STANDARD OPERATING PROCEDURES

HANDLING FIRST AMENDMENT ASSEMBLIES AND MASS DEMONSTRATIONS

SOP-16-01 (Handling First Amendment Assemblies and Mass Demonstrations)
Effective Date December 13, 2016

Rescinds SOP-11-01 (Handling First Amendment Assemblies and Mass Demonstrations)
Effective Date January 20, 2011
I. INTRODUCTION

The purpose of this standard operating procedure (SOP) is to ensure that the Metropolitan Police Department (MPD) is prepared to respond effectively and efficiently in accordance with applicable law and District of Columbia policy to any unlawful conduct occurring in the context of First Amendment assemblies. The Department has become the national model for protecting the First amendment rights and safety of demonstrators, while safeguarding persons and property in the District of Columbia. This SOP incorporates revisions to the manner in which the MPD responds to demonstrations and other assemblies on District of Columbia public space that the District has implemented in resolving litigation. This manual also reflects measures mandated by the First Amendment Rights and Police Standards Act of 2004.

This SOP sets forth the policy and procedures for all members carrying out the mission of the MPD when interacting with demonstrations, rallies, marches, picket lines, or other similar gatherings conducted for the purpose of persons expressing their political, social, or religious views. This policy is intended to exceed constitutional requirements and satisfy the heightened requirements of local statutory law and best practices.

This SOP is designed around the concept of operational flexibility within the requirements of the National Incident Management System (NIMS). It is impossible to devise specific standard operating procedures for handling all possible situations, for each has its own characteristics and challenges. The overall police philosophy must be one of moderation, flexibility and controlled response. Since each situation is unique, both commanding and supervisory officials must plan to respond according to the nature and size of the crowd. The tactical procedures established within this manual are a guide, and not a substitute for the exercise of sound judgment and proper command and supervision within the context of general Department policy.

It is imperative that members of the force understand the role of the MPD during mass demonstrations and major disturbances in our city and the manner by which the Department prepares itself to fulfill this role. It is to this end that this manual is dedicated.

II. POLICY

A. Statement of Policy

It is the declared policy of the District of Columbia that persons and groups have a right to organize and participate in peaceful First Amendment assemblies on the streets, sidewalks, and other public ways, and in the parks of the District of Columbia, and to engage in First Amendment assembly near the object of their protest so they may be seen and heard, subject to reasonable restrictions designed to protect public safety, persons, and property, and to accommodate the interest of persons not participating in the assemblies to use the streets, sidewalks, and other public ways to travel to
their intended destinations, and use the parks for recreational purposes.

It is the statutory responsibility of the MPD to preserve the public peace, to prevent crime, arrest offenders, and to protect the rights of persons and their property. As part of this responsibility, the Department provides trained personnel to respond to the scene of First Amendment assemblies in our city in order to preserve peace while protecting the constitutional and statutory rights of people to assemble peacefully and exercise free speech. In fulfilling these responsibilities, the Department will make reasonable efforts to employ non-arrest methods of crowd management as the primary means of maintaining order. Should such methods prove unsuccessful, arrests shall be made for violations of the law.

All arrests shall be based on probable cause, and arresting members shall use only the minimum necessary force to make and maintain the arrest. To the extent possible under the circumstances, arrests shall be made in an organized manner by units at the direction of the Chief of Police or his or her designee. All arrests shall be fully documented. Prisoners shall be safeguarded and adequately cared for, and shall be expeditiously processed for court or release.

The First Amendment Rights and Police Standards Act of 2004 contains First Amendment assembly provisions that control the MPD’s response to demonstrations. The MPD shall comply with all provisions of the First Amendment Rights and Police Standards Act of 2004 including the First Amendment Assemblies Act of 2004 as outlined in Attachment A.

It is the policy of MPD to index, retain, and store all documents related to First Amendment assemblies (originals and copies) for a period of no less than three years [see Attachment B (Records Retention)].

B. Organizational Policy

The Chief of Police, or an official or member designated by him or her directly, through operation of the chain of command, by virtue of deployment of personnel pursuant to an operational plan or in response to a First Amendment assembly, or lawful order, will be the incident commander at scenes of First Amendment assemblies.

Incident command responsibility, once established, does not pass from one member or official to another simply by virtue of the appearance or arrival at the scene of a First Amendment assembly of an official senior in rank to the member or official operating as the incident commander. Incident command responsibility passes in such instances only upon acceptance of that responsibility by the senior official.

Requests for mutual aid assistance from outside jurisdictions, when necessary, shall be handled in accordance with GO-RAR-310.04 (Mutual Aid Agreement).
C. Body-Worn Camera Policy

It is the policy of the MPD to ensure that members activate their assigned body-worn cameras when responding to First Amendment assemblies in accordance with GO-SPT-302.13 (Body-Worn Camera Program). In accordance with D.C. Official Code § 5-333.09 (Preliminary Inquiries Relating to First Amendment Assemblies), members shall not record First Amendment assemblies for the purpose of identifying and recording the presence of individual participants who are not engaged in unlawful conduct.

III. PLANNED AND PERMITTED FIRST AMENDMENT ASSEMBLIES

A. Planned events are those that the Department is aware of in advance, either through the submission of a permit request or other means that allow for the advance planning of resources and response procedures. When large-scale, planned or permitted First Amendment assemblies are anticipated:

1. The Chief of Police shall designate command officials to serve as area or incident commanders at various sites to manage events.

2. The Commander of the Special Operations Division (SOD), under the direction of the Chief of Police, is responsible for preparing the necessary details and tactical plans for events that are scheduled to occur within the District of Columbia. In this capacity he or she shall:

   a. Coordinate all aspects of the event plan with the affected elements, units, and personnel.

   b. Coordinate activities with other law enforcement, District government and federal agencies, as necessary.

   c. Designate liaison officers to work with demonstration leaders before, during, and after the demonstration.

3. Planning Committees

   a. In order to perform its mission of protecting the rights of demonstrators, counter-demonstrators, and non-demonstrators alike, it is the policy of the MPD to engage in advance planning to facilitate demonstrations where the Department is provided advance notification through the permit application process or learns of a planned First Amendment assembly.

   b. The creation of various subcommittees that are convened shall be dependent upon the type of event. The responsibilities of each committee shall be at the discretion of the Commander of the SOD. The following committees shall be considered when planning for an event:
(1) Venue security;
(2) Sanitation;
(3) Crisis management;
(4) Consequence management;
(5) Transportation;
(6) Traffic;
(7) Legal; and
(8) Media relations.

IV. UNPLANNED EVENTS

A. Unplanned events are events that the Department has no prior knowledge of. Such events may consist of spontaneous gatherings and large-scale demonstrations. Unplanned events are often peaceful and pose little problem for law enforcement; however, peaceful gatherings can turn violent, requiring that contingency plans are in place for members to respond as necessary to safeguard life and property.

B. First Member Response to Unplanned First Amendment Assemblies

1. The first units to arrive on the scene of an unplanned First Amendment assembly shall:
   a. Observe the situation to determine if the gathering is peaceful or has the potential to turn violent.
   b. Notify the Command Information Center (CIC) and the Office of Unified Communications (OUC) of the nature and size of the assembly and request the assistance of a supervisor.
   c. Attempt to identify and make contact with the group organizers or leaders to determine the duration of the event, the number of persons expected to attend, and if civil disobedience is anticipated or planned.
   d. If criminal activity has occurred, attempt to identify those individuals who were involved.

C. In large gatherings, the Commander of the SOD or on-duty SOD official shall be requested to respond to the scene. If an SOD official is unavailable, the district watch commander shall respond to the scene and assume command of the demonstration as the incident commander. However, incident
commander responsibilities outlined below apply regardless of rank and should be implemented as soon as possible.

D. Incident Commander Responsibilities

1. The primary responsibility of the incident commander is the rapid assembly of sufficient staffing to provide a safe environment for the gathering and ensure that disruptions to the area are minimized.

2. The incident commander shall immediately:
   
   a. Assess the situation for seriousness and its potential for escalation. If the assembly is peaceful and adequate resources are available, efforts shall be made to allow for the protest action to continue by redirecting vehicular and pedestrian traffic around the incident.

   b. Ensure that the following information about the incident is continuously provided to the OUC and CIC:
      
      (1) Location of disturbance;
      
      (2) Number of participants;
      
      (3) Activities of the participants (e.g., marching peacefully, blocking traffic, destruction of property);
      
      (4) Direction of movement of the participants; and
      
      (5) Ingress and egress routes for emergency vehicles.

   c. If a peaceful assembly escalates to a civil disturbance beyond the capacity of present personnel to effectively handle the situation, the official in charge shall:
      
      (1) Make an evaluation as to the additional staffing required to manage the situation.
      
      (2) Notify the OUC and CIC of the situation.
      
      (3) Determine if a partial or full activation of Civil Disturbance Unit (CDU) personnel will be necessary. Activation of CDU personnel shall be carried-out in accordance with GO-HSC-805.01 [Civil Disturbance Unit (CDU)].
      
      (4) Determine if a recall of off-duty personnel may be necessary. Recall of personnel to respond to a disturbance shall be handled in accordance with GO-OPS-803.04 (Emergency Response Plan).
(5) Determine the level of personal protective equipment (PPE) to be utilized and the tactics employed in response.

d. Members of the MPD are reminded that the charge of “Parading without a Permit” is not an offense and shall not be used to detain anyone.

E. Violent and Non-Violent Civil Disobedience

1. Civil disobedience may involve groups of individuals who engage in unlawful conduct. This conduct may be non-violent, such as blocking traffic or the entry to a building, or it may be violent involving property damage or assaults on members.

2. In either case, the incident commander has several options for dealing with the groups involved:

   a. Issuance of formal orders to disperse using public address equipment to ensure notification to all leaders and crowd members, and to maximize the legal effects of such notifications. Dispersal orders shall be given in accordance with Part IX.G of this SOP.

   b. Use of tactical maneuvers and other crowd management formations to promote dispersal of those acting in violation of the law through the application of force.

   c. When necessary, effect arrests based on probable cause of those participating in violations of law.

   d. Use of less lethal weapons.

V. VIOLENT CIVIL DISTURBANCES

A. Unplanned civil disturbances may arise from a number of causes such as political grievances, economic conflicts, community unrest, or in response to police action in neighborhoods. Unplanned civil disturbances may occur in the midst of a crowded street, park, or public place. Civil disturbance participants come from all walks of life and cover the entire political spectrum.

B. Whenever an unplanned First Amendment assembly arises, the first member on the scene shall serve as the initial incident commander. That member shall be responsible for conducting an assessment of the scene, notifying the OUC, the CIC, and the element watch commander of the situation, and requesting assistance from the SOD.

