnel.
- 8. Provisions will be made for scheduling appropriate breaks for assigned personnel, consistent with the planned or anticipated duration of traffic direction and control services.
- 9. If traffic direction and control services are to be provided by private sources, the Department will review those services and their duty assignments prior to the event and ensure their adequacy and legality.
- 10. The communications center will be notified of the event and provided with all information necessary to the communications function, Communications will notify outside agencies and citizens as needed to facilitate police operations during the event.



G. MANUAL OPERATION OF TRAFFIC CONTROL DEVICES (CALEA 61.3.2c)

- 1. Uniform officers as well as all supervisors have access to control boxes at select locations within the City of Decatur.
- 2. If it is determined that a traffic signal is malfunctioning in the automatic mode and traffic conditions do not warrant traffic control, the traffic lights may be switched to a flashing mode or be reset.
- 3. The communication center and the shift Lieutenant shall be notified of the malfunction.
- 4. Manual operation of traffic control devices may also be warranted to prevent or resolve traffic flow problems associated with special events.
- 5. Manual operation requires the approval of the supervisor responsible for coordinating traffic control for the event.



Decatur Police Department Decatur, Alabama

General Order No. 606.0

Subject:	Effective Date:	08 Revised Date:	
Written Directive System	February 25, 200	May 3, 2022	
Title: Vehicle Impoundment, Towing & Inventory	Pages: 7	Distribution: All Members	
Cross Reference:	Chief of Police A	Chief of Police Approval	
CALEA Reference Chapter 61.4.3	Todd Pinion	Todd Pinion	

Policy

To provide officers with guidelines for towing and impounding vehicles, along with determining when and how a motor vehicle inventory should be conducted.

Definitions

Impoundment: The seizing and temporary custody of a motor vehicle for a legitimate police purpose, such as for evidentiary purposes.

Public Assistance Towing: Towing of disabled and other motor vehicles for public assistance or for purposes of public safety. Public Assistance Towing normally does not involve Decatur Police custody or authorization for its release.

Motor Vehicle Inventory: An administrative measure designed to protect motor vehicles and their contents while in police custody; to protect against claims of lost, stolen or damaged property and to protect Decatur Police employees and the public against injury or damaged property due to hazardous materials or substances that may be in the vehicle.

PROCEDURES

These procedures apply to vehicles impounded on public right of ways or private property as result of an investigation.

Exception: abandoned vehicles on private property, reference section B.6 of this policy.



A. Impoundment/Towing in General

Vehicles may be towed under certain conditions, including driver's license violations, traffic crashes, illegally stopping/standing/parked/abandoned, stolen vehicles or vehicles in the department's custody as allowed by City Ordinance or State Law.

- 1. Impoundment of vehicles shall use the current wrecker rotation list for violations in accordance to section 22 43. Any other impoundment, the vehicle owner or operator may request another licensed wrecker company or release the vehicle to another person present.
- 2. Vehicles impounded by or otherwise taken into the custody of the Decatur Police Department shall be inventoried in a manner consistent with section K.
- 3. Motor vehicles shall only be towed or impounded for investigative purposes and according to laws or city ordinance.
- 4. When a vehicle impoundment is necessary, and the operator does not have a means of transportation, it is the officer's responsibility to provide transport to a safe location.
- 5. Officers shall check each vehicle's VIN through NCIC for stolen.
- 6. Vehicle operators may be permitted to remove unsecured valuables of a non-evidentiary nature from the vehicle prior to its removal for impoundment.
- 7. Upon towing/impoundment of a motor vehicle, officers shall complete a vehicle impoundment form and disseminate the copies accordingly, prior to the end of the officer's shift.
- 8. An impoundment form shall be completed for all impounded vehicles.

B. Abandoned Vehicles (CALEA 61.4.3a)

Abandoned vehicles located in the traffic lane of any street or highway; or inoperable vehicles that have been left on or that otherwise cannot be moved from the roadway and that are in a position where they may impede traffic or create a hazard may be towed. The following guidelines will apply:

- 1. An attempt should be made to identify and notify the owner.
- 2. If contact is made with the owner, the owner should be given a reasonable amount of time based on officer's discretion to move the vehicle. The amount of time deemed reasonable and safe will depend upon the circumstances and degree of hazard.



- 3. If no contact is made, the officer may request a rotation wrecker.
- 4. If a vehicle is towed because it is blocking traffic or is otherwise in violation of a local or state law, the proper citation will be issued and a report must be completed by the impounding officer.
- 5. If a vehicle is reported abandoned on a city street and is not a traffic hazard or a stolen vehicle, the following procedure must be followed:
 - a. An attempt to determine the owner of the vehicle should be made and if located, an oral explanation of the city ordinance and department policy concerning abandoned vehicles should be given.
 - b. A warning sticker shall be placed on the window or windshield of the vehicle that is abandoned, the notification will include the officer's name, date and time the vehicle will be towed.
 - c. If a warning sticker is applied to an abandoned vehicle, a notation should be made in the MDT notes and on the radio.
 - d. The vehicle will be towed/impounded in accordance to City Ordinance 22-68. A rotation wrecker will be called to remove the vehicle. A parking citation will be issued and a vehicle impoundment form will be completed.
- 6. If a vehicle is reported abandoned on private property and the vehicle is not stolen nor posing a threat to the public safety, it will be the responsibility of the owner of the property to have the vehicle towed (CALEA 61.4.3b).

C. Motor Vehicle Crashes

- 1. Vehicles may be impounded if the vehicle is needed for purposes of investigation following a vehicle crash. Such cases may, but not necessarily, involve custody of the operator.
- 2. Officers shall make no recommendations to the drivers regarding a wrecker service. No wrecked vehicle will be left on or along a public highway, street, or alley in accordance with Alabama State law.
- 3. The communications center will note the time that a wrecker is dispatched and the name of the wrecker service. This information should also be transmitted to the investigating officer also.
- 4. If an officer has requested a wrecker and has been notified that the wrecker has been dispatched, they should wait for a period of twenty (20) minutes. If at the end of the twenty



minutes the wrecker has not arrived on the scene, the investigating officer may cancel the initial wrecker and request a secondary wrecker unless the wrecker has not arrived on scene and the driver has requested a ten minute extension. Under no circumstances should a primary wrecker be allowed to tow once a secondary wrecker has been dispatched.

5. If a wrecker other than the one dispatched arrives at the scene, it will not be allowed to tow the vehicle unless it had been contacted directly by the owner of the vehicle and prior to the impoundment.

D. Arrest Situations

If the driver or sole occupant of a vehicle is arrested the following procedures must be followed (CALEA 61.4.3b):

- 1. A vehicle shall be impounded if a subject is arrested for purposes of incarceration and if the vehicle was used as a major instrument in a serious crime and the vehicle contains evidence of the crime for which the person was arrested that cannot be processed at the scene and must be secured to ensure its evidentiary integrity.
- 2. The vehicle cannot be left at the scene because of substantial risk of theft from or damage to the vehicle or personal property contained therein.
- 3. If the vehicle poses a traffic hazard and cannot be easily moved, the vehicle will be towed by a rotation wrecker.
- 4. If the vehicle does not have to be towed, the officer may, at the owner's request, release the vehicle to a sober licensed driver who is either present or immediately available.
- 5. If the vehicle poses no traffic hazard, it may be left at the scene, provided the officer has explained that the department will not be responsible for the vehicle and its contents.
- 6. The vehicle can be left at a location provided it is legally parked along a public street, or on private property with consent from the property owner or manager.
- 7. Officers should avoid driving the violator's vehicle, or any citizen's vehicle, unless to ensure the vehicle is operable in a DUI case.
- 8. If the driver does not desire the vehicle to be left at the scene, the officer will request a rotation wrecker to tow the vehicle.



