DALTON POLICE DEPARTMENT

	Effective Date	Number
	December 1, 1998	GO98-7.18
Subject		
Search and Raid Procedures		
Reference		Revised
CALEA Standards – 1.2.4, 1.2.8, 43.1.5, 74.3.1		January 22, 2019 November 17, 2020
Distribution	Re-evaluation Date	No. Pages
All Personnel	January 2021 November 2022	9

I. Policy

It is the policy of the Dalton Police Department to conduct and execute searches and arrest warrants in the safest manner possible and to protect the lives and property of citizens during the execution of raids and warrants, and to provide guidelines for warrantless searches and conduct warrantless searches in accordance with the laws of the state of Georgia and the United States.

It is the policy of the Dalton Police Department to execute search and arrest warrants in the safest manner possible in order to protect the lives, property, and rights of all persons and to follow all state and federal laws while conducting warrantless searches.

II. Definitions

- A. Reasonable Suspicion An Officer is led to suspect that criminal activity has been, is being, or is about to be committed given the facts and circumstances of the situation. Facts and circumstances, based upon observations or information, short of probable cause but based upon articulated facts, that would lead a reasonable law enforcement officer to believe that criminal activity is afoot or that a person who is lawfully stopped is in possession of a weapon.
- B. Field Interview Investigatory Stop The brief detainment of an individual, whether on foot or in a vehicle, based on an Officer's reasonable suspicion that the individual is committing, has committed, or is about to commit a crime. for the purposes of determining the individual's identity and resolving the Officer's suspicions concerning criminal activity.
- C. Pat-Down / Frisk Search An external feeling of the outer garments of an individual for weapons, contraband, or concealed evidence. A limited search for concealed weapons, generally performed by touching the outer clothing, without squeezing or manipulation, but also of those areas which may be within an individual's control, conducted when an Officer has reasonable suspicion that an individual is armed and presents a danger to the Officer or others. Also known by the term "frisk."
- D. Search An examination of an individual's house, premises, property, or person for the purpose of discovering evidence or proof of criminal activity.

- E.D. Strip Search Any search of an individual for weapons, contraband, or concealed evidence requiring the removal or rearrangement of clothing to permit the visual inspection of the individual. The removal or rearrangement of clothing, in an attempt to locate weapons, contraband, or concealed evidence, that results in the exposure or observation of a portion of an individual's body where he / she has a reasonable expectation of privacy.
- F.E. Body Cavity Search A strip search that involves probing of the mouth, anus, and / or genitals of an individual for weapons, contraband, or concealed evidence.

III. Searches of Persons

- A. Pat-downs
 - An Officer may perform conduct a pat-down of an individual by performing a pat-down touching search of the outer garments of a stopped individual for weapons if and when:
 - a.1. An The individual has been legitimately stopped with based upon reasonable suspicion; and
 - b.2. The Officer has reason to believe that the individual possesses weapons and poses a threat to the safety of the Officer or the safety of another nearby person.
 - 2. Not every field interview investigatory stop poses sufficient justification for conducting a pat-down search of an individual, but any of the following factors may justify a search to include should be considered when determining if a pat-down is appropriate:
 - a. The type of crime suspected, particularly in crimes of violence where the use or threat of deadly weapons is involved
 - b. A single Officer handling more than one suspect
 - b.c. Prior knowledge of the suspect's use of force and / or propensity to carry deadly weapons
 - c.d. Appearance Movements and demeanor of the suspect
 - d.e. Visual indications that suggest the suspect is carrying a firearm or other deadly weapon.
 - 3.B. Whenever possible, a pat-down searches should be performed by an Officer of the same sex gender as the suspect.
 - 4.C. Procedures for performing a pat-down search: Pat-downs searches should be performed with caution, restraint, and sensitivity. These searches intrusions may shall only be performed to protect the safety of Officers and others and may shall never be used as a pretext for intimidating individuals

or groups of individuals, to obtain evidence, or for any other purpose.