C. The basic human element sparking a civil disturbance is usually the presence of a crowd. Civil disturbances usually arise when a crowd:
1. Gathers to air grievances on issues, and transfers its anger from the issues to the people dealing with the issues.

2. Swells uncontrollably as curious bystanders and sympathetic onlookers join forces with the activists or protestors.

3. Is incited to irrational action by skillful agitators.

D. In civil disturbances, crowds employ any number of tactics to achieve their goals. Their tactics may be unplanned or planned, and include non-violent or violent confrontations.

E. As indicated, the situations that could evolve into a violent civil disturbance are numerous and varied. Often there will be little or no warning before the onset of violence or property damage. In a few instances, it may be possible to predict a level of civil disorder by the nature of a pre-planned event. However, each civil disturbance situation is unique, and commanding and supervisory officials shall plan and respond according to the nature and size of the disturbance. The policies and procedures presented in this SOP are based upon the concept of operational flexibility, and it is expected that officials will exercise sound judgment and proper command and supervisory responsibility in the control of a civil disturbance.

F. In a violent civil disturbance, the primary objectives of the incident commander shall be to:

1. Protect non-participants, participants, and property.

2. Disperse disorderly or threatening crowds in order to eliminate the immediate risks of continued escalation and further violence. Dispersal orders shall be given in accordance with Part IX.G of this SOP.

3. Deploy personnel to isolate and contain the people within a crowd who are acting unlawfully and effect the arrest of those individual law violators based on probable cause.

G. Police lines shall not be used to encircle demonstrators unless it is necessary for their protection or a decision has been made to arrest those participants that are being isolated.

H. In the area outside the perimeter surrounding the disorder site, the incident commander shall:

1. Move and reroute pedestrian and vehicular traffic around the disorder area.

2. Limit access to the disorder area only to those persons approved by the incident commander.
3. Control unauthorized egress from the disorder area by participants who are subject to arrest based on probable cause.

4. Repulse attempts to assist or reinforce the incident participants from outside the area.

I. The incident commander shall establish a field command post at or near the location of the disorder, from which he or she will control and coordinate police tactical operations.

1. A staging area shall also be established for all responding emergency personnel and equipment.

2. Deployment of the personnel and equipment into the disorder area shall be at the express direction of the incident commander.

J. Authorization of Personal Protective Equipment (PPE)

1. The incident commander shall authorize the wearing of hard PPE (e.g., helmets, gloves, chest protectors, shin guards) only when the donning of such equipment is consistent with the District policy on First Amendment assemblies (Attachment A) and only where there is a danger of violence.

2. Following any deployment of members in PPE, the incident commander shall make a written report to the Chief of Police within 48 hours and that report shall be made available to the public upon request.

K. Mobilization of Personnel

1. Upon being informed of a civil disturbance and the need for the mobilization of personnel, the Chief of Police or his or her designee shall review and evaluate all information pertaining to the civil disorder and make a determination as to which level of mobilization shall be implemented [adhering to the guidelines of GO-OPS-803.04 (Emergency Response Plan)].

2. Upon being notified that the Department has implemented one of the mobilization levels, each bureau head shall ensure that all officials under his or her command are notified and carry out their duties and responsibilities as required.

3. The MPD is the primary law enforcement authority during an unlawful assembly or riot situation in the District of Columbia. Assistance may be obtained from other city departments and from law enforcement mutual aid and military assistance agreements as necessary.
L. Providing Security for D.C. Fire and Emergency Medical Services (DCFEMS) and Other Responders

The incident commander shall ensure that all necessary police security is provided to DCFEMS personnel, as well as to other medical and public utility responders, to ensure their safety within the disorder area while performing emergency tasks.

M. The procedures in this section deal with spontaneous occurrences but they are also applicable to a planned event that degenerates into an unlawful assembly or riot.

VI. ORGANIZATION OF CIVIL DISTURBANCE UNITS

A. The organizational structure of CDUs is designed to facilitate command, control, and communication. Additionally, the structure allows for authority and accountability. In compliance with the NIMS, the civil disturbance platoons (i.e., “mobile field forces” in NIMS terminology) will be organized as follows:

1. CDU squad: Seven members commanded by one sergeant.
2. CDU platoon: Four squads commanded by one lieutenant.
3. CDU district: A number of platoons from the same patrol district. The district’s staffing levels determine the total number of platoons required.
4. District CDU commander: The captain in command of all CDU platoons from one district.

B. The patrol districts shall maintain a minimum of 28 CDU platoons. Additional CDU platoons shall be maintained by non-patrol units at the direction of the Chief of Police. The platoons are assigned numerical designations based on their patrol district and platoon number. Each district shall maintain a certain number of platoons based on the patrol district’s staffing levels, which will be organized as follows:

1. One scooter or mountain bike platoon.
2. One car platoon.
3. Remaining platoons shall be denoted as foot platoons and will be provided vans or buses during deployments.

C. Each platoon can perform any crowd control formation currently used by the Department.
D. Each platoon shall be comprised of four squads and shall have two grenadier-trained members per squad.

E. The CDU captains from each district shall be responsible for ensuring that all members are certified in the use of all Department less lethal and chemical weapons.

Minimum MPD CDU Staffing

<table>
<thead>
<tr>
<th>Captains</th>
<th>7</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lieutenants</td>
<td>28</td>
</tr>
<tr>
<td>Sergeants</td>
<td>112</td>
</tr>
<tr>
<td>Officers</td>
<td>784</td>
</tr>
</tbody>
</table>

Total: 931

F. SOD Personnel

All members of the SOD are required to be CDU-certified and shall be considered operational resources during CDU activation.

VII. COMMAND ASSIGNMENTS AND RESPONSIBILITIES

During periods in which the Department is fully mobilized for mass demonstration operations, the following command assignments and responsibilities shall be in effect:

A. The Chief of Police, as the commanding official of the MPD, shall oversee all police activities during CDU activation.

B. The Chief Operating Officer of the Executive Office of the Chief of Police shall assist the Chief of Police and oversee the procurement of items and equipment required during the course of operations during CDU activation.

C. The Assistant Chief of the Homeland Security Bureau shall have command authority over all arrangements and activities within the Homeland Security Bureau, to include the coordination and operational functions specific to the Intelligence Unit, the SOD, and the CDU.

D. All others assistant chiefs shall be assigned specific duties and responsibilities as designated by the Chief of Police.

E. The Commander of the SOD is designated as the CDU Commanding Official and shall coordinate, command, and direct all CDU and SOD activities. The Commander of the SOD shall manage all traffic control activity and demonstrator activities, and shall coordinate the collection and dissemination of pertinent demonstration or civil disturbance-related information.

F. The Commander of the Criminal investigations Division shall manage all
plainclothes details and assume operational control of the Joint Operations Command Center (JOCC) and CIC.

G. The Director of the Office of Communications shall provide staff from the Media Productions Unit for the purpose of video recording any situation that might later be of legitimate value to the Department.

H. The Commander of the Narcotics and Special Investigations Division shall be tasked with coordinating and implementing operations for prisoner processing for high volume arrests, as described in Attachment C (High Volume Arrest Prisoner Control System).

I. The Commander of the Police Business Services Division shall be responsible for coordinating and implementing:

1. Emergency property receiving procedures for processing property taken into custody during mass demonstrations and civil disturbances.

2. Feeding of MPD personnel.

J. The General Counsel shall:

1. Provide field assistance to the Chief of Police and other command personnel, and perform liaison functions with courts, the United States Attorney’s Office, the Office of the Attorney General, bar associations, and other legal organizations as applicable.

2. Coordinate the implementation of court orders pertaining to the Department and responses to inquiries from judges and other members of the legal community.

3. Ensure all court orders and inquiries from judges are immediately brought to the attention of the Chief of Police.

K. The Commander of the Joint Strategic and Tactical Analysis Command Center shall ensure:

1. The CIC and JOCC are prepared to handle major events.

2. Video capabilities and downlink for Falcon (the Department’s helicopter) are operational.

3. Proper staffing is on hand to record and coordinate the movement of personnel [see Attachment D (JOCC and CIC Activation and Operations)].

L. Non-CDU captains and inspectors shall be trained as emergency liaison officers (ELOs) to operate in an Emergency Operations Center (EOC) environment. During event planning, EOC assignments shall be made from
this trained group. ELOs shall be used to staff the various command posts (e.g., United States Capitol Command Center, United States Secret Service Command Center) that may be established during large events.

VIII. FULL MOBILIZATION OF PERSONNEL IN SUPPORT OF EVENTS

When a full mobilization of personnel is necessary to support large events or First Amendment assemblies, the following units shall provide support as enumerated below:

A. Internal Affairs Bureau (IAB)

The IAB has the responsibility for monitoring, assessing, and investigating allegations or instances of misconduct and use of force through the Internal Affairs Division (IAD). The IAD shall investigate all incidents involving the use of force arising from a First Amendment assembly as outlined in Attachment E (Civil Disturbance Unit Use of Force).

B. Specialized Equipment Support Unit (SESU)

1. The SESU was established to assist CDU platoons and arrest teams in removing protesters from improvised locking devices. By employing devices made from cement, steel, wood, and other materials, protesters may intentionally block roadways, entrances to public or private property, and resist arrest.

2. SESU members are trained, certified, and equipped with special extracting tools to defeat improvised locking devices used by demonstrators. When it is apparent that demonstrators have locked themselves into improvised locking devices, the platoon commander shall notify the JOCC (or the CIC, if the JOCC is not activated) that the services of SESU are needed.

C. Medical Services Division (MSD)

1. The purpose of the MSD is to facilitate the health and welfare of all members by taking reasonable steps to ensure medical assistance is available to them during times of large demonstrations. When CDU has been activated, the optional sick leave program may be suspended.

2. When the optional sick leave program is suspended:

   a. All members reporting sick are required to report to the MSD for an evaluation.

   b. Members reporting for evaluation at the MSD or the hospital emergency room shall respond attired in the uniform of the day
and have in their possession all necessary equipment to assume their duty assignments.

c. When the MSD is closed, members who have medical emergencies, or need urgent care medical services for on-duty injuries and illnesses, shall report to the Urgent Care facility at Washington Hospital Center or Providence Hospital to the extent possible, according to the following:

(1) Members whose last names begin with “A through K” shall report to the Urgent Care facility at Washington Hospital Center.

(2) Members whose last names begin with “L through Z” shall report to the Urgent Care facility at Providence Hospital.