E. Impoundment for Driver's License Violations

Officers shall impound vehicles for driver's license violations in any instance when a driver of a motor vehicle is determined to not have a valid driver's license. Exceptions:

- 1. The officer shall not impound a motor vehicle pursuant to this section if the license of the driver expired within the preceding sixty (60) days and the driver would have otherwise been properly licensed.
- 2. The officer shall not impound a motor vehicle pursuant to this section if either the owner of the motor vehicle or another family member of the owner is present in the vehicle and presents a valid driver's license.
- 3. In the event of an emergency or medical necessity jeopardizing life or limb, the officer may elect not to impound the motor vehicle.

F. Impoundment for Forfeiture

Investigators may impound a motor vehicle with the intent of initiating forfeiture proceedings when the vehicle is used in the commission of a crime as specified by state law.

G. Impounding For Evidence or Investigations

- 1. If a vehicle need to be impounded for evidence, CID will be contacted:
- 2. Vehicles will be processed at the scene whenever possible.
- 3. Impoundment of stolen vehicles or suspected stolen vehicles is appropriate when the following circumstances exist:
 - a. The owner cannot be contacted;
 - b. The owner is contacted and cannot or will not respond in a reasonable amount of time, or
 - c. Immediate removal is necessary for safety reasons or purposes of safekeeping.
- 4. If a vehicle cannot be processed at the scene due to inclement weather or due to the inability to obtain a warrant or while applying for a warrant, a Criminal Investigation Division (CID) Detective will be contacted.
- 5. Vehicles may only be towed for investigative purposes at the direction of a CID Detective.



- 6. If the vehicle is towed for processing, an investigative "hold" may be placed for such a period of time necessary to complete evidence collection.
- 7. If another agency requests a vehicle to be impounded, it is the responsibility of the requesting agency to notify the wrecker company to place a hold on the vehicle.
- 8. The processing of the vehicle will be completed no later than the next business day so that it can be released to the owner.
- 9. Once processing is complete, the hold will be released and the vehicle must be released to its rightful owner. The Decatur Police Department will be responsible for paying the impoundment fee only with approval from the Chief of Police.
- 10. A Release of Investigative Hold form PD 331.0 must be completed at the time the vehicle is released.

H. Other Basis for Impoundment

Officers may impound a vehicle in other circumstances as follows when otherwise permitted by state or local law.

I. Special Considerations

Only city owned vehicles will be towed at the Department's expense, unless otherwise authorized by the Chief of Police or his designee.

J. Legal Authority to Inventory

Officers may conduct a motor vehicle inventory without a warrant or probable cause when:

- 1. The vehicle has been lawfully seized or impounded;
- 2. When officers conduct the inventory within the scope of this policy as an administrative procedure;
- 3. Property found in the vehicle must be listed on the vehicle impoundment form # PD 330.0.

K. Scope of Inventory

1. The contents of all motor vehicles that are lawfully seized and/or impounded shall be subject to inventory in accordance with this policy, except when the vehicle has been locked or cannot be entered.



- 2. An inventory should be conducted in the location at which the vehicle is seized unless limited by reasons of safety or practicality. If so, it may be inventoried at a later time following impoundment.
- 3. A motor vehicle inventory may extend to all areas of the vehicle in which personal property or hazardous materials may reasonably be found, including but not limited to the passenger compartment, trunk or glove compartment.
- 4. All containers found within the vehicle may be opened for purposes of the inventory as follows:
 - a. Closed and locked containers shall not be forced open but shall be listed in the vehicle impoundment form PD 330.0 as such.
 - b. If a key or lock combination is available, locked containers may be opened and inventoried.
 - c. Consent from the owner or a valid search warrant is required for all other locked containers.
- 5. Any contraband and/or firearms located during an inventory shall be processed as evidence or held for safe keeping according to the evidence policy.

L. Documentation of Inventory (CALEA 61.4.3c)

1. An impoundment book will be maintained at the front desk for all removed, stored, or towed vehicles and each officer who impounds a vehicle for any reason is responsible for ensuring that the form is added to that book. This will provide a quick reference regarding the disposition of vehicles.

Exception: Vehicles towed at the scene of motor vehicle crashes when the owner is present or aware that the vehicle has been towed.

2. A vehicle impoundment form shall list all items of value inside the vehicle.



Decatur Police Department Decatur, Alabama

General Order No. 607.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	July 13, 2018
Title:	Pages:	Distribution:
Traffic Assistance	4	All Members
Cross Reference: CALEA Reference Chapters 61.4.1, 61.4.2	Chief of Police Approval Todd Pinion	

POLICY

In keeping with the Department's established goals and objectives to maintain public safety and provide assistance, officers will render such assistance as is necessary to maintain safety and order on the highways.

SCOPE

This directive is applicable to all sworn personnel.

RESPONSIBILITY

It is the responsibility of all officers, regardless of rank or assignment to comply with this directive.

PURPOSE

To establish written procedures and guidelines for assisting the general public, businesses and other government agencies during both routine and emergency situations.

PROCEDURES (CALEA 61.4.1)

A. GENERAL ASSISTANCE

- 1. When officers are dispatched to or discover a disabled vehicle that presents a traffic hazard they should:
- 2. Take every reasonable precaution to ensure the situation does not worsen. Officer's vehicle should be placed so as to block traffic from striking a disabled vehicle and provide for a safe zone to remove the vehicle from the roadway if necessary.



- 3. If available, use the directional lighting to divert traffic into other lanes and provide as much advance notice as possible.
- 4. Attempt to contact the driver or owner of the vehicle if unoccupied.
- 5. When vehicle can be removed from the road under their own power, this should be done. Officers should not attempt to push or pull the vehicle with a patrol car, unless human life is in danger.
- 6. If the owner of the vehicle can be contacted, officers should notify the communications center of the owner's wishes as to type of the assistance needed. If a responsible person can't be contacted, towing procedures should be initiated.
- 7. If road or wrecker service is requested, officers will follow current procedures governing road or wrecker services.
- 8. Personnel will not recommend any service provider to any person.

B. JUMPER CABLES

- 1. The use of jumper cables to jump start any vehicle is forbidden.
- 2. Each patrol shift will have access to a jump box.
- 3. If an officer or a civilian vehicle needs to have the battery jumped, an officer will respond to the scene to jump the battery using the jump box.
- 4. If the jump box is not available, the assistance from a wrecker service may be requested; however, this will be done at the expense of the owner of such vehicle.