- 5. Pat-downs searches should shall be conducted in the following manner:
 - a.1. Pat-downs searches should be conducted by at least two (2) Officers, one who performs the search check while the other provides protective cover.
 - b.2. Pat-downs searches will shall be performed in a manner that minimizes the suspect's ability to harm the Officer or to escape.
 - c.3. Officers are only permitted to feel the outer clothing of the suspect. Officers may shall not place their hands in pockets or under the outer layer of clothing unless they feel an object that could reasonably be a weapon or they feel an object that is immediately apparent, without additional probing or investigation, to be contraband.
 - d.4. If the suspect is carrying an object, such as a handbag, suitcase, briefcase, sack, backpack, or other item that may conceal a weapon, the Officer should not open the item but instead place it out of the suspect's reach.
 - e.5. If the external feeling touching of the suspect's clothing fails to disclose evidence of a weapon, no further search may shall be made. If evidence of a weapon is present developed, an Officer may retrieve that item only. If the item is confirmed to be a weapon, the possession of which is a crime, the Officer may make an arrest of the suspect and complete a full-custody search of the suspect.
 - f.6. If reasonably necessary, a more intrusive search may be performed on the individual. In such cases, the body is checked systematically through the clothing in search of weapons, contraband, and concealed evidence. These searches will shall be performed by an Officer of the same sex gender, when available.
 - g. In an instance a situation where a search is conducted on a suspect of the opposite sex gender, Officers will shall use the back of the hand to do complete the search.

B.D. Strip searches

- 1. Strip searches of detainees, with or without a warrant, will shall only be conducted in the rarest of circumstances, when the life of the Officer or others may be at serious risk, and only with the explicit approval of a Supervisor.
- 2. These searches will shall be conducted:
 - a.1. Under conditions that provide privacy from all persons except but those authorized to conduct the search.

- b.2. By the least number of personnel necessary to maintain privacy and only by those of the same sex gender as the suspect.
- 3. If the suspect is a juvenile, the Officer shall obtain documented consent from a parent or legal guardian who is present where the strip search is to be performed.
- 4.3. The Officer conducting the strip search shall complete a report detailing the facts and circumstances of the search.
- C.E. Body cavity searches
 - 1. Searches of an individual's blood stream, body cavities, and subcutaneous tissues are shall only to be conducted by an authorized physician, licensed nurse, or medical staff personnel specifically trained for this task.
 - 2. Should an Officer reasonably believe that a suspect is concealing a weapon, contraband, or evidence within a body cavity, the following procedures shall be utilized:
 - a. The Officer shall consult with his / her immediate Supervisor to determine whether probable cause exists to seek a search warrant for a body cavity search. The decision to seek a search warrant is reasonable only where the suspected offense is of a serious nature and / or the concealment of the item(s) poses a threat to the safety of the Officer, the suspect, or others.
 - b. If probable cause exists for a body cavity search, an affidavit for a search warrant shall be prepared that clearly defines the nature of the alleged offense and the basis for probable cause. The Officer shall also prepare a report detailing the facts and circumstances of the search.
 - c. A body cavity search shall be performed only by an authorized physician, licensed nurse, or medical personnel specifically trained to perform these tasks.
 - d. For safety and security reasons, the search shall be conducted in a room designated for this purpose at a detention facility, medical clinic, or hospital.
 - e. Body cavity searches shall be performed with due recognition of privacy and hygienic concerns.
 - f. If the suspect is a juvenile, in addition to the search warrant requirement, the Officer shall notify a parent or legal guardian of the body cavity search to be performed.
 - 3. An Officer may retrieve evidence or contraband from an individual's mouth without medical personnel in attendance if the Officer believes it is being

concealed or is in danger of being swallowed or destroyed.