3. Whenever medical treatment is required for members as a result of a civil disturbance, or when the injury is the result of an assault and an arrest has been made for an "Assault on a Police Officer"

a. For minor injuries, members who are equipped with Department cell phones with the AXON Capture application shall be responsible for photographing the injuries.

b. For serious injuries, evidence technicians assigned to the Crime Scene Investigations Division (CSID) or the Department of Forensic Sciences (DFS) shall be responsible for photographing the injuries.

c. When applicable, the case shall be processed in accordance with the provisions in GO-PCA-701.03 (Handling Assaults on Police Officers).

D. Explosive Ordinance Unit

Members shall abide by the procedures outlined in GO-HSC-805.04 (Bomb Threats and Explosive Devices), GO-HSC-802.04 (Hazardous Materials Incidents) and CIR-09-03 (Hazardous Materials Information) and shall consult those orders for a more detailed list of duties and responsibilities regarding suspicious packages and unknown substances.

E. DCFEMS and Member Injuries

When it has been determined that a civil disturbance of major proportions is contemplated or underway, a request shall be made to the DCFEMS to provide the necessary units and assistance to be staged for response to medical requests.
F. Relief and Feeding of Personnel

1. Each unit commander shall be responsible for arranging a schedule of relief for personnel under his or her command. In this regard, commanders shall arrange a location where food and facilities will be available to their personnel. Every effort shall be made to ensure that personnel are given a period of relief as conditions allow.

2. The official designated in charge of the comissary detail shall arrange for the delivery of food and beverages to pre-determined locations at pre-determined times. Should a subsequent feeding of personnel become necessary, and it is necessary to change the delivery locations, the official shall coordinate through the incident commander those locations most accessible to personnel.

IX. OPERATIONAL PROCEDURES FOR MASS DEMONSTRATIONS

A. Mass demonstrations and circumstances or events surrounding them do, on occasion, give rise to situations in which substantial numbers of persons engage in unlawful conduct jointly or simultaneously within close proximity of one another.

B. It is the policy of the MPD to ensure that persons may enjoy free and open expression in this city with the utmost confidence that their constitutional rights will be respected.

C. Accordingly, it is the policy of the MPD to avoid making arrests of substantial numbers of persons in response to such incidents when arrest avoidance is reasonably possible in the interests of safety and security.

D. To implement these policies, this manual sets forth procedures and guidelines to be employed in policing large First Amendment assemblies (i.e., mass demonstrations). These procedures apply when, by virtue of the number of persons acting jointly or simultaneously within close proximity, there exists a reasonable likelihood that MPD personnel, in accordance with the requirements of the United States Constitution, may have to:

1. Direct those persons to cease and desist in their activities and to disperse from the location for reasons of safety and security; or

2. Direct the arrest of such a substantial number of persons for reasons of safety and security that arrest processing of those individuals could not reasonably be anticipated to be accomplished within four hours of the time of arrest through routine processing measures.

E. Preparation for Events that May Result in High Volume Arrests

In some cases, groups planning to engage in illegal conduct will make their
intentions known in advance. In such cases, the Department shall ensure that the necessary resources and staffing are in place to respond to such events while minimizing the disruption to routine police services. In these cases, contingency planning for high volume arrests shall include the following:

1. The Commander of the SOD shall coordinate all planning relative to the Department's preparation for responding to a mass demonstration.

2. The Department's response will be based on the best available information as to the size, purpose, and expected type of activity of those participating in the demonstration. Other essential elements of information necessary to effectively plan the MPD's response are:
   a. Time and location of demonstration;
   b. Special circumstances of individuals involved (e.g., special needs, disabilities);
   c. Estimated number of participants;
   d. Identity of demonstration leaders;
   e. Assembly areas; and
   f. Plans and expected activities of the demonstrations.

3. Every effort shall be made to obtain the above information during advance negotiations with the leaders of the demonstration.

4. After evaluating and determining the type and level of activity to be expected during the demonstration, the Commander of the SOD shall prepare a Department action plan that sets forth particulars by which the Department will deal with a specific event. The plan shall contain provisions for the following:
   a. Command assignments and responsibilities;
   b. Staffing, unit structure, and deployment;
   c. Liaison with demonstration leaders;
   d. Liaison with external agencies;
   e. Release of information to the news media;
   f. Transportation and feeding of personnel;
   g. Traffic arrangements;
h. First aid stations and ambulances;

i. Redeployment of vehicles;

j. Prisoner detention areas;

k. Transportation and feeding of potential arrestees; and

l. Reiteration of the policies regarding arrests, the use of field arrest forms [see Attachment F (PD Form 759)], and the use of force.

5. The Commander of the SOD shall disseminate copies of the action plan to all supervisory officials and establish an incident command post at or near the location of the event for the purpose of providing command, control, and coordination of the event.

6. Each CDU commander shall be designated a specific staging area, from which the operations of the unit can be coordinated with subordinate and superior officials.

7. CDU commanders shall ensure that all subordinate officials and members are wearing their badges and nameplates properly and that badge numbers and nameplates are not concealed, damaged, or tampered with, so as to interfere with the ability of the member to be identified in accordance with GO-PER-110.11 (Uniforms and Equipment) and the First Amendment Rights and Police Standards Act of 2004.

8. When members are directed to don CDU protective gear, the CDU Commander (or appropriate supervisor) shall ensure that all members have their assigned badge numbers affixed to their helmets and are reminded that members are prohibited from removing or tampering with their badges or nameplates and are required to verbally identify themselves when asked their identities.

F. Crowd Management

1. Where the threat of violence is expected, a minimum number of personnel shall be positioned as crowd managers who shall be:

   a. Dressed in the uniform of the day.

   b. Positioned, where possible, in such arrangements that physical contact with the assemblage can be kept to a minimum.

2. Crowd managers shall assess the mood of the crowd and respond to changes in crowd behavior as directed by the incident commander.
3. Supervisors must be aware of the type of crowd that is being managed, and remind members at the staging area of what to expect from the participants and what types of alternative responses the members may anticipate.

4. Absent exigent circumstances, the incident commander shall determine the type of response deemed necessary for crowd management.

5. Members shall not engage in demonstration-related discussion with participants and shall conduct themselves so as to display an attitude of neutrality. However, members shall be courteous and helpful, mindful that expressions of friendliness are a valuable tool in maintaining peace.

6. Communication is an essential tool in crowd management. It ensures unity of action among members, and that police officials and crowd leaders understand one another. Communication must be constant, clear, and immediate, and on many occasions, can serve to defuse threatening situations.

7. Supervisors shall:
   a. Constantly observe and speak with members under their charge to ensure that they are complying with the orders of the unit commander and ensure that they are completely aware of probable responses to crowd attitude change.
   b. Ensure that members who are showing strain are provided temporary relief.

8. CDU commanders shall establish communication with demonstration leaders as soon as possible, and maintain communication as a sign of cooperation, as a means of obtaining first-hand knowledge of crowd mood, and as a tool to facilitate negotiations and maintain the peace.

G. Crowd Dispersal and the Issuance of Warnings

1. As a first means of dispersing a crowd under static conditions, the unit commander shall attempt to verbally persuade the crowd to disperse of its own accord by announcing available exit routes.

2. General orders to disperse a First Amendment assembly shall not be given unless a significant number of the participants fail to adhere to reasonable restrictions or a significant number of the participants are engaging in, or are about to engage in, unlawful disorderly conduct or violence towards persons or property.
3. When the intensity level of a crowd rises and unlawful disruption, either through violent or passive means, is occurring to the extent that the incident commander determines there is a need to take police action, he or she will instruct the affected CDU commanders or other designated officials to issue warnings to the crowd to disperse.

NOTE: Dispersal orders may also be given when a public-safety emergency has been declared by the Mayor and Chief of Police or his or her designee determines that the emergency is sufficient to require the dispersal of the assembly.

4. Whenever possible, an official deeming it necessary to issue warnings shall confer with the unit commander to explain the official's basis for believing that a warning should be issued. The commanding official shall make any inquiries necessary to satisfy himself or herself whether the issuance is justified and direct that the issuing official act accordingly. This process shall be repeated as necessary during the course of the demonstration.

5. The issuance of warnings shall be of such amplification (i.e., through the use of an amplification device) and repetition that they are reasonably calculated to be heard by the entire assemblage.

6. When the incident commander has reason to believe that members of the crowd are limited or non-English proficient, he or she shall make every effort to ensure warnings are provided in appropriate languages consistent with GO-SPT-304.18 (Language Access Program).

7. At least one warning shall be issued and, absent exigent circumstances, a total of three warnings shall be issued. The time of the warnings shall be documented in accordance with procedures pertaining to High Volume Arrests [see Attachment G (Warning Format for High Volume Arrests)].

8. The designated official shall issue the warnings from stationary vantage points that are observable to the crowd.

9. Additional warnings, where necessary, shall be given from police vehicles, equipped with public address systems, moving around the crowd.

10. Participants shall be allowed a reasonable amount of time to disperse.

11. The entire warning process shall be documented by means of an audio-visual recording, if available. If this is not available, then written documentation must be retained and made a part of any arrest files.
H. Arrest

1. An assembly of persons shall not be arrested simply because the group does not possess a permit. Such an arrest may only occur after an order to disperse has been clearly communicated in a manner that is reasonably calculated to be heard by each of the persons in the group and a reasonable opportunity to disperse has been afforded, but not used by members of the assembly.

2. The issuing official shall recommend to the incident commander whether arrests should be made. If the issuing official recommends that high volume arrests be commenced, the incident commander shall satisfy himself or herself that probable cause exists for the arrest of each person to be arrested. The incident commander should make the inquiries reflected on the “Pre-High Volume Arrest Checklist” in order to verify that a high volume arrest is proper and lawful [see Attachment H (Pre-High Volume Arrest Checklist)].

3. The arrest of each person must be supported by probable cause. An issuing official shall not recommend the arrest of any person unless probable cause to support the arrest of that person exists.

4. The incident commander shall not order the arrest of any person for whom he or she has not verified the existence of probable cause to arrest. The number of warnings given, the method used, and the time intervals between warnings shall be recorded on the commander's event log.

5. Documentation of the procedures shall be made pictorially and audibly, if possible. The documentation of procedures must reflect the availability and location of exit routes available to the crowd, and of any persons who leave the area.

I. Commander’s Mass Demonstration Event Log

1. The incident commander and unit commanders (i.e., platoon lieutenants) shall designate one member of their unit to serve as the unit recorder for the purpose of entering on the Commander’s Mass Demonstration Event Log all significant events associated with the operation of the unit [see Attachment I – (PD Form 759-B)].