C. UNLOCKING VEHICLES

- 1. Officers will not attempt to open vehicles, unless such action is necessary to avoid harm or serious injury to an occupant including but not limited to:
 - a. A child is inside a vehicle in imminent danger;
 - b. An incapacitated person is inside a vehicle in need of immediate medical attention:
- 2. If extreme circumstances do not exist, the requestor will be advised that the Decatur Police Department does not unlock vehicles, but a locksmith or a wrecker service may be dispatched at the requestor's expense.
- 3. An incident/offense or arrest report will be submitted when a vehicle is opened by breaking a window, or when the vehicle is damaged while being unlocked.



D. STRANDED MOTORISTS

- 1. Officers will not leave motorists stranded; standing by the roadside after the vehicle is removed.
- 2. Officers will make every reasonable effort to assist the motorist in obtaining further transportation.
- 3. Officers may transport citizens to the nearest point where further assistance may be obtained. All passengers transported by the officer shall be properly restrained

E. REQUESTEDASSISTANCE

Calls for anticipated traffic control and assistance needs, such as at construction sites, will be routed through the Traffic Unit. If the need is immediate, requests will be directed to the communications center for on-duty personnel.

F. EMERGENCY ASSISTANCE

Officers will attempt to provide all practical assistance to calls of emergency situations on the roadways.

G. VEHICLE FIRES

Unless dispatched, officers will immediately notify communications. The dispatcher will notify the Fire Department and relay any pertinent information.

- 1. Pending arrival of the Fire Department, officers may use a fire extinguisher to minimize damage. However, the officer's first responsibility is to protect human life.
- 2. Upon the Fire Department's arrival, the officer will assist by providing traffic and crowd control until the hazard has been resolved and the roadway has been cleared.

H. MEDICAL EMERGENCIES

Upon discovering a medical emergency, officers will advise communications of the nature of the emergency and request medical personnel if needed. The dispatcher will notify the emergency medical service and relay any pertinent information.

- **1. FIRST AID:** Officers should render as much assistance as practical, keeping in mind their limitations based on training and experience.
- 2. EMERGENCY ESCORTS: All emergency escorts will be handled in accordance with current procedures governing escort services.



I. HAZARDOUS STREET CONDITIONS (CALEA 61.4.2)

Hazardous street conditions will be handled in accordance with current procedures governing identification, reporting and correction of hazardous road conditions.

J. HAZARDOUS MATERIALS RESPONSE

Hazardous materials responses will be handled in accordance with current procedures governing hazardous materials incidents.



General Order No. 700.1

Subject:	Effective Date:	Revised Date:
Written Directive System	March 26, 2009	September 16, 2021
Title:	Pages:	Distribution:
Prisoners (Transportation)	8	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 70	Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to take necessary precautions while transporting prisoners to protect the lives and safety of officers, the public. The person in custody and the following procedures shall apply.

PROCEDURES

A. Vehicle Inspections (CALEA 70.1.2)

All personnel will examine and search their assigned vehicles at the beginning and end of each shift and before and after a prisoner is placed in the vehicle.

B. Use of Restraints (CALEA 70.2.1)

- 1. With the following exceptions, prisoners shall be handcuffed behind their backs when taken into custody and remain handcuffed until booked into the Jail.
 - a. If a prisoner has an injury or medical condition that would prevent handcuffing behind their back, they may be secured in another manner with supervisor approval.
 - b. If the prisoner is being interviewed, the handcuffs may be removed while in a designated interview/interrogation room.
 - c. If the prisoner is a juvenile, the handcuffs may be temporarily removed to allow for fingerprinting.



- d. If the prisoner needs to go to the restroom, handcuffs may be removed while in the restroom, however a second officer should be present.
- 2. Only the following restraint devices are authorized for use by members of the Decatur Police Department (CALEA 70.2.1).
 - a. Handcuffs; such as Peerless, Smith and Wesson, and ASP brands;
 - b. Waist belts;
 - c. Shackles; such as Peerless, Smith and Wesson, and ASP brands ;
 - d. Hobbles; such as department issued RIPP Restraint brand.

<u>Note</u>: Other brands may be used with prior approval from the Chief of Police.

- 3. Officers shall not leave or hold a prisoner face down after being handcuffed.
- 4. Officers shall seek immediate medical attention for any prisoner who exhibit signs of acute distress.
- 5. No prisoner shall be handcuffed to any fixed object such as a post, vehicle, or building, except in extreme exigent circumstances or in a detention facility that contains prisoner waiting areas specifically designed for this purpose (CALEA 71.3.2).
- 6. Arrestees shall be thoroughly searched after they are handcuffed and before they are transported (CALEA 70.1.1).

C. Application of Restraint Devices (CALEA 70.2.1)

- 1. Arrestees will be restrained during transports by authorized devices and methods.
- 2. The mechanics to be applied in the use of handcuffs are:
 - a. Secure the handcuffs on the wrist of the prisoner between the wrist bone and the hand.
 - b. Secure the prisoner's hands behind their back.
 - c. Officers should always double lock handcuffs and check for tightness by placing the index finger between the wrist and the handcuff.



- d. If the handcuffs are too tight, loosen and reset the handcuffs appropriately.
- e. If at all possible leave keyholes up and double locked for handcuffs for safety and to reduce the possibility of injury to the prisoner.
- 3. The approved hobble restraint may be used in the following manner:
 - a. Secure the feet with the hobble restraint and attach the clip on the chain of the handcuffs. Leave the prisoner in a seated upright position.
 - b. Apply the hobble restraint just above the knees to limit mobility, holding the loose end in the officer's hand.
 - c. Apply the hobble restraint just above the elbows to limit mobility of the arms while removing handcuffs.
 - d. Secure the prisoner's feet and draw hobble restraint out of the vehicle door. Secure the clip to the front seatbelt to restrain the prisoner's feet inside the vehicle.
 - e. Use of the department issued hobble restraint will be in accordance with procedures taught by the Decatur Police Department Training Division.
 - f. The approved hobble restraints may be used when an officer believes the prisoner has a potential for violent behavior.

D. Prisoner Search

- 1. The transporting officer shall search the prisoner regardless of searches that have been conducted by arresting officers prior to being transported (CALEA 70.1.1).
- 2. Prisoners shall be searched each time they come into the transporting officer's custody.
- 3. If an officer of the same sex as the prisoner is not available, a limited pat down outside of the clothing may be carefully conducted with the blade or back of the hand. This pat down is conducted to locate weapons and/or contraband and should, if possible, be conducted in the presence of a second officer and must be recorded on the officer's in-car video system and/or body cam.



E. Transport of Prisoners

- 1. Except as necessary for medical treatment, prisoners shall not be allowed to communicate with non-law enforcement personnel during transport.
- 2. Prior to initiating the transport, the officer shall provide the communications center with the following information:
 - a. Location of arrest and destination of transport;
 - b. Mileage readings before and after transport of all prisoners.
- 3. Prisoners shall be transported in a manner that allows for constant visual observation. Seating of officers and prisoners should conform with the following:
 - a. When the vehicle has a security screen but only one transporting officer, the prisoner shall be placed in the back seat on the right-hand side of the vehicle.
 - b. Vehicles which are not equipped with security screens shall not be used to transport prisoners except under certain circumstances and when no other vehicle is available.
 - c. When a prisoner is being transported in a vehicle not equipped with a security screen and there is only one transporting officer, the prisoner shall be placed in the right front seat.
 - d. When two officers are transporting a prisoner in a vehicle without a security screen, the prisoner shall be placed in the right rear seat. The second officer shall sit in the left rear seat behind the driver.
 - e. A vehicle which is not equipped with a security screen shall not be used to transport more than one prisoner.
 - f. All prisoners should be secured in the vehicle by proper use of a seat belt.
- 4. The physical well-being of prisoners shall be monitored during transit. Particular attention shall be directed to persons reported or suspected of being under the influence of drugs and/or alcohol or who have a history or propensity for violence.
- 5. Officers shall not transport prisoners who are restrained in a prone position.