- 4. Any such search of the mouth, conducted incident to arrest, may be made without a search warrant only:
 - a.4. If there is a strong probability that items will be seized which relate to the offense for which the individual was arrested;
 - b.2. If delay in securing a search warrant would probably result in the disappearance or destruction of the objects of the search; and
 - c.3. If it appears that the search is reasonable under the circumstances of the case, including the seriousness of the offense and the nature of the invasion of the individual's person.
- 5. Once the prerequisites have been satisfied, an Officer may use objectively reasonable force to extract evidence or contraband in from the arrestee's mouth. In determining whether the use of force is objectively reasonable, the Officer should shall consider the totality of the circumstances.
- 6. The Officer shall prepare a report detailing the facts and circumstances of the search, and a Supervisory Review of the Use of Force shall be completed.
- F. Procedures of performing a body cavity search: Should any search lead an Officer to believe that the suspect is concealing a weapon, evidence, or contraband within a body cavity, the following procedures will be followed:
 - 1. The Officer will consult with his / her immediate Supervisor to determine whether probable cause exists to seek a search warrant for a body cavity search. The decision to seek a search warrant is reasonable only where the suspected offense is of a serious nature and / or poses a threat to the safety of the Officer or others. If probable cause exists for a body cavity search, an affidavit for search warrant will be prepared that clearly defines the nature of the alleged offense and the basis for probable cause. The Officer shall also prepare a report detailing the facts and circumstances of the search.
 - 2. A body cavity search will be performed only by an authorized physician, licensed nurse, or medical personnel specifically trained to perform these tasks.
 - 3. For safety and security reasons, the search will be conducted in a room designated for this purpose at a detention facility, or at a medical clinic or hospital.
 - 4. Body cavity searches will be performed with due recognition of privacy and hygienic concerns.

IV. Obtaining a Search Warrant

RESTRICTED LAW ENFORCEMENT DATA

- A. A search warrant may only be issued upon probable cause. The issue of Probable cause may be obtained developed through several sources, such as:
 - 1. An Officer's personal observation and / or an independent investigation of information received from other sources
 - 2. Information from concerned citizens
 - 3. Information from other Officers
 - 4. Information from reliable informants
 - 5. Personally verified information from tipsters
- B. Applying For a Search Warrant
 - 1. Only an Officer charged with the duty of enforcing the criminal laws of the state or a currently certified peace officer engaged in the course of his / her official duty, where the Officer is employed by a law enforcement unit specified in O.C.G.A. 17-5-20, may be issued a search warrant.
 - 2. Since an Officer has a right to use necessary and reasonable force, it is also a responsibility of an Officer to obtain the correct address and location of property or premises to be searched. Searching the wrong person or premises could lead to prosecution and / or civil liability of the Officer(s).
- C. Issuance of a Warrant

A judicial officer, described in O.C.G.A. 17-5-21, may issue a search warrant upon receiving a written complaint which states facts sufficient to show establishing probable cause that a crime is being committed or has been committed and which particularly describes the place or person, or both, to be searched and things to be seized.

D. Command Review of Affidavit and Warrant

A Supervisor shall review the warrant affidavit for probable cause, any errors, and to see that it complies compliance with Title 17, Chapter 5 of the Official Code of Georgia Annotated, Searches and Warrants, prior to it being presented to a judge.

- E. No-Knock Provisions
 - 1. To gain entrance to any building or dwelling without giving notice, a search warrant must contain a "no-knock provision". This provision shall be located in the body of the warrant affidavit.
 - 2. An Officer may request a no-knock provision if there is compelling reasonable belief that the safety of the Officers executing the warrant is in jeopardy or the evidence to be seized is in danger of being destroyed.

RESTRICTED LAW ENFORCEMENT DATA

- 3. A no-knock provision cannot be based upon mere suspicion, but rather must be founded upon probable cause from an investigation or an informant.
- 4. Any Officer applying for a no-knock provision for a search warrant shall receive authorization from the Chief of Police or his / her designee prior to presenting the warrant affidavit to a judge.

V. Warrant Execution Raid Operational Procedures

- A. The Watch Commander or unit Supervisor executing overseeing the a raid shall act as the commanding Officer of the operation. The Commander will Supervisor shall be responsible for assigning personnel to specific tasks during the operation. The Commander will Supervisor shall also be responsible for seeing ensuring that the warrant or raid is executed in the safest manner possible, including using the utmost diligence in verifying the exact physical location(s) of the raid operation, to protect the Officers involved and the public. including all possible diligence in verifying the exact physical location.
- B. All necessary and reasonable force may be used to effect an entry to execute the warrant after a verbal notice of authority and purpose.