2. Entries into the log will be made at the direction of the unit or incident commander.

3. When it becomes necessary for subordinate supervisory officials to initiate any independent action, or engage in or observe events that could be considered significant, they shall, as soon as possible, advise the unit commander for inclusion in the event log. Examples of events warranting entry in the log would be:
a. Occasions requiring the use of force. Entries shall include the circumstances, type of force used, duration, and effect;

b. Tactical orders issued to personnel;

c. Orders received from higher authority;

d. Significant acts on the part of the demonstrators;

e. Incidents involving high volume arrests;

f. Complaints alleging serious police misconduct as defined in GO-PER-120.23 (Serious Misconduct Investigations); and

g. Issuance of warnings for high volume arrests.

J. Termination of Mass Demonstrations Details

When conditions have subsided, the incident commander shall survey the affected areas and determine whether additional police personnel are still needed at a particular location. If it is determined by the incident commander that no further police action is required, other than normal patrol, the detail shall be terminated.

K. Accountability of Equipment

1. Prior to relieving members of their command, unit commanders shall ensure items of equipment that were issued by the SOD or from the CDU storeroom are accounted for and returned to that unit by the required due date and time. This includes coordination with the SOD or CDU storeroom to return any rented vehicles.

2. District, division, and platoon commanders shall prepare an after-action report and submit it to the Commander of the SOD within five calendar days of the return to normal operations.

3. The after-action report shall contain a list of all events that occurred in chronological order to include:

   a. The date and time that each event occurred;

   b. A brief description of the event;

   c. The unit actions taken;

   d. The outcomes, such as number of persons arrested; and

   e. A complete and detailed report of:
(1) Problem areas encountered;

(2) Highlights of significant events and unsatisfactory conditions;

(3) Any recommendations for improvement; and

(4) Negative reports as required.

X. CONSEQUENCE MANAGEMENT

A. In the event that damage or destruction occurs within the District of Columbia, either at the hands of demonstrators or as a result of an unrelated incident, the District’s Homeland Security and Emergency Management Agency (HSEMA) will be the lead agency coordinating the city’s response to incidents of man-made destruction, instances of power, water, or infrastructure failure, or natural disasters.

B. HSEMA will:

1. Have rapid response teams available to respond to spilled debris, broken windows, or scenes requiring emergency repairs.

2. Have immediate access to the various utility companies in case they are required for emergency situations.

3. Coordinate the removal of excessive trash or other debris in areas where it may create hazards with possible demonstrator activities. Requests for the services of HSEMA shall be made through the JOCC or CIC, which will coordinate with the MPD representative assigned to the HSEMA Command Post.

XI. CROSS REFERENCES

A. GO-PER-110.11 (Uniforms and Equipment)

B. GO-PER-120.23 (Serious Misconduct Investigations)

C. GO-SPT-302.13 (Body-Worn Camera Program)

D. GO-RAR-310.04 (Mutual Aid Agreement)

E. GO-PCA-701.03 (Handling Assaults on Police Officers)

F. GO-HSC-802.04 (Hazardous Materials Incidents)

G. GO-OPS-803.04 (Emergency Response Plan)

H. GO-HSC-805.01 [Civil Disturbance Unit (CDU)]
I. GO-HSC-805.04 (Bomb Threats and Explosive Devices)

J. CIR-09-03 (Hazardous Materials Information)

K. First Amendment Rights and Police Standards Act of 2004

L. D.C. Official Code § 5-333.09 (Preliminary inquiries relating to First Amendment Assemblies)

Peter Newsham
Interim Chief of Police

PN:KDO:MOC:PHC
§ 5-331.01. Short title

This subchapter may be cited as the "First Amendment Assemblies Act of 2004".

§ 5-331.02. Definitions

For the purposes of this subchapter, the term:

(1) "First Amendment assembly" means a demonstration, rally, parade, march, picket line, or other similar gathering conducted for the purpose of persons expressing their political, social, or religious views.

(2) "MPD" means the Metropolitan Police Department.

§ 5-331.03. Policy on First Amendment assemblies

It is the declared public policy of the District of Columbia that persons and groups have a right to organize and participate in peaceful First Amendment assemblies on the streets, sidewalks, and other public ways, and in the parks of the District of Columbia, and to engage in First Amendment assembly near the object of their protest so they may be seen and heard, subject to reasonable restrictions designed to protect public safety, persons, and property, and to accommodate the interest of persons not participating in the assemblies to use the streets, sidewalks, and other public ways to travel to their intended destinations, and use the parks for recreational purposes.

§ 5-331.04. Reasonable time, place, and manner restrictions on First Amendment assemblies

(a) The MPD shall recognize and implement the District policy on First Amendment assemblies established in § 5-331.03 when enforcing any restrictions on First Amendment assemblies held on District streets, sidewalks, or other public ways, or in District parks.

(b) The MPD may enforce reasonable time, place, and manner restrictions on First Amendment assemblies by:

(1) Establishing reasonable restrictions on a proposed assembly prior to its planned occurrence though the approval of a plan, where the organizers of the assembly give notice;
(2) Enforcing reasonable restrictions during the occurrence of an assembly for which a plan has been approved, which are in addition to the restrictions set forth in the approved plan, where the additional restrictions are:

(A) Ancillary to the restrictions set forth in the approved plan and are designed to implement the substance and intent in the approval of the plan;

(B) Enforced in response to the occurrence of actions or events unrelated to the assembly that were not anticipated at the time of the approval of the plan and that were not caused by the plan-holder, counter-demonstrators, or the police; or

(C) Enforced to address a determination by the MPD during the pendency of the assembly that there exists an imminent likelihood of violence endangering persons or threatening to cause significant property damage; or

(3) Enforcing reasonable restrictions on a First Amendment assembly during its occurrence where a plan was not approved for the assembly.

(c) No time, place, or manner restriction regarding a First Amendment assembly shall be based on the content of the beliefs expressed or anticipated to be expressed during the assembly, or on factors such as the attire or appearance of persons participating or expected to participate in an assembly, nor may such restrictions favor non-First Amendment activities over First Amendment activities.

§ 5-331.05. Notice and plan approval process for First Amendment assemblies -- generally.

(a) It shall not be an offense to assemble or parade on a District street, sidewalk, or other public way, or in a District park, without having provided notice or obtained an approved assembly plan.

(b) The purpose of the notice and plan approval process is to avoid situations where more than one group seeks to use the same space at the same time and to provide the MPD and other District agencies the ability to provide appropriate police protection, traffic control, and other support for participants and other individuals.

(c) Except as provided in subsection (d) of this section, a person or group who wishes to conduct a First Amendment assembly on a District street, sidewalk, or other public way, or in a District park, shall give notice and apply for approval of an assembly plan before conducting the assembly.

(d) A person or group who wishes to conduct a First Amendment assembly on a District street, sidewalk, or other public way, or in a District park, is not required to give notice or apply for approval of an assembly plan before conducting the assembly wherever:
(1) The assembly will take place on public sidewalks and crosswalks and will not prevent other pedestrians from using the sidewalks and crosswalks;

(2) The person or group reasonably anticipates that fewer than 50 persons will participate in the assembly, and the assembly will not occur on a District street; or

(3) The assembly is for the purpose of an immediate and spontaneous expression of views in response to a public event.

(e) The Mayor shall not enforce any user fees on persons or groups that organize or conduct First Amendment assemblies.

(f) The Mayor shall not require, separate from or in addition to the requirements for giving notice of or applying for approval of an assembly plan for a First Amendment assembly, that persons give notice to, or obtain a permit or plan from, the Chief of Police, or other District officials or agencies, as a prerequisite for making or delivering an address, speech, or sermon regarding any political, social, or religious subject in any District street, sidewalk, other public way, or park.

(g) The Mayor shall not require, separate from or in addition to the requirements for giving notice of or applying for approval of an assembly plan for a First Amendment assembly, that persons give notice to, or obtain a permit or plan from the Chief of Police, the Department of Consumer and Regulatory Affairs, or any other District official or agency as a prerequisite for using a stand or structure in connection with such an assembly; provided, that a First Amendment assembly plan may contain limits on the nature, size, or number of stands or structures to be used as required to maintain public safety. Individuals conducting a First Amendment assembly under subsection (d) of this section may use a stand or structure so long as it does not prevent others from using the sidewalk.

(h) The Mayor shall not require, separate from or in addition to the requirements for giving notice of or applying for approval of an assembly plan for a First Amendment assembly, that persons give notice to, or obtain a permit or plan from, the Chief of Police, the Director of the Department of Consumer and Regulatory Affairs, or any other District official or agency as a prerequisite for selling demonstration-related merchandise within an area covered by an approved plan or within an assembly covered by subsection (d) of this section; provided, that nothing in this subsection shall be construed to authorize any person to sell merchandise in a plan-approved area contrary to the wishes of the plan-holder.

§ 5-331.06. Notice and plan approval process for First Amendment assemblies -- processing applications; appeals; rules

(a) (1) Subject to the appeal process set forth in subsection (d) of this section, the authority to receive and review a notice of and an application for approval of a plan for a First Amendment assembly on District streets, sidewalks, and other public ways, and in
District parks, and to grant, deny, or revoke an assembly plan, is vested exclusively with the Chief of Police or his or her designee.

(2) Persons or groups providing notice to and applying for approval of a plan from the District government to conduct a First Amendment assembly on a District street, sidewalk, or other public way, or in a District park, shall not be required to obtain approval for the assembly from any other official, agency, or entity in the District government, including the District of Columbia Emergency Management Agency, the Mayor's Special Events Task Group, or the Department of Parks and Recreation.

(b) (1) The Chief of Police shall take final action on a notice of and an application for approval of a plan for a First Amendment assembly within a reasonably prompt period of time following receipt of the completed application, considering such factors as the anticipated size of the assembly, the proposed date and location, and the number of days between the application date and the proposed assembly date, and shall establish specific timetables for processing an application by rules issued pursuant to subsection (e) of this section.

(2) Except as provided in paragraph (3) of this subsection, where a complete application for approval of a First Amendment assembly plan is filed 60 days or more prior to the proposed assembly date, the application shall receive final action no later than 30 days prior to the proposed assembly.

(3) Following the approval of an assembly plan in response to an application pursuant to paragraph (2) of this subsection, the Chief of Police may, after consultations with the person or group giving notice of the assembly, amend the plan to make reasonable modifications to the assembly location or route up until 10 days prior to the assembly date based on considerations of public safety.

(c) The Chief of Police shall inform the person or group giving notice of an assembly, in writing, of the reasons for any decision to:

(1) Deny an application for approval of a First Amendment assembly plan;

(2) Revoke an assembly plan prior to the date of the planned assembly; or

(3) Approve an assembly plan subject to time, place, or manner restrictions that the applicant has advised the Chief of Police are objectionable to the applicant.