- 6. Any wheelchairs, or crutches should be transported with, but not in the possession of, the prisoner. Officers shall make every effort to ensure that any necessary medication is transported with the prisoner.
- 7. All removable prosthetic devices shall be searched prior to transporting the prisoner.
- 8. Prisoners shall not be left unattended after being taken into custody.
- 9. Prisoners under the age of 18 years shall not be transported with adult prisoners except as follows:
 - a. Adult and juvenile prisoners may be transported together if they have been arrested as participants in the same offense.
 - b. Married prisoners may be transported together.
 - c. Immediate family members may be transported together.
- 10. Prisoners previously involved in an altercation, whether physical or verbal, shall not be transported in the same vehicle except when exigent circumstances exist. If exigent circumstances exist the transporting officer shall ensure that the prisoners are observed at all times.
- 11. Officers shall not engage in enforcement activities while transporting prisoners unless failure to act would risk death or serious bodily injury to another:
 - a. Officers shall recognize that they are responsible for the safety of the prisoner in their custody and shall balance the need for immediate action to assist a possible victim with the danger to the prisoner resulting from the action.
 - b. In non-life-threatening yet serious situations, officers should call for assistance and may remain on-scene until such assistance has arrived.
- 12. If the prisoner is released into the custody of another law enforcement agency the transporting officer shall advise the officer assuming custody of the prisoner of any known medical problems or unusual security risk.
- 13. When transporting a highly violent offender, transport officers will be assisted by sworn personnel. For the purpose of this policy, a highly violent offender may be defined as a prisoner who:



- a. Has a known history of violent crimes,
- b. Has demonstrated through past or present comments and/or actions the potential of escaping from custody,
- c. Resisted arrest,
- d. Has made threats to law enforcement.
- 14. Transport officers may respond to neighboring cities or meet with agencies at locations approved by a supervisor. Supervisors should always consider the length of time the transport van will be unavailable for use by the Decatur Police Department Officers.
- 15. Supervisors are reminded to follow the transportation procedures outlined in section #13.

F. Processing Prisoners

If a prisoner is transported to the detention facility:

- 1. Officers shall secure their firearms into a designated lockbox if available before removing the prisoner from the vehicle (CALEA 70.1.6a).
- 2. If a lockbox is not available, officers shall secure their firearms within the trunk of their patrol vehicles (CALEA 70.1.6a).
- 3. The key to the lockbox or trunk will be placed in a location to prevent access by the prisoner (CALEA 70.1.6a).
- 4. Officers will notify transport officers and the detention facility if the prisoner is a potential medical or security risk (CALEA 70.1.6d).

Note: For the purposes of this policy, potential security risk shall mean any person who resisted arrest, ran from the officer, engaged in a physical confrontation with the officer, made any threats to the officer or other law enforcement employees whether direct or implied or the arrestee is an escape risk.

- 5. The transporting officer will deliver the booking report to the receiving personnel confirming the transfer of custody (CALEA 70.1.6c, CALEA 70.1.6e).
- 6. Restraint devices will be removed from the prisoner when it is safe to do so (CALEA 70.1.6b).



- a. Restraint devices will be removed when the prisoner is inside a secured facility for booking and processing.
- b. At the direction of a police officer.

G. Court Notification (CALEA 70.1.8)

If a detainee/prisoner is transported to court or to another agency and is considered an unusual security risk, the transporting officer will:

- 1. Notify the communications center. The communications center will log all available information in the call and notify the court or the receiving agency.
- 2. Use the appropriate detainee/prisoner restraints as outlined in this policy (CALEA 70.2.1).
- 3. When applicable, the Transport/Court Security Supervisor will make the determination as to the number of officers assigned to such transport.
- 4. Officers will maintain physical control of a detainee during all transports.
- 5. Restraints will not be removed until directed by the receiving agency personnel or judge (CALEA 70.1.6b).

H. Escape (CALEA 70.1.7)

- 1. Escapes shall be immediately reported to the communications center together with a complete description of the fugitive, mode and direction of travel, crime and propensity for violence if known.
- 2. Officers will notify their supervisor (CALEA 70.1.7a).
- 3. The supervisor should assemble additional officers to aid in the recapture (CALEA 70.1.7c).
- 4. If an escape occurs while transporting a prisoner through another jurisdiction, the transporting officer shall immediately notify the communications center in the jurisdiction where the escape occurs and provide a location of the escape and a description of the subject (CALEA 70.1.7c).
- 5. The transporting officer shall then notify the on-duty Decatur Police Department Shift Lieutenant.



- 6. In the event of an escape, an Incident/Offense reports shall be completed providing full details of the escape (CALEA 70.1.7b).
- 7. If necessary, follow-up investigations will be conducted by the Criminal Investigations Division.

I. Transport Equipment (CALEA 70.4.1, CALEA 70.4.2)

1. Patrol Vehicles

- a. Vehicle Safety Barriers (CALEA 70.4.1)
 - i. Police patrol vehicles have been equipped with dividers between the front and rear compartments.
 - ii. Safety barriers are not a substitute for handcuffs. Prisoners shall be handcuffed as previously outlined in this written directive.
- b. Vehicle Modifications to Prevent Escape (CALEA 70.4.2)
 - i. Police patrol vehicles will be modified in such a way to prohibit the openings of the doors or windows in the rear passenger compartment by the arrestee.
 - ii. If equipped, protective window barriers shall be utilized to prevent window breakage and escape.

2. Transport Van (CALEA 70.4.2)

The Police transport van has been equipped with an encapsulated steel cage that prevents detainee access to the driver and to any doors or windows.



General Order No. 701.0

Subject:	Effective Date:	Revised Date:
Written Directive System	April 11, 2011	March 14, 2019
Title:	Pages:	Distribution:
Court	2	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 73	Todd Pinion	

POLICY

The Decatur Police Department has the sole responsibility for providing courtroom security during open sessions of the Decatur Municipal Court. All authority is granted by the Chief of Police. The courtroom will be staffed by sworn officers who will be assigned duties including but not limited to internal and external security (CALEA 73.1.1a).

PROCEDURES

The Decatur Police Department will provide Court Security Officers to serve on every occasion municipal court is in session. Court security will be the responsibility of the Management Services Division Commander (CALEA 73.1.1c). The Court Security Officers are charged with the responsibility of providing security for the municipal courtroom and will request assistance as they may require in the performance of their duties and responsibilities (CALEA 73.1.1b).