A "No-Knock" provision may be requested when an Officer has reason to believe that officer safety or the evidence may be in jeopardy.

- B.C. Operations Plan
 - 1. Prior to any warrant execution raid, the case Officer or lead Investigator shall be responsible for the gathering of intelligence to be used to formulate a tactical operations plan.
 - 2. Any Officer utilizing surveillance devices, cameras, and / or listening or recording devices to gather intelligence shall be properly trained in the use of the devices to safeguard against violations of individuals' rights and to protect the proper operation of the equipment. The use of any investigative equipment shall be governed by this policy and shall meet all local, state, and federal guidelines and constitutional boundaries.
 - 3. Intelligence that shall be attempted to be gathered includes:
 - a. Photographs of the building or premises, including any vehicles that may be located there
 - b. Photographs, criminal histories, and any other relevant information on suspects expected to be encountered at the location
 - c. The presence of weapons and the suspects' propensity for violence
 - d. The presence of children, vulnerable adults, and / or aggressive animals

RESTRICTED LAW ENFORCEMENT DATA

- e. A detailed assessment of the location, including all entry points, exit points, and approach routes
- f. A general layout of the interior of the building or premises
- g. Any other detail that may present a safety issue for Officers or a danger to the public

Prior to the deployment, the Supervisor shall assemble a surveillance team for a briefing of the tactical plan of operation.

- 1. The briefing shall include photographs of, when available, and all available intelligence on the suspects and their potential for violence.
- 2. The advance survey team shall provide a detailed assessment of the location and all entry points and exit points and provide the team with the best approach routes to the target.
- 4. The case Officer or lead Investigator is responsible for using all gathered intelligence to formulate a tactical operations plan.
- 5. Prior to conducting a warrant execution raid, all Officers assigned to the operation shall meet and be briefed on the tactical operations plan.
- 6. During the operation briefing, the Supervisor shall be responsible for the following:
 - a. Ensuring all relevant intelligence is conveyed to all participating members.
 - b. Ensuring that specific weapons needs are met and that all personnel involved wear protective body armor.
 - c. Ensuring all personnel understand their assignments, which may include the entry team, perimeter security, search members, or evidence collection duties.
 - d. A review of contingency plans in case of the need to respond to resistance, injuries to Officers, suspects, or bystanders, malfunctioning equipment, or loss of communications.
- 3. The team leader or Supervisor shall brief the team on the proper use of Departmental equipment, such as the use of surveillance devices, cameras, and listening and recording devices, in order to safeguard the individual rights of citizens and the protection of this equipment to ensure it operates properly. The manufacturer's operations manual shall be reviewed by all Officers using any department equipment or have appropriate training in the use of said equipment. The use of any investigative equipment shall be governed by this policy and shall meet all local, state, and federal guidelines and Constitutional boundaries.

RESTRICTED LAW ENFORCEMENT DATA

The data contained in this manual is confidential for internal department use only and shall not be divulged outside the department without the written approval of the Chief of Police.