(d) (1) Any applicant whose proposed assembly plan has been denied, revoked prior to the date of the planned assembly, or granted subject to time, place, or manner restrictions deemed objectionable by the applicant, may appeal such decision to the Mayor or the Mayor's designee, who shall concur with, modify, or overrule the decision of the Chief of Police.
(2) The Mayor shall make a decision on appeal expeditiously and prior to the date and time the assembly is planned to commence, and shall explain in writing the reasons for the decision.

(e) (1) Within 90 days of April 13, 2005, the Mayor, pursuant to subchapter I of Chapter 5 of Title 2, and in accordance with this subchapter, shall issue rules governing the approval of plans to persons or groups seeking to conduct a First Amendment assembly on District streets, sidewalks, or other public ways, or in District parks.

(2) Existing procedures for the issuance of permits to persons or groups seeking to conduct a First Amendment assembly on District streets, sidewalks, or other public ways, or in District parks, that are not inconsistent with this subchapter shall remain in effect pending the issuance of the rules promulgated under paragraph (1) of this subsection.

§ 5-331.07. Police handling and response to First Amendment assemblies

(a) The MPD's handling of, and response to, all First Amendment assemblies shall be designed and implemented to carry out the District policy on First Amendment assemblies established in § 5-331.03.

(b) (1) Where participants in a First Amendment assembly fail to comply with reasonable time, place, and manner restrictions, the MPD shall, to the extent reasonably possible, first seek to enforce the restrictions through voluntary compliance and then seek, as appropriate, to enforce the restrictions by issuing citations to, or by arresting, the specific non-compliant persons, where probable cause to issue a citation or to arrest is present.

(2) Nothing in this subsection is intended to restrict the authority of the MPD to arrest persons who engage in unlawful disorderly conduct, or violence directed at persons or property.

(c) Where participants in a First Amendment assembly, or other persons at the location of the assembly, engage in unlawful disorderly conduct, violence toward persons or property, or unlawfully threaten violence, the MPD shall, to the extent reasonably possible, respond by dispersing, controlling, or arresting the persons engaging in such conduct, and not by issuing a general order to disperse, thus allowing the First Amendment assembly to continue.

(d) The MPD shall not issue a general order to disperse to participants in a First Amendment assembly except where:

(1) A significant number or percentage of the assembly participants fail to adhere to the imposed time, place, and manner restrictions, and either the compliance measures set forth in subsection (b) of this section have failed to result in
substantial compliance or there is no reasonable likelihood that the measures set forth in subsection (b) of this section will result in substantial compliance;

(2) A significant number or percentage of the assembly participants are engaging in, or are about to engage in, unlawful disorderly conduct or violence toward persons or property; or

(3) A public safety emergency has been declared by the Mayor that is not based solely on the fact that the First Amendment assembly is occurring, and the Chief of Police determines that the public safety concerns that prompted the declaration require that the First Amendment assembly be dispersed.

(e) (1) If and when the MPD determines that a First Amendment assembly, or part thereof, should be dispersed, the MPD shall issue at least one clearly audible and understandable order to disperse using an amplification system or device, and shall provide the participants a reasonable and adequate time to disperse and a clear and safe route for dispersal.

(2) Except where there is imminent danger of personal injury or significant damage to property, the MPD shall issue multiple dispersal orders and, if appropriate, shall issue the orders from multiple locations. The orders shall inform persons of the route or routes by which they may disperse and shall state that refusal to disperse will subject them to arrest.

(3) Whenever possible, MPD shall make an audio or video recording of orders to disperse.

(f) (1) Where a First Amendment assembly is held on a District street, sidewalk, or other public way, or in a District park, and an assembly plan has not been approved, the MPD shall, consistent with the interests of public safety, seek to respond to and handle the assembly in substantially the same manner as it responds to and handles assemblies with approved plans.

(2) An order to disperse or arrest assembly participants shall not be based solely on the fact that a plan has not been approved for the assembly.

(3) When responding to and handling a First Amendment assembly for which a plan has not been approved, the MPD may take into account any actual diminution, caused by the lack of advance notice, in its ability, or the ability of other governmental agencies, appropriately to organize and allocate their personnel and resources so as to protect the rights of both persons exercising free speech and other persons wishing to use the streets, sidewalks, other public ways, and parks.
§ 5-331.08. Use of police lines

No emergency area or zone will be established by using a police line to encircle, or substantially encircle, a demonstration, rally, parade, march, picket line, or other similar assembly (or subpart thereof) conducted for the purpose of persons expressing their political, social, or religious views except where there is probable cause to believe that a significant number or percentage of the persons located in the area or zone have committed unlawful acts (other than failure to have an approved assembly plan) and the police have the ability to identify those individuals and have decided to arrest them; provided, that this section does not prohibit the use of a police line to encircle an assembly for the safety of the demonstrators.

§ 5-331.09. Identification of MPD personnel policing First Amendment assemblies

The MPD shall implement a method for enhancing the visibility to the public of the name or badge number of officers policing a First Amendment assembly by modifying the manner in which those officers' names or badge numbers are affixed to the officers' uniforms or helmets. The MPD shall ensure that all uniformed officers assigned to police First Amendment assemblies are equipped with the enhanced identification and may be identified even if wearing riot gear.

§ 5-331.10. Documentation of arrests in connection with a First Amendment assembly

(a) The MPD shall cause every arrest in connection with a First Amendment assembly to be documented, in writing or electronically, by the officer at the scene who makes the arrest.

(b) Except as provided in subsection (c) of this section, the arrest documentation shall be completed at a time reasonably contemporaneous with the arrest, and shall include:

   (1) The name of the person arrested;
   (2) The date and time of the arrest;
   (3) Each offense charged;
   (4) The location of the arrest, and of each offense;
   (5) A brief statement of the facts and evidence establishing the basis to arrest the person for each offense;
   (6) An identification of the arresting officer (name and badge number); and
   (7) Any other information the MPD may determine is necessary.

(c) (1) The Chief of Police may implement a procedure for documenting arrests in connection with a First Amendment assembly different from that set forth in subsection (b) of this section where the Chief determines that an emergency
exists with regard to a specific First Amendment assembly, and that implementation of the alternative procedure is necessary to assist police in protecting persons, property, or preventing unlawful conduct; provided, that any such procedure shall adequately document the basis that existed for each individual arrest.

(2) The determination of the Chief of Police made pursuant to paragraph (1) of this subsection shall be made in writing and shall include an explanation of the circumstances justifying the determination.

(3) The determination of the Chief of Police made pursuant to paragraph (1) of this subsection shall be valid for a period of 24 hours, and may be renewed by the Chief, or in the Chief’s absence, the Chief’s designee.

§ 5-331.11. Use of handcuffs, plastic cuffs, or other physical restraints on persons arrested in connection with a First Amendment assembly.

(a) The MPD shall adhere to the standard set forth in subsection (b) of this section in using handcuffs, plastic cuffs, or other physical restraints on any person arrested in connection with a First Amendment assembly who is being held in custody in the following circumstances:

(1) The arrestee is being held in a police processing center:

   (A) To determine whether the arrestee should be released or the method for release;

   (B) To determine whether the arrestee should be presented to court; or

   (C) Pending presentation to court;

(2) The arrestee is being held in an unsecured processing center, and is not being held in a cell; or

(3) The arrestee is charged solely with one or more misdemeanor offenses, none of which have, as one of their elements, the commission of a violent act toward another person or a threat to commit such an act, or the destruction of property, or a threat to destroy property.

(b) With regard to any person who is being held in custody by the MPD in the circumstances identified in subsection (a) of this section, the MPD shall use handcuffs, plastic cuffs, or other physical restraints only to the extent reasonably necessary, and in a manner reasonably necessary, for the safety of officers and arrestees; provided, that no such person shall be restrained by connecting his or her wrist to his or her ankle, and no such person shall be restrained in any other manner that forces the person to remain in a physically painful position.
Nothing in this section is intended to restrict the otherwise lawful authority of the MPD to use handcuffs, plastic cuffs, or other physical restraints on persons arrested in connection with a First Amendment assembly at the time of or immediately following arrest, while arrestees are being transported to a processing center, or while arrestees are being transported to or from court.


(a) (1) The MPD shall promptly process any person arrested in connection with a First Amendment assembly to determine whether the person is eligible for immediate release pursuant to a lawful release option, and shall promptly release any person so eligible who opts for release.

(2) The MPD shall promptly release any person arrested in connection with a First Amendment assembly who, it is subsequently determined, should not be charged with any offense, or as to whom arrest documentation has not been prepared and preserved.

(b) (1) The MPD shall require that an officer holding a supervisory rank document and explain any instance in which a person arrested in connection with a First Amendment assembly who opts for release pursuant to any lawful release option or who is not charged with any offense is not released within 4 hours from the time of arrest.

(2) The MPD shall provide to any person not released within a reasonable time of arrest food appropriate to the person's health.

(c) The Chief of Police shall issue an annual public report that:

(1) Identifies the number of persons in the preceding year who were arrested in connection with a First Amendment assembly and opted for release pursuant to any lawful release option or were not charged with any offense and were not released from custody within 4 hours after the time of arrest;

(2) Discusses the reasons for the delay in processing such persons for release; and

(3) Describes any steps taken or to be taken to ensure that all such persons are released within 4 hours from the time of arrest.

(d) The MPD shall ensure that it possesses an automated information processing system that enables it to promptly process for release or presentation to the court all persons arrested in connection with a First Amendment assembly, and shall ensure that such system is fully operational (with respect to its hardware, software, and staffing) prior to a First Amendment assembly that has a potential for a substantial number of arrests.
§ 5-331.13. Notice to persons arrested in connection with a First Amendment assembly of their release options.

(a) The MPD shall fully and accurately advise persons arrested in connection with a First Amendment assembly of all potential release options when processing them for release from custody or for presentation to court.

(b) (1) The MPD shall provide a written notice identifying all release options to each person arrested in connection with a First Amendment assembly who is charged solely with one or more misdemeanor offenses. The notice shall clearly indicate that the options are alternative methods for obtaining a prompt release, and that the availability of each option is dependent on a determination that the arrestee is eligible to participate in that release option. The notice shall also identify the misdemeanor charges lodged against the arrestee.

(2) The notice required by paragraph (1) of this subsection shall be offered in the Spanish language to those persons who require or desire notice in this manner, and shall be offered in other languages as is reasonable to ensure meaningful access to the notice for persons who are limited English proficient.

§ 5-331.14. Police-media relations

(a) Within 90 days of April 13, 2005, the Chief of Police, pursuant to subchapter 1 of Chapter 5 of Title 2, shall issue rules governing police passes for media personnel.