- 1. Officers are stationed at the entrance to city hall and in the courtroom during prisoner court appearances. They will ensure each person entering the courtroom is subject to a search to assist in the detection of weapons and/or contraband.
- 2. Court Security Officers and Transport Officers have the responsibility of escorting inmates to and from the Courtroom through controlled and secured doors.
- 3. Officers have a radio equipped with an emergency button that opens the officer's microphone (CALEA 73.4.2).
- 4. Court Security Officers will conduct a physical and visual check of the courtroom for weapons and/or contraband and take appropriate action if anything is found.



- 5. Officers should review the location and operation of all alarms and emergency equipment as necessary prior to court sessions.
- 6. Department sworn personnel, as well as sworn personnel from other jurisdictions, whose presence in the courtroom is required as part of their official duties, are permitted to retain their weapons within the municipal courtroom (CALEA 73.3.1).
- 7. Prisoners or members of the audience who are unruly, violent, combative or causing a disturbance will not be allowed to remain in the courtroom.
- 8. In the event there is information a prisoner may present a security or escape risk, the Court Security Officer may use additional restraint measures.
- 9. A telephone is located at the bench of the Municipal Court Judge in the event standard line communication needs to be established (CALEA 73.4.2).
- 10. A Panic button is installed at the bench in the event of an emergency (CALEA 73.5.18).

HEARING PROCEDURES

- 1. Upon receiving a list of inmates to be seen for hearings, Transport Officers or Security Officers will transport the inmates into the courtroom.
- 2. When the judge is finished with arraignments, the inmates are to be taken out of the courtroom.
- 3. Prisoners appearing in court and in the custody of the Court Security Officers must be restrained.

UNUSUAL SECURITY RISK (CALEA 73.1.1d)

- 1. The Transport/Court Security supervisor or designee will report in writing to the Chief of Police via the chain of command all incidents that threaten the Decatur Municipal Court or any persons therein.
- 2. If the prisoner is to be transferred from the courtroom to another agency, or to a jail, the Transport/Court Security officer will document the nature of the threat on form DPD 701.1 and will make a notification to the receiving agency.



General Order No. 702.0

Subject:	Effective Date:	Revised Date:
Written Directive System	November 29, 2017	July 10, 2019
Title:	Pages:	Distribution:
Security Screening	6	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 73	Todd Pinion	

POLICY

The Decatur Police Department has the sole responsibility for providing security to City Hall and to the Decatur Municipal Courtroom. The position tasked with these responsibilities will be staffed by sworn officers and support personnel who will be assigned duties including, but not limited to internal and external security.

PURPOSE

To establish a procedure for weapons and/or contraband screening of persons entering the Decatur City Hall and/or Municipal Court.

SCOPE

This written directive applies to all personnel.

PROCEDURES

A. CONDUCT

Personnel assigned to screen all individuals and parcels entering the Decatur City Hall shall familiarize themselves with the proper operation of the screening device and shall be able to operate said equipment. Additionally, personnel shall:

1. Treat individuals subject to screening with dignity and courtesy.



- 2. Maintain a professional demeanor and shall not allow themselves to be distracted from the screening procedures. Personnel shall be polite and courteous to all persons entering the building, but involvement in social interaction shall not interfere with the screening process.
- 3. If an individual enters the screening area, private social interaction shall cease and attention shall be focused on the screening process.
- 4. Not leave their assigned posts unless properly relieved.

B. SCREENING PERSONNEL DUTIES

- 1. Complete Decatur City Hall and/or Municipal Court security inspections before each facility opens;
- 2. Report all needed repairs, maintenance needs, equipment needs, etc. to the unit supervisor;
- 3. Coordinate evacuations, security efforts and searches when necessary;
- 4. Control entry/egress to Decatur City Hall and/or Municipal Court, screening for contraband;
- 5. Be mentally alert and personally neat.

C. COURT SECURITY OFFICER'S DUTIES

- 1. Maintain order in court;
- 2. Comply with respective orders from court/judge(s);
- 3. Opening, closing and recessing of the Municipal Courtroom;
- 4. Completing necessary court security checks and inspections;
- 5. Move prisoners as required in and out the facility;
- 6. Visually examine users of the Municipal Courtroom and isolate suspicious persons for closer scrutiny;
- 7. Coordinate evacuations, security efforts, and searches as and/or when required.



8. Advise supervision of important or applicable matters.

D. SCREENING PROCEDURES

- 1. Screening Device Post. All persons entering the Decatur City Hall shall be screened. The only persons exempt from screening are:
 - a. City Hall employees displaying City issued identification cards.
 - b. Local attorneys displaying proper identification cards.
 - c. Local news media personnel displaying proper identification.
 - d. Off duty or retired law enforcement officers upon displaying their City issued identification card.
 - e. Law enforcement officers wearing uniform or upon displaying the appropriate identification card. Retired, active duty or off duty law enforcement officers should be allowed to keep their weapons while in the Municipal Court facility unless the officer is a party to a personal case pending before the Municipal Court. Non- uniformed officers will be instructed to immediately identify themselves with the security officer in the courtroom, when they have business.
 - f. All persons other than Law Enforcement entering the Decatur City Hall are required to be free of any prohibited items upon entry. Please be aware that those who enter Decatur City Hall with a prohibited item are subject to search and/or arrest for possession of any prohibited item while inside City Hall. This is true whether they have been screened by security personnel or not. Prohibited items include but are not limited to: Guns, Knives, or any other edged weapon, Pepper Spray, Taser or stun guns, etc.

Note: Provisions should be made to accommodate undercover officers who are in the court facility. It is important that they not be publicly identified.

- 2. Personnel assigned to the screening post shall conduct a test of the screening devices each day prior to the opening of City Hall to ascertain that it is in proper working order.
- 3. Should the screening device not be in proper working order, the officer conducting the test shall notify the division supervisor so that maintenance and repairs may be performed in a timely manner. Screening will be conducted by use of handheld screening devices until the screening is again in working order.



- 4. Immediately upon entering the facility, individuals should be greeted by the screening officer and instructed as follows:
 - a. If persons have any legal prohibited items in their possession (see page 5), they must return the items to their vehicle before proceeding through the screening process.
 - b. All packages, parcels, purses and briefcases, except those from professional deliveries, shall be placed either on the screening table or on the X-ray device without being opened. The screening officer will open and visibly inspect any item. If deemed necessary, it shall be subject to screening by a hand-held screening device. Visual searches shall be as non-invasive as possible. Screening officers shall limit their search to finding prohibited items.
 - c. If officers suspect that a delivery item is suspicious, it shall be subject to search.
 - d. All metal objects (loose change, keys, watch, pen(s), belts, jewelry, etc.) shall be placed in the provided container to be retrieved after passing through the screening device.
 - e. Footwear may be removed prior to screening if it is determined to contain metal.
 - f. Persons wearing items or clothing with excessive metal are subject to additional search and may be denied access to City Hall/Municipal Court if the clothing activates the scanning device. The aforementioned items may be removed and placed through the X-ray scanning device.
- 5. Should individuals refuse to allow any package, parcel, purse, or briefcase to be examined or refuse to proceed through the screening device (except for medical reasons as outlined below), they may be allowed to terminate the screening process, collect their property and exit the facility.
- 6. If individuals pass through the screening device and activate the alarm, they shall be given the opportunity to ascertain whether any metal object may have been overlooked. However, should individuals decide to terminate the screening process, collect their property, they should be allowed to do so.
- 7. Individuals who have activated the alarm and still desires entry to the facility shall be asked to re-examine their person for additional metal objects and deposit any found object(s) into the provided container. They shall then pass through the screening device again.