- 4. The team leader or Supervisor shall ensure that specific weapons needs are met and that all personnel involved wear body armor.
- 5. The individual and team assignment shall be assigned by the team leader or Supervisor.
- 6. A review of contingency plans shall be addressed in case of use of force, injury of Officers or civilians, or break down in equipment or communications.
- C.D. Execution of Warrant
 - 1. A pre-raid meeting will be conducted by the Commander or team leader. At this point, the Commander or team leader will brief all personnel in safety issues, assign an entry team, perimeter personnel, search members, and evidence collection duties.
 - 1.2. Prior to responding to the location of the warrant execution raid, the Commander or team leader will Supervisor shall send a team member to do an assessment ride-by of the location to be raided prior to execution to provide feedback on any changes.
 - 2.3. The raid team will may then proceed to the location in a safe and orderly manner, and upon the order of the team leader Supervisor, the team will shall execute the entry.
 - 3. All necessary and reasonable force may be used to effect an entry to execute the warrant after a verbal notice of authority and purpose has been made, unless a no-knock provision has been approved by the Chief of Police or his / her designee and granted by a judge.
 - 4. During entry, the first responsibility of the entry team leader is to make the scene safe. This is done by securing all persons and weapons.
 - 5. After the scene is made safe by the entry team, the search and evidence collection personnel may begin processing the scene.
- D.E. Search of the Location
 - 1. The search of the location shall be <u>done</u> conducted in accordance with policy GO89-7.1, Crime Scenes.
 - 2. All persons on present at the scene location of the warrant service may be reasonably detained for Officer safety in a reasonable manner for a reasonable amount of time in order to ensure safety and prevent the destruction of evidence.
 - 3. The collection of evidence and photographing of the scene shall be conducted after a preliminary search for evidence.
 - 4. The seizure of property will shall be performed by sworn personnel in RESTRICTED LAW ENFORCEMENT DATA

accordance with O.C.G.A. 16-13-49.

- E.F. Post-Raid Procedures
 - 1. The team leader of the raid Supervisor shall speak with the other members of the team all participants of the warrant execution raid to evaluate the effectiveness of the raid, and to identify any problems that can be corrected in the future, and to the assessment of any property damage to private property or Department-issued equipment.
 - 2. If property damage has occurred, the team leader Supervisor shall report in writing such damage to the appropriate Division Commander for review, along with an approximate cost for repair.
 - 3. The case file For cases involving a search warrant or other criminal process, the case file shall include the following information:
 - a.1. Date and time received
 - b.2. Nature of document
 - c.3. Source of document
 - d.4. Name of defendant
 - e.5. Officer assigned for service
 - f.6. Date assigned for service
 - g.7. Date process expires, if any

8. Court docket number

F. Secure Locations

Warrant execution raids are not conducted at locations currently being secured by law enforcement personnel. In those situations, tactical operations plans are not required.

G. Training

Training on planning and conducting raid operations will shall be provided at least annually to appropriate personnel.

VI. Warrantless Searches

A. A search without a warrant, in order to be legally valid, must fall into one of the narrowly drawn exceptions to the warrant requirement. The burden of proof that a warrantless search meets the exceptions lies with the State and therefore the Officer.

RESTRICTED LAW ENFORCEMENT DATA

- B. Officers should consider obtaining search warrants when time and circumstances permit. Search warrants are not required if Officers are:
 - 1. Securing weapons or evidence incident to arrest
 - 2. Assisting individuals in life-threatening situations
 - 3. Protecting the public from harm
 - 4. Searching for additional victims at crime scenes
 - 5. Protecting vital evidence
 - 6. Actively pursuing a suspect
 - 7. Searching vehicles or other moveable objects, based on probable cause that contraband might be moved or destroyed
 - 8. Searching with voluntary written consent. In these cases, all searches should stop immediately if consent is withdrawn (see Appendix A).
- C. Procedures
 - 1. Officers searching without a warrant **must** shall include in the incident report the reasons (probable cause or other) that led to that decision and complete the Consent Search Warning waiver (see Appendix A).
 - 2. Officers conducting consent searches should make every effort to ensure the person giving consent has the legal standing to do so. Also, Officers shall request written consent, prior to any search being made (see Appendix A).

This policy supersedes any previous policies issued.

BY ORDER OF

CHIEF OF POLICE

RESTRICTED LAW ENFORCEMENT DATA

APPENDIX A

CONSENT SEARCH WARNING

I would like your permission to search your* ______ but I hereby advise you that:

- 1.
- You have the right to refuse to allow me to search your * ______ Any evidence of criminal conduct that I find will be used against you in a court of law. 2.

WAIVER

Do you understand each of these rights I have explained to you? Understanding these rights, are you willing to allow me to search your 1.

2.

Time:

Signature

Date:

Officer Advising Rights

?

*(insert car, house, person, etc., as applicable)

RESTRICTED LAW ENFORCEMENT DATA