(b) Within 90 days of April 13, 2005, the Chief of Police shall develop and implement a written policy governing interactions between the MPD and media representatives who are in or near an area where a First Amendment assembly is ongoing and who are reporting on the First Amendment assembly. The policy shall be consistent with the requirements of subsection (c) of this section.

(c) (1) The MPD shall allow media representatives reasonable access to all areas where a First Amendment assembly is occurring. At a minimum, the MPD shall allow media representatives no less access than that enjoyed by members of the general public and, consistent with public safety considerations, shall allow media representatives access to promote public knowledge of the assembly.

(2) The MPD personnel located in or near an area where a First Amendment assembly is ongoing shall recognize and honor media credentials issued by or officially recognized by the MPD.

(3) The MPD shall make reasonable accommodations to allow media representatives effectively to use photographic, video, or other equipment relating to their reporting of a First Amendment assembly.
§ 5-331.15. Training for handling of, and response to, First Amendment assemblies.

The Chief of Police shall ensure that all relevant MPD personnel, including command staff, supervisory personnel, and line officers, are provided regular and periodic training on the handling of, and response to, First Amendment assemblies. The training shall be tailored to the duties and responsibilities assigned to different MPD positions and ranks during a First Amendment assembly. The training shall include instruction on the provisions of this subchapter, and the regulations issued hereunder.

§ 5-331.16. Use of riot gear and riot tactics at First Amendment assemblies.

(a) Officers in riot gear shall be deployed consistent with the District policy on First Amendment assemblies and only where there is a danger of violence. Following any deployment of officers in riot gear, the commander at the scene shall make a written report to the Chief of Police within 48 hours and that report shall be available to the public on request.

(b) (1) Large scale canisters of chemical irritant shall not be used at First Amendment assemblies absent the approval of a commanding officer at the scene, and the chemical irritant is reasonable and necessary to protect officers or others from physical harm or to arrest actively resisting subjects.

(2) Chemical irritant shall not be used by officers to disperse a First Amendment assembly unless the assembly participants or others are committing acts of public disobedience endangering public safety and security.

(3) A commanding officer who makes the determination specified in paragraph (1) of this subsection shall file with the Chief of Police a written report explaining his or her action within 48 hours after the event.

§ 5-331.17. Construction.

The provisions of this subchapter are intended to protect persons who are exercising First Amendment rights in the District of Columbia, and the standards for police conduct set forth in this subchapter may be relied upon by such persons in any action alleging violations of statutory or common law rights.
Records Retention

It is the policy of the MPD that records associated with First Amendment assemblies and mass demonstrations shall be retained for a period of no less than three years.

In the event of a First Amendment assembly or mass demonstration, either planned or spontaneous, the following members are required to take action to identify and preserve all computer files, communication recordings and radio runs, and documents reasonably related to the event. MPD shall ensure original documents are preserved.

A. The Commander of the Special Operations Division (SOD), upon notification of a First Amendment assembly or mass demonstration, shall:

1. Secure a Central Complaint Number (CCN) designated solely for the event. This CCN shall be used when referring to any records retained which are associated with the event. Different CCNs may be obtained for individual incidents which occur during the event (e.g., damage to property, arrests).

2. Designate a secure location within SOD, where all records (originals and copies) shall be stored.

3. Ensure the records are properly marked and indexed with the identifying event number.

4. Serve as the preserver of these records (originals and copies) for a period of no less than three years.

5. Obtain written permission from the Office of the Attorney General (OAG) and the MPD’s Office of the General Counsel (OGC) prior to moving, surrendering, or destroying any records associated with mass demonstrations or protests.

B. The Watch Commander of the Command Information Center (CIC), upon notification of a First Amendment assembly or mass demonstration, shall ensure:

1. The assigned CCN is obtained from SOD.

2. All records (originals and copies) relative to the event are retained, indexed, marked with the corresponding event number, and forwarded to the Commander of the SOD no later than 10 days following the event.
3. Upon activation the Joint Operation Commander Center (JOCC), that:
   
   (a) A running resume is initiated and continued until the JOCC is deactivated.
   
   (b) The running resume is logged, marked with the corresponding CCN, and forwarded with all other records to the Commander of the SOD, no later than 10 days following the event.

4. Notification of the MPD Liaison Official assigned to the Office of Unified Communication (OUC) of the First Amendment assembly or mass demonstration.

C. The MPD Liaison Official assigned to the OUC, upon notification of a First Amendment assembly or mass demonstration, shall:

1. Contact the SOD and obtain the assigned CCN.

2. Ensure the OUC assigns a radio channel to be dedicated to the event.

3. Ensure copies of all radio transmissions related to the events are retained, indexed, marked with the corresponding event number, and forwarded to the Commander of the SOD, no later than 10 days following the event.

4. Ensure that original radio transmissions are preserved.

D. Photographic or Video Recording or Surveillance

1. In accordance with GO-SPT-302.13 (Body-Worn Camera Program), members who are assigned body-worn cameras (BWCs) and who have recordings of mass demonstrations or protests shall ensure:
   
   a. Their recordings are categorized as “First Amendment Assembly” in the MPD-approved storage database.
   
   b. The assigned CCN is entered into the ID field in the MPD-approved storage database.

2. Commanding officials of units having members assigned to, or those with the capability to, use government-issued equipment other than BWCs to engage in photographic or video recording or surveillance (e.g., audio or video, still photography) of any mass demonstration or protest shall establish a log to index any recordings. The log book shall contain:
   
   a. Member’s name, CAD number, and assignment;
b. Equipment and recording media used;

c. Dates, times, and locations of the recordings; and

d. Notation of the indexing and logging of return of all media used.

3. Members who are assigned to, or those with the capability to, use government-issued equipment other than BWCs to engage in photographic or video recording or surveillance shall, upon completion of the assignment;

a. Label all recordings with the event number along with the times, and locations the recordings were taken and the operator’s badge number and CAD number.

b. Document their use of photographic or video recording or surveillance in the unit’s log.

NOTE: If no recordings are taken, note such in the log.

c. Ensure originals and copies of all recordings related to the events are retained, properly marked, and forwarded to the Commander of the SOD no later than 10 days following the event.

d. Ensure copies of the log are properly marked and forwarded to the Commander of the SOD no later than 10 days following the event. The original log shall be retained at the organizational element.

4. Absent exigent circumstances, members shall not use their personal equipment (e.g., personal cell phones) to take photographs or record videos of First Amendment assemblies. In the event that members use their personal equipment to take photographs or recordings, they shall email the files to a Body-Worn Camera Unit Coordinator for upload into Evidence.com prior to the end of their shift.
High Volume Arrest Prisoner Control System

The Metropolitan Police Department (MPD) High Volume Arrest Prisoner Control System is comprised of the following two parts:

Part I: Arrest and Transportation of Prisoners

Part II: Processing of Prisoners

I. ARREST AND TRANSPORTATION OF PRISONERS

A. High Volume Arrest Prisoner Control System

1. The High Volume Arrest Prisoner Control System shall be activated to handle high volume arrests resulting from civil disorder including, but not limited to, events associated with First Amendment assemblies.

2. Narcotics and Special Investigations Division (NSID) transport teams shall be staged in strategic areas, as designated by the incident commander in coordination with the transport team supervisors.

3. The determination to activate the High Volume Arrest Prisoner Control System shall be directed by the Chief of Police or his or her designee.

4. Once the determination has been made to activate the High Volume Arrest Prisoner Control System, the determination to make high volume arrests shall be made by the incident commander. If arrests are ordered, the incident commander shall ensure that central complaint numbers (CCNs) are obtained for each incident and disseminated to the arresting officers.

5. All misdemeanor arrests associated with mass demonstrations shall be processed at the designated prisoner processing centers.

6. Felony arrests associated with mass demonstrations may be processed at the prisoner processing centers when authorized by the Chief of Police or his or her designee.

7. Members assigned to patrol police districts shall handle routine

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arrests in the usual manner at their respective districts, or at designated alternate sites. The High Volume Arrest Prisoner Control System shall only be used to handle arrests due to civil disorder arising from events associated with demonstrations and civil disturbances.

B. High Volume Arrest Procedures

1. When high volume arrests have been ordered, arrest teams shall move in and effect arrests when directed.

   a. Arrests during mass demonstrations and civil disturbances shall be made at the direction of the incident commander. However, this policy is not meant to impede a member in fulfilling his or her responsibility to protect the public. It is his or her duty to take immediate and, if necessary, independent action when a felony offense or a crime of violence as designated by the D.C. Official Code is being committed.

   b. When a crowd, or segment of it, has failed to comply with warnings to disperse, the unit commander shall direct arrest teams to begin making arrests, advising team members of the appropriate charge or charges.

   c. Unit commanders shall ensure that a sufficient number of teams are available to handle the arrest function properly and relieve teams that have handled a maximum number of prisoners at one location.

   d. Arrest teams, consisting of seven officers and a supervising sergeant, may arrest up to 15 persons at any one particular location.

      (1) Each Prisoner Control System transport bus can carry up to 45 arrestees, three arresting officers (for up to 15 arrestees each) and two prisoner control officers.

      (2) Each Prisoner Control System transport wagon can carry up to 10 arrestees, one arresting officer and up to two prisoner control officers.

   e. If an arrestee is seated and agrees to walk, the arresting officer or assisting officer shall lead him or her from the crowd to the transport vehicle.
f. If an arrestee is seated or lying down and refuses to walk, he or she shall be carried by two or more officers.

2. Except for felony offenses, members of the force shall not pursue demonstrators into buildings for the purpose of effecting arrests unless specifically instructed to do so by an official. Officials shall accompany and exercise close control over members under their command who go on private property or enter buildings to effect arrests.

3. If an arrestee is not going to be questioned about matters relating to a misdemeanor offense, it is not necessary that the Miranda warning of rights be given to the arrestee at that time. However, if a participant is charged with a felony or will be subject to questioning for a misdemeanor offense or violation, the Miranda warning of rights shall be given at the time of arrest.

4. During mass demonstrations and civil disturbances, members shall document every arrest consistent with the Department’s responsibility to protect life and property and to prevent unlawful conduct.

5. Arrestees shall be restrained and thoroughly searched for weapons and contraband by Prisoner Control System transport personnel before being placed in the transport vehicle for transport to the designated Prisoner Control System site or processing center.