- 8. Should the alarm be activated again, the individual shall be screened using a hand-held screening device.
- 9. Should contraband be discovered, the item(s) shall be confiscated and a person who has the power of arrest shall be notified immediately. Should it become necessary, during such an incident, other persons desiring to enter the court facility may be instructed to wait outside, and the entrance shall be secured by security personnel until such times, as the situation has been resolved.
- 10. Should the individual exit the facility prior to the arrival of appropriate law enforcement assistance, screening personnel shall not pursue the individual.
- 11. Should individuals indicate that passing through the screening device would create a potential health hazard (i.e. pace maker, or other valid medical condition); they shall be allowed to bypass the screening device, and will be subject to screening with the wand or a pat-down search of their person.

E. UNRULY PERSONS

In most cases, a simple warning will quiet any unruly persons in any areas of the facility. In some cases, the court security personnel may be instructed by the judge to take specified actions. Such orders of the judge are to be executed immediately and assistance summoned by the officer as needed.

- 1. Sometimes it may be necessary to search someone other than a criminal defendant, and there may not be time to delay the search until the person can be removed from the courtroom.
- 2. When searching the courtroom, caution should be exercised so that a search of the courtroom itself is made outside the presence of the public.

F. PROHIBITED ITEMS

The following is a list of prohibited items. Individuals found in possession of such items shall be required to return items to his/her vehicle as a condition of entry:

- 1. Firearms, pursuant to Section 6 of Act 2013-283;
- 2. Knives or edged devices instruments;
- 3. Aerosol sprays;



- 4. Pepper spray;
- 5. Chemical mace;
- 6. Razor blades;
- 7. Scissors;
- 8. Utensils or tools of any kind;
- 9. Knitting needles or hat pins;
- 10. Heavy metal items such as locks, chains, handcuffs, large keys;
- 11. Any item which could be construed as a potential weapon by the screening officer.

Note: Court security officers shall not either store or voucher any items to be reclaimed later.

G. TRAINING

- 1. All screening and court security personnel shall receive and successfully complete training in the proper operation of all screening equipment by the unit supervisor.
- 2. All equipment will be maintained in a state of operational readiness.

H. PUBLIC NOTICE

It is recommended that the Municipal Court composes and prominently post a notice that outlines the screening policy and procedures.

Note: Law enforcement officers wearing uniform or upon displaying the appropriate identification card, or retired, active duty or off duty law enforcement officers should be allowed to keep their weapons while in the Municipal Court facility unless the officer is a party to a personal case pending before the Municipal Court. Non-uniformed officers will be instructed to immediately identify themselves with the security officer in the courtroom, when they have business.



General Order No. 703.0

Subject:	Effective Date:	Revised Date:
Written Directive System	April 1, 2019	June 30, 2022
Title:	Pages:	Distribution:
Warrant Unit & Execution	4	All Members
Cross Reference: CALEA Reference Chapter 74.1.1	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to digitally record arrest warrants and summons received from the courts.

PURPOSE

To establish procedures for the receipt, documentation and service of warrants and/or summons.

DEFINITION

No Knock Warrant: A no knock warrant is a search warrant authorizing officers to enter certain premises without knocking and announcing their presence or purpose prior to entering the premises. *The Decatur Police Department does not conduct "no knock" warrants unless exigent circumstances exist and authorized by the Chief of Police or execute warrants at night unless permitted by State law.*

PROCEDURE

A. Warrant Unit Responsibilities

- 1. Execute new and existing warrants, indictments and/or summons;
- 2. Research and purge non-executable warrants (i.e.: death of defendant/officer);
- 3. Receive executed warrants and ensure the removal from NCIC/LERMS, once executed;



- 4. File new warrants;
- 5. Maintain security at City Council work sessions/meetings and other meetings as designated by the Chief of Police;
- 6. Maintain court security;
- 7. Any other additional administrative duties as directed by the Division Commander with the approval from the Chief of Police.

B. Serving Warrants/Indictments

- 1. The following procedures will apply pursuant to Alabama Code, title 15:
 - a. A warrant or writ of arrest may be executed in the county in which it was issued, unless the defendant is in another county. When the defendant is in another county, it may be executed therein by any law enforcement officer having the warrant or writ. The law enforcement officer shall summon the assistance of local law enforcement if possible to assist in making the arrest and only then may exercise the same authority as the officer possesses in his or her own county or jurisdiction.
 - b. Any lawful officer, having a warrant of arrest issued by a municipal court to execute, may pursue the defendant into another county and, on obtaining a signed endorsement on the warrant by an officer of that county authorized to issue such a warrant, to the following effect: "A. B. is authorized to execute this warrant in _____ County," may summon persons to assist him in making the arrest, and exercise the same authority as in his own county.
 - c. An officer may execute a warrant of arrest on any day and at any time; but in doing so, he must inform the defendant of his authority and, if required, must show the warrant.
 - d. If an officer executing an arrest warrant is refused admittance after notice of his authority and purpose, he may break an outer or inner door or window of a dwelling house in order to make the arrest.



- 2. When a person is arrested on a warrant/indictment and transported to the Morgan County Jail, the arresting officer will be responsible for obtaining the original warrant from the front desk.
- 3. If the arresting officer is unable to obtain the original warrant/indictment, a transport officer should deliver the warrant/indictment to the arresting officer at the Morgan County jail.
- 4. The arresting officer must execute the warrant/indictment.
- 5. The officer will place the executed misdemeanor warrants in the Decatur City booking drop box, located at the Morgan County Jail.
- 6. Transport officers will check the warrant box daily and will carry the served warrants back to City Hall.
- 7. Original executed felony warrants/indictments will be placed in the CID mailbox before the end of the shift. It will be responsibility of CID to ensure the original executed felony warrant/indictment is removed from NCIC and delivered to the Circuit Clerk's office within one business day.
- 8. The arrestee will be booked into LERMS by the transport officer.
- 9. The executed warrant file will be updated in LERMS by a Management Services supervisor, who will record the officer executing the warrant (CALEA 74.1.1f) and the date the warrant was executed (CALEA 74.1.1g).
- 10. A Management Services supervisor will notify the Records Unit to remove the warrant/indictment from NCIC.
- 11. Unless the felony warrant states otherwise, the arresting officer shall notify the assigned officer or the on call detective once the subject is in custody.
- 12. The arresting officer will complete the warrant extradition form and deliver the original form along with the original executed/served felony warrant/indictment to CID.

C. Reporting

Upon executing a warrant, the arresting officer shall ensure that the following information is included in the report:



- 1. Name and ID number of the officer(s) executing the warrant or summon (CALEA 74.1.1f);
- 2. Name of the person on whom the warrants were executed (CALEA 74.1.1e)
- 3. Date the warrant was executed (CALEA 74.1.1g);
- 4. Court docket/warrant number (CALEA 74.1.1h);
- 5. If applicable, the court date (CALEA 74.1.1i).



General Order No. 803.0

Subject:	Effective Date:	Revised Date:
Written Directive System	June 1, 1997	February 3, 2020
Title:	Pages:	Distribution:
Centralized Records Unit	5	All Members
Cross Reference:	Chief of Police Approval	
CALEA Reference Chapter 82	Todd Pinion	

POLICY

The Decatur Police Department will maintain a Central Records Unit to meet its information related management and operational needs.

RESPONSIBILITY

All personnel are responsible for complying with this directive.

PURPOSE

To provide guidelines for the operation of a centralized Records Unit.

Exception: Office of Professional Standard & Narcotics files will not be housed in the centralized Records Unit.

SCOPE

This directive is applicable to all personnel.

PROCEDURES

- **A. OVERALL RESPONSIBILITY:** The Captain of the Administration Division shall be responsible for all Records Unit operations.
- **B. FUNCTIONS:** The Decatur Police Department participates in the Alabama and the National Incident Based Reporting System (IBR). Statistical data is supplied to the Alabama IBR system by the Records Unit on an established reporting schedule. The Records Unit is the central



repository for all police records, crime and arrest information. These include but are not limited to:

- 1. Receiving and retaining of all original reports produced by sworn personnel;
- 2. Assisting the public, businesses and other law enforcement agencies in obtaining copies of reports as prescribed by law;
- 3. Entering, merging and encoding all reports into the Department's computer system;
- 4. Maintaining a numerical system for filing and retrieval of reports (including quality control that will ensure the accuracy of the filing system); and
- 5. Forwarding for review and/or follow-up copies of all reports as required by department policy.

C. Records Maintenance

- 1. Arrest reports are to be entered into the arrestee's master file number.
- 2. Incident/Offense reports are to be merged by numerical case number.
- 3. Incident/Offense Supplement Reports are to be merged with the original Incident/Offense report.
- 4. Vehicle crash reports are to be completed using the appropriate computer program.
- 5. Private Property vehicle crash reports are to be filed by date and numerical case number.
- 6. Unless when ordered by the court:
 - a. All Incident/Offense reports shall be kept by the Records Unit for at least ten years.
 - b. All Arrest reports shall be kept by the Records Unit indefinitely.

ALL REPORTS ARE TO BE REVIEWED BY A SUPERVISOR BEFORE BEING FORWARDED TO RECORDS UNIT.



D. ACCESS TO RECORDS UNIT (CALEA 82.1.1a)

- **1. GOVERNING REGULATIONS.** Employees allowed to enter Records storage will be restricted as required by department policy, State Law and Federal Regulations.
- 2. AUTHORIZED PERSONNEL. Physical access to all areas of the Records Unit secure storage area during business hours and after hours is restricted only to Records personnel and Command staff. Any employee wishing access to the secured storage area will be escorted by Records personnel (CALEA 82.1.1a, CALEA 82.1.1b).
- **3.** Electronic files may be accessed by personnel in the field through the Law Enforcement Records Management System, availability of files will depend upon assignment.

Note: Personnel must be logged in to a City of Decatur computer to access LERMS.

E. SEPARATION OF ADULT AND JUVENILE RECORDS

MASTER FILES. A master file will be maintained in a computerized system on all persons, adults or juveniles, arrested for any violation of a City Ordinance or State Statute. Each file shall include the following items:

- 1. Arrest Report;
- 2. Photographs;
- 3. Any other pertinent information.

NOTE: RECORDS UNIT PERSONNEL ARE NOT TO CHANGE ANY ARREST REPORT, INCIDENT/OFFENSE REPOT, SUPPLEMENT REPORT OR VEHICLE CRASH REPORT.

- 4. The Department's juvenile arrest records and criminal records are maintained separately from the criminal records of adult offenders.
- 5. Juvenile records are maintained in a secured area of the Records Unit (CALEA 82.1.2c).
- 6. Juvenile master files will have the letter "**J**" affixed to the front of the file number. Juvenile records may include, but are not limited to (CALEA 82.1.2a):
 - a. Photographs;
 - b. Fingerprints; and/or



- c. Other forms of identification (when applicable).
- 7. Juvenile records within LERMS:
 - a. Will be distinguished by type (i.e. juvenile, adult, business, etc.) (CALEA 82.1.2a).
 - b. May only be accessed depending upon personnel's assignment (CALEA 82.1.2c).

F. COLLECTION, RETENTION & DISSEMINATION OF JUVENILE RECORDS

- 1. Juvenile photographs, fingerprints or other forms of identification may be collected at the time of booking, during a formal investigation or as allowed by Federal or State Law (CALEA 82.1.2).
- 2. Juvenile photographs, fingerprints and other forms of identification will not be disseminated to the public (CALEA 82.1.2b).
- 3. Incident reports and all associated paperwork listing identifying juvenile information will have "Juvenile" stamped in red.
- 4. Juvenile records shall be sealed upon reaching adult age. In the event of electronic records, LERMS will alert records personnel when a juvenile has reached the adult age. Records personnel seal the juvenile record and will create an adult record for the person if needed (CALEA 82.1.2d).
- 5. Juvenile records shall be expunded when ordered by the court. Records personnel will expunde the specific information from the designated computer software, as well the physical record (CALEA 82.1.2e).

G. RELEASE OF AGENCY RECORDS (CALEA 82.1.1c)

- 1. All interdepartmental requests for files or copies of reports shall be made at the business, in person or by telephone.
- 2. Anytime a case file is removed from the Records Unit it shall be signed out on the sign out log.
- 3. Arrest reports shall only be released with approval from a CID supervisor or a Division Commander.
- 4. Victims may obtain a copy of an incident/offense report.



- 5. Records Unit personnel will request a photo identification of the requestor prior to the release of any Incident/Offense report.
- 6. In the event of a report involving a pending investigation, only the initial portion of the report, originally filed by the reporting officer may be released.
- 7. Supplements and/or attachments shall not be released to anyone without prior approval from the investigating officer or a supervisor.
- 8. If the request is for a non-fatal Traffic Crash Report, the report may only be released to the parties involved and/or their respective insurance companies, excluding the social security numbers.
- 9. Copies of crash reports under investigation shall only be released to the involved parties or insurance companies with the approval of the investigating officer.
- 10. Insurance companies may obtain a copy of a crash report or a copy of an initial incident/offense report when property is damaged. However, under no circumstances shall insurance companies obtain copies of criminal investigation report supplements and/or attachments without the prior approval of the investigating officer.
- 11. Reports released to the media will not contain certain information of the parties involved (dates of birth, social security numbers).
- 12. The cost of each report is \$5.00. Payment is due at the time of delivery.
- 13. Payments received will be counted at the end of each day and will be handled in accordance to policy # 217.0 Cash Funds and Accounts Maintenance.

H. RECORDS UNIT AVAILABILITY (CALEA 82.1.1b)

- 1. The Records Unit is available to the public from 0800-1700 hours Monday through Friday, excluding holidays.
- 2. The Records Unit files are available to all department personnel after business hours by contacting a command staff member.
- 3. Additionally, files may also be accessed through LERMS at any time. Personnel must be logged in to a City of Decatur computer to access LERMS.