6. Restraints

a. All arrestees shall be secured in accordance with GO-PCA-502.01 (Transportation and Searches of Prisoners).

b. Members shall only use such restraints in the transporting, processing, and detention of persons as the Chief of Police or his or her designee determines to be reasonably necessary to maintain the safety of the arrestees and of MPD arresting, transporting, or processing personnel, and to prevent escape.

c. Except for those arrested for the commission or threatened commission of a violent act toward another person, or the destruction or threatened destruction of property, members shall only use handcuffs, flex-cuffs, or other physical restraints on persons arrested in connection with a First Amendment assembly and held in any Prisoner Control System site or processing center to the extent reasonably
necessary, and in a manner reasonably necessary, for the safety of officers and arrestees.

d. Where flex-cuff restraints are used to secure an arrestee’s hands or arms, the member applying the flex-cuffs shall always check the restraints’ tightness.

e. To avoid injuries that may be caused by over-tightening the restraints, when applying the flex-cuff, members shall:

(1) Draw the strap up only until it comes in contact with the arrestee’s skin at all points; and

(2) Ensure the flex-cuff is not too tight.

f. Members shall give prompt attention to complaints that flex-cuffs are too tight.

(1) Even after using the precautionary measures indicated above to prevent over-tightening of flex-cuffs, if the restrained person complains that the cuffs are too tight, the member shall stop (if reasonably possible) and check the tightness of the cuffs.

(2) Even when flex-cuffs are properly applied, arrestees can still place pressure on the flex-cuffs, or turn their hands within the flex-cuff, causing constriction on part of the hand.

(3) If upon checking the flex-cuffs, the member finds that the flex-cuffs are too tight, the member shall remove the flex-cuffs as soon as reasonably possible and replace them with flex-cuffs applied to fit properly.

(4) If upon checking the flex-cuffs, the member finds that the flex-cuffs are at the appropriate tightness and there does not appear to be a problem, the member need not loosen the cuffs.

g. No arrestee shall be restrained by connecting his or her wrist to his or her ankle, nor shall any arrestee be restrained in any other manner that forces the person to remain in a physically painful position.
7. Arresting officers shall assist in the transportation of their arrestees to the designated Prisoner Control System site or processing center.
   a. The arresting officer shall immediately report to the designated Prisoner Control System site or processing center to process his or her arrestees.
   b. Arresting officers will be advised whether to report to court, or report back to their field assignment (i.e., Civil Disturbance Unit assignment) by a Prisoner Control System official.

8. The MPD Records Management System (RMS) shall be used to process high volume arrests. In the event that RMS is unavailable, members shall adhere to the procedures outlined in Part I.L of this attachment.

C. Transportation of Prisoners

1. When effecting high volume arrests, transport team members shall be responsible for:
   a. Absent exigent circumstances (e.g., a volatile scene), confiscating and processing all prisoner property in accordance with GO-SPT-601.01 (Recording, Handling and Disposition of Property Coming into the Custody of the Department), with the following exceptions:
      (1) Prisoners who may be eligible to post and forfeit collateral shall be allowed to keep money and photo identification; and
      (2) Prisoners wishing to be interviewed for citation release shall be allowed to keep photo identification.
   b. Ensuring a van sheet is completed for each arrest location and forwarded to the designated Prisoner Control System site or processing center with each transport vehicle (e.g., wagon, bus).
   c. Labeling each bag and PD Form 58 (Prisoner Property Receipt), at a minimum, with the prisoner’s name, related CCN, and the prisoner’s transport number (as listed on the van sheet).
d. Completing a PD Form 256 (Quick Booking Form) for each arrestee and writing the last three digits of the arrest number on the form.

e. Capturing photographs of arrestees with their arresting officer.

   NOTE: Members using the Axon Capture application for photos may refer to Part I.D for instructions.

f. Transporting arrestees and prisoner property to the designated Prisoner Control System site or processing center.

2. Transport team supervisors shall ensure that the transportation of large or bulky items (e.g., bicycles) is communicated to the incident commander who shall coordinate removal and storage with the Evidence Control Division (ECD), in addition to ensuring the following prior to loading:

a. Arrests are recorded whenever possible via assigned equipment [e.g., via body-worn camera recordings and uploaded in accordance with GO-SPT-302.13 (Body-Worn Camera Program)].

   NOTE: During manual processing non-BWC recordings shall be turned over to the Electronic Surveillance Unit (ESU) for download and preservation.

b. Photos are taken of the arrestees with the arresting officer prior to loading the arrestees onto the transport vehicle, unless the incident commander determines that circumstances require that arrestees be transferred prior to being photographed with their arresting officers in order to protect the safety of the arrestees, police officers, and others. When taking photos, members shall adhere to the following requirements:

   (1) A dry erase board marked with the arrest location, date, CCN, arrestee name, arresting officer name, Computer Aided Dispatch (CAD) number, badge number, and the arrest number from the location shall be included in the photo.

   (2) The requirement that photographs be taken prior to transport ensures that arresting officers will be
properly identified with their arrestees and will be able to participate appropriately in any prosecution function that may follow from the arrest, even if the automated booking processing is interrupted for any reason.

c. The narrative section for the arrest report:

(1) Includes the times that all three warnings were issued, the specific violation, the name and rank of the official giving the warnings, and documentation of any participating federal agencies at the scene.

(2) Is emailed to the designated Prisoner Control System site or processing center.

(3) If an arrestee is questioned by a federal law enforcement officer at any time, the federal officer’s name, agency, date, and time of the questioning is documented.

d. Prisoners are thoroughly searched for weapons and contraband by transport team members before being placed in the vehicle.

e. Adults and juveniles are transported separately.

(1) Juveniles shall be transported to the Youth and Family Services Division or to another facility as approved by the Chief of Police or his or her designee; and

(2) Adults will be transported to designated adult prisoner processing sites.

f. Arresting officers accompany their arrestees to the designated processing sites.

g. Arrestees are personally advised of the charges and release options available pursuant to misdemeanor violations.

h. Arrestees are transported to the appropriate Prisoner Control System site or processing center, in accordance with pre-set priorities designated for both felonies and U.S. Cases and Office of the Attorney General charges.
i. Prior to transport, arrestees are seated and secured with safety restraints, when available.

(1) Absent exigent circumstances, transport wagons shall be used only if they are equipped with safety bar restraints.

(2) Arrestees in transport wagons shall be secured by safety bar restraints prior to their transport.

(3) In the event that an arrestee cannot be secured using the safety bar restraint for any reason (e.g., prisoner size, combative prisoner) members shall contact the transport team shift commander and be guided by his or her instructions.

j. When all arrestees have boarded the transport vehicle, are safely seated, and the transport vehicle has commenced traveling from the arrest location to the designated Prisoner Control System site or processing center, a member of the Department shall read or play a recording of the Rights Notification form text in a manner audible to all persons in the vehicle.

(1) On transport buses, release options shall be played for arrestees while the vehicle is in motion.

(2) For transport wagons and vans, transport supervisors shall read the release options to arrestees prior to leaving the location. Transport supervisors shall be recorded while reading release options (via body-worn for upload in accordance with GO-SPT-302.13, or by video recording and turned over to ESU, during manual processing).

l. In cases of mass seizures of property or evidence, every attempt is made to document the seizure and preparation of the items via video recordings or photographs.

NOTE: This documentation will strengthen the Department’s position as to the treatment of these items to reduce the likelihood of claims of damage and litigation.

m. Hard copies of all arrest paperwork are packaged and transferred to the Special Operations Division (SOD) for retention.
D. Photographing Arrestees and Arresting Officers with AXON Capture

The following are procedures for arresting and transport officers using the AXON Capture application to capture photographs of arrestees:

1. The arresting officer shall log into the AXON Capture application and hand his or her cell phone to the transport officer.

2. The transport officer shall photograph the arresting officer with each of his or her arrestees (i.e., one photo per arrestee).

3. Once all photos have been taken, the transport officer shall hand the cell phone back to the arresting officer who shall annotate the photos by:
   a. Entering the CCN into the ID field.
   b. Adding the category of “First Amendment Assembly”

4. The arresting officer shall upload all photos to their Evidence.com account.

   NOTE: The upload process appends the arresting officer as the owner of the photos.

E. Manual Arrest Procedures

1. In the event the RMS is unavailable, a PD Form 759 (Attachment F) shall be used to capture arrestee information and shall be completed for each arrestee and turned over to the Prisoner Control System site or processing center supervisor upon transport.

   NOTE: When the court is in emergency session, the information contained on the PD Form 759 may constitute the only evidence available to the judges in deciding whether or not to hold an individual for further action. At subsequent court appearances, additional evidence may be developed and presented, but this opportunity will be lost if the field arrest form does not provide the basis upon which to proceed.

2. A photo shall be taken of each arresting officer with each of his or her arrestees (e.g., via AXON Capture). Members shall ensure the arresting officer’s and arrestee’s name are visible in the photo (e.g., documented in the photo on a dry erase board), as described in Part I.C.2.b of this attachment.
3. If an arrestee is questioned by a federal law enforcement officer at any time, the federal officer’s name, agency, the date, and the time of the questioning shall be documented in the arrest paperwork.

4. When the RMS becomes available again, data from each of the completed PD Forms 759 shall be entered into RMS.

II. PROCESSING OF PRISONERS

A. No routine computer upgrades shall be scheduled for or performed on days during which high volume arrest prisoner processing is ongoing or anticipated. Where automated prisoner processing cannot be accomplished without performance of repairs or a remedial upgrade, the Prisoner Control System sites or processing centers shall switch to manual backup processing procedures to accomplish prisoner processing.

B. Once at the Prisoner Control System site or processing center, each arrestee shall be provided with a copy of the Release Options form to read. In addition, the text of the form shall be reflected on large signs that are to be placed conspicuously throughout the processing area.

NOTE: The notice is offered in other languages as is reasonable to ensure meaningful access to the notice for persons who are limited English proficient in accordance with GO-SPT-304.18 (Language Access Program).

C. The MPD shall, as expeditiously as possible:

1. Process any person arrested under the High Volume Arrest and Prisoner Control System protocol.

2. Determine whether the person is eligible for release pursuant to a lawful release option.

3. Promptly release any person who is eligible and opts for the release.

4. Release any person arrested who, if it is subsequently determined, should not be charged with any offense and document the incident in accordance with GO-PCA-502.05 (Use of the Detention Journal).

D. The types of personnel stations at each Prisoner Control System site or processing center include:

1. Escort;
2. Intake;
3. Property;
4. Booking-WALES/NCIC;
5. Master Control;
6. Fingerprint;
7. Interview; and
8. Citation Release and Post and Forfeit.

E. Upon activation of the High Volume Arrest Prisoner Control System, manual backup procedures for processing arrestees shall also be available.