General Order No. 804.0

Subject:	Effective Date:	Revised Date:
Written Directive System	November 7 th , 2018	February 9, 2023
Title:	Pages:	Distribution:
Field Reporting	7	All Members
Cross Reference: CALEA Reference Chapters 82.2.1, 82.2.2, 82.2.3	Chief of Police Approval Todd Pinion	

POLICY

It is the policy of the Decatur Police Department to report crimes, violations and incidents as prescribed by Local, State or Federal Law.

PURPOSE

To establish a field information reporting system that will provide consistent, accurate and timely information to department personnel.

A. REPORTING FORMS (CALEA 82.2.1b)

All reports will be completed using the appropriate paper and/or electronic forms to efficiently record all the required information.

- 1. Incident/Offense Reports are used to capture basic information about a particular incident or crime;
- 2. Supplement Reports are used to record additional narrative information.
- 3. Statement forms are used to document the written statements of victims, witnesses and other involved parties.
- 4. Arrest reports are used to document when adults or juveniles are charged with criminal offenses.



- 5. Adult arrest affidavits are used to establish probable cause that a criminal offense has been committed.
- 6. Juvenile complaint forms are used to specify allegations of statutory violations and supporting facts when juveniles are charged with criminal offenses.
- 7. Vehicle crash reports are used to record vehicle crashes that occur on public roadways.
- 8. Private property vehicle crashes reports are used to record vehicle crashes that occur on private property.
- 9. Vehicle impoundment forms are used to record driver, owner and vehicle information when a vehicle is impounded.

B. INCIDENT REPORTING

- 1. Reports must be written for certain incidents or offenses including, but not limited to the following (CALEA 82.2.1a):
 - a. Reports of crime or attempts to commit a crime,
 - b. Arrests,
 - c. Domestic Violence and civil disturbances,
 - d. Injury or death of another person including officers,
 - e. Destruction of an animal,
 - f. Response to Resistance as defined by policy,
 - g. Ready gun,
 - h. Discharge of a firearm or Taser,
 - i. Use of O.C. Spray,
 - j. Recovery of lost or stolen property,
 - k. Damage to property,

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- 1. Mentally ill persons,
- m. Missing children,
- n. Missing adults,
- o. Runaway juveniles,
- p. Violent felonies,
- q. Crimes of violence,
- r. Vehicle crashes when one or more individuals are injured or killed;
- s. Vehicle crashes that result in property damage in excess of \$250.00 or more on a highway or roadway,
- t. When police authority is exercised outside the agency's jurisdiction pursuant to a mutual aid agreement.
- 2. Additionally, incidents in one or more of the following categories, if alleged to have occurred within the jurisdiction of the City of Decatur is to be reported by an I/O report and/or in the computer aided software system (CAD) in dispatch (CALEA 82.2.1a, CALEA82.2.2):
 - a. Citizens' complaints or reports of crimes (CALEA 82.2.2a; CALEA 82.2.2b);
 - b. Citizens' requests for services when an officer is dispatched or assigned, (CALEA 82.2.2c);
 - c. Criminal and non-criminal cases initiated by Officers (CALEA 82.2.2d),
 - d. Incidents involving arrests, citations or summons (CALEA 82.2.2e).
- 3. Reports completed by personnel concerning vice, drug, organized crime or undercover investigations will be stored in secure areas, accessible only by the appropriate personnel.

C. EXCEPTIONS

1. Reports that are not mandatory in nature may only be completed at the request of the victim or complainant or at the officer's discretion.



2. Any vehicle crash when no one is injured, killed, or damages are less than \$250.

D. REPORTING PROCEDURES (CALEA 82.2.1d)

The use of the field reporting system is nationally recognized as an invaluable tool to law enforcement. Field reports provide an accessible base of information and/or intelligence, which may link a suspect or witness to a crime or perhaps place an individual or vehicle at a particular place and time. The following guidelines apply:

- 1. No employee of this Department shall make or submit false official reports or communications, nor shall they knowingly enter or cause to be entered in any department record, false or inaccurate information.
- 2. Responding officers must obtain as much information as available at the time of the report.
- 3. The initial responding officer (primary officer who is assigned or designated by dispatch) shall submit a written report prior to the end of their tour of duty unless otherwise authorized by a supervisor. Supervisors should have a valid reason to delay the submission of reports.
- 4. When multiple officers are involved, each officer is responsible for the reporting of their actions either by a separate report or the inclusion of actions in the primary report. The primary officer may change depending on circumstances; however the communications center should always be advised of any such change.
- 5. Any additional information not available when the initial report was filed may be reported at a later time using a supplement report.
- 6. A supplement report may also be completed at the request of a supervisor or by a detective pursuant to a criminal investigation.
- 7. In situations when the person is a victim of a crime and resides out of state, the report may be filed over the phone.
- 8. Written reports will be legible, complete and submitted on the appropriate police department forms.
- 9. The following reports will be submitted and approved by the end of the rotation, unless authorized by the Lieutenant:



- a. Misdemeanor I/O and Supplemental reports,
- b. Vehicle crash reports,
- c. K9 Deployments.
- 10. The following reports will be submitted and approved by the end of shift, unless authorized by the Lieutenant:
 - a. Arrest reports,
 - b. Felony I/O and Supplemental reports,
 - d. Response to resistance reports;
 - e. Ready gun reports;
 - f. Vehicle Flight Reports,
 - g. K9 bite reports.
- 11. All incident/offense, supplements, and arrest reports will be approved by a supervisor to ensure the overall quality of the reports.
- 12. Reports shall be kept and disseminated only as provided for by law, Department Policy or City Policy.
- 13. Reports and records which document police activity should include, at a minimum, the following information (CALEA 82.2.1c):
 - a. The date and time of the initial report and occurrence,
 - b. The name (if available) and other identifying information of complainant, victim, witnesses and other involved parties,
 - c. The name of the suspect, if known,
 - d. Location where the incident occurred,
 - e. The nature of the incident and method of operation,

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- f. The nature, date and time of any law enforcement action taken (if any), and
- g. Case number.
- 14. This policy applies to all reports submitted through Mobile Client as well as hand written reports.

E. SUPERVISORY REVIEW (CALEA 82.2.1e)

- 1. All submitted reports will be reviewed by a supervisor.
- 2. The supervisor will carefully check for the following:
 - a. Elements of the crime are detailed,
 - b. Criminal procedures are documented,
 - c. Department directives are adhered to,
 - d. Completeness,
 - e. Clarity,
 - f. Legibility, grammar and spelling.
- 3. If the report is approved, the supervisor will forward the report to the Records Unit.
- 4. Reports not approved will be returned to the officer for the required corrections.
- 5. Field supervisors will review the CAD event report daily for accuracy.

F. CASE NUMBERING SYSTEM (CALEA 82.2.3)

The department employs a case numbering system that provides a unique identification number to each incident and it includes the following:

1. The assignment of a different number to each incident, which shall consist of the year and case number, example: **202200012345.** Unique numbers will be assigned to all cases in numerical sequence.



- 2. The assigned case number will be recorded on submitted reports for all law enforcement services, including, but not limited to:
 - a. Criminal investigations, and
 - b. Vehicle crash investigations.

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