1. Prisoner Control System sites or processing centers shall switch to manual backup processing procedures no later than 15 minutes after an information system goes off-line.

2. The site or processing center supervisor shall document the procedures used to implement the manual system.

F. Processing Procedures

1. Once the transport vehicle arrives at the designated site or processing center, each arrestee will be removed from the transport vehicle separately.

2. Escort Station

   a. Members assigned to the Escort Station shall:

      (1) Remove arrestees from the transport vehicles upon their arrival at the Prisoner Control System site or processing center.

      (2) Thoroughly search each prisoner for weapons and contraband prior to entering the processing facility, as outlined in GO-PCA-502.01 (Transportation and Searches of Prisoners).

      (3) Escort prisoners to the appropriate detention area and turn them over to personnel assigned to jailer positions.
3. **Intake Station**

Members assigned to the Intake Station shall:

a. Document the arrestees’ arrival times in the Intake Tracking Book.

b. Print the arrestees’ photos and attach them to the corresponding arrestee data package for each arrestee.

   (1) To access arrestee photographs taken with AXON Capture, members shall search the “ID” field in Evidence.com for the relevant CCNs or search for the arresting officer in the “Owner” field to narrow down the results.

   (2) Once a photograph is located, the member shall click the title to view the picture, and click the “Download” button on the view screen.

   (3) The photo will open in “Windows Photo Viewer,” and the member shall print the photograph using the program’s print option.

c. Initiate an arrestee package for each arrestee and note the preferred release option on the PD Form 256 (Quick Booking Form).

d. Forward each package to the Master Control Station.

4. **Property Station**

a. Whenever possible, at least two members shall be assigned to the Property Station. One member shall be responsible for logging prisoner property and one member shall be responsible for releasing property.

b. Members assigned to the Property Station shall separate property into the following three categories, depending on the arrestee’s intended release status:

   (1) Post and forfeit – eligible arrestee pays the collateral amount assigned by the court for the eligible charge or charges and the case ends.
(2) Citation release – eligible arrestee is being released and will attend court on a predetermined date.

(3) Court presentment and lockup – arrestee is being held in custody and will be presented on the next date court is in session.

c. Property belonging to prisoners who require court presentment or lockup will be transported to the Fifth District station for storage within 48-hours of their arrest.

d. Unclaimed property shall be held at the NSID.

e. Logging Prisoner Property

Members assigned to the Property Station shall:

(1) Take possession of all confiscated prisoner property.

(2) Inspect property for accuracy and enter the property and prisoner information into the Evidence on Q system.

(3) Place the barcode stickers generated by Evidence on Q on the property bags.

(4) In the event that Evidence on Q is not available, record prisoner property on the PD Form 82 (Property Book).

f. Releasing Prisoner Property

(1) Property belonging to prisoners who are released at the Prisoner Control System site or processing center [e.g., citation release and post and forfeit] shall be returned to prisoners upon their release. Members assigned to the Property Station shall:

(a) Collect the prisoners PD Form 58 (Prisoner’s Property Receipt) and verify identity.

(b) Require prisoners to inspect their property and sign indicating receipt of their property using the signature tablet connected to Evidence on Q.
(c) Ensure a copy of the PD Form 58 is forwarded to the Master Control Station.

(2) In the event that Evidence on Q is not available, members assigned to the Property Station shall ensure prisoner’s sign the PD Form 82 (Property Book) indicating receipt of their property.

5. Booking-WALES/NCIC Station

Members assigned to the Booking-WALES/NCIC Station shall:

a. Receive an arrestee data package from the Master Control Station.

b. Be responsible for completing all required arrest information in RMS.

c. Complete a WALES/NCIC check for all prisoners processed at the Prisoner Control System site or processing center.

d. Forward the arrestee data package to the Master Control Station.

6. Master Control Station

a. Members assigned to the Master Control Station shall:

   (1) Receive arrestee data packages from the Intake Section for each arrestee.

   (2) Forward the arrestee data package to the Booking-WALES/NCIC Station.

   (3) Receive arrestee data packages from the Booking-WALES/NCIC Station and ensure that a WALES/NCIC check has been performed.

   (4) Coordinate the printing of the arrest paperwork.

   (5) Control and monitor the flow of the arrest paperwork between the processing stations.

   (6) Forward all completed paperwork to a member assigned to the Jailer position.
b. The processing center supervisor shall ensure all arrest paperwork is completed correctly and approved.

7. Fingerprint Station

Members assigned to the Fingerprint Station shall:

a. Ensure that all prisoners have their thumbprint imprinted on the fingerprint card and the Arrest Report when required.

b. Livescan all prisoners without valid identification, for all felonies, and for U.S. or Office of the Attorney General (OAG) charges requiring the arrested person to appear before the Court.

8. Interview Station

Members assigned to the Interview Station shall ensure that the arrestee signs a copy of the Release Options form and place the form in the arrest package.

9. Citation Release and Post and Forfeit Station

Members assigned to the Citation Release and Post and Forfeit Station shall ensure compliance with release requirements as outlined in Part II.H.

G. Detention of Prisoners

Members assigned to the Jailer position shall ensure compliance with detention requirements as follows.

1. In Prisoner Control System site or processing centers containing cells, prisoners shall be detained in the cells separated by gender and age (i.e., juvenile versus adult). If a sufficient number of cells exist, prisoners shall also be separated into the following three categories:

   a. Post and forfeit;
   
   b. Citation release; and
   
   c. Court presentment/Lockup.

2. The use of unsecured sites or processing centers shall be avoided unless exigent circumstances exist. All available holding cells at
high volume processing sites shall be filled to capacity prior to moving prisoners to an unsecured facility.

3. If unsecured sites or processing centers (not containing cells) must be used:
   a. The Commander of the SOD shall ensure a platoon is deployed to the site or processing center to assist with security.
   b. Members assigned to the Jailer position shall:
      (1) Separate prisoners into the categories outlined in Part II.G.1 of this attachment, if sufficient space exists.
      (2) Ensure that all arrestees are placed in the appropriate holding facility (area) pending release or transportation to court.
      (3) Ensure that only non-violent, cooperative prisoners are housed in open areas without cells.
      (4) Attempt to make the arrestees as comfortable as possible, but ensure that adequate security measures are used.
      (5) Maintain constant visual contact with all prisoners during times of their incarceration.
      (6) Coordinate the release of citation and post and forfeit cases with members assigned to the escort positions.

H. Release of Prisoners

1. All eligible prisoners who possess valid identification and wish to forfeit collateral (i.e., “post and forfeit”) shall be thumb-printed and released from the site or processing center.

2. All eligible prisoners who are arrested for Office of the Attorney General charges, possess valid identification, and meet the qualifications for citation release will be thumb-printed and released from the site or processing center.
3. The following prisoners shall be Livescanned:
   a. Prisoners without valid photo identification who are eligible for citation release and post and forfeit; and
   b. Prisoners who are not eligible for citation release or who are not willing to post and forfeit. These prisoners shall be transported to CCB in preparation for arraignment.

4. In accordance with SO-15-03 (The “Lively Standard”), an official shall document and explain in writing any instance in which a person:
   a. Is arrested and opts for release pursuant to a lawful release option; or
   b. Is not charged with any offense; and
   c. Is not released within four hours from the time of arrest.

5. Citation Release
   a. Citation release shall be granted to eligible defendants who request a court date. The D.C. Pretrial Services Agency (PSA) will provide available citation dates and the number of defendants to be assigned to each day.
   b. Members assigned to the Citation Release Station shall complete the “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances” form (Attachment N) ensuring all fields are legible. The citation form is to be completed in the following manner:
      (1) Arrest No.: Write the arrest number of the defendant.
      (2) CCN: Write the CCN.
      (3) PDID No.: Write the arrestee’s PDID if applicable.
      (4) DOB: Write the arrestee’s date of birth.
      (5) Station Clerk/Officer/Badge/Unit/CAD No.: Write the arresting member’s name, badge number, unit of assignment, and CAD number.
(6) Offense PSA

(7) Name of Arrested Person

(8) You Have Been Arrested for the Following Charges:
List of all arrest charges

(9) Citation Release Only: The box should be marked to
indicate the arrestee is being released on citation and the
date and time of the arrestee’s court appearance.

(10) Acknowledgement of Receipt of Notice to Arrested
Person

(b) Signature: The arrestee must sign and date the
form where indicated. Members shall explain to
arrestees who refuse to sign the citation form
that they will be denied participation in the
citation release program.

(c) Have an assigned station clerk or member the
rank of lieutenant or above sign his or her
name and place his or her badge number, CAD
number, and unit assigned where indicated.

(11) Explain the following requirements of the program to
the defendant:

(a) Citation release is available to qualified
defendants.

(b) It is a promise to appear in court at a later date
and time.

(c) When a defendant does not appear in court as
promised, a warrant will be issued for his or her
arrest.

(d) It is important to be on time, because failure to
appear on time could also result in a warrant
being issued for his or her arrest.

(12) Mark Box: The box should be marked to indicate the
acknowledgment of receipt of notice.
6. Post and Forfeit

Eligible defendants charged with offenses that can be adjudicated through the payment of collateral may post and forfeit in lieu of requesting citation release or a court date.

a. Members assigned to the Post and Forfeit Station shall:

   (1) Verify that the offense with which the defendant is charged is a collateral or bond offense.

   (2) Consult the current collateral list to ascertain the correct amount for the charge.

b. Complete the “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances” form marking the “Post and Forfeit Money Only” box.

   (1) List the charge and the corresponding collateral amount.

   (2) Ensure the arrested person signs and dates the form in the post and forfeit section.

   (3) Separate “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances” forms shall be completed for each charge placed against a prisoner (e.g., crossing a police line and unlawful demonstrating would require the issuance of two forms). This still applies when one prisoner is electing to forfeit collateral for another prisoner.

   **NOTE:** All written receipts must be legible.

7. Issuance of “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances” forms

a. After the defendant is thumb printed, the “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances” forms shall be disseminated as follows:

   (1) The first copy goes to the prisoner.
The second copy goes with the paper work.

The third copy is for records and audit purposes.

I. Arrest Paperwork

1. The arrest paperwork for each case shall contain, at minimum, four copies of the:
   a. PD Form 759 (only when paper/hard copies are completed);
   b. Arrest Report;
   c. Gerstein;
   d. Digital (and hard copy) picture of arrestee with arresting officer;
   e. Prisoner’s van sheet;
   f. “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances” form (if applicable);
   g. Property envelope and receipt;
   h. Fingerprint card; and
   i. PD Form 313 (Arrestee’s Illness/Injury Report) for injured prisoners.

2. A copy of the arrest paperwork shall be provided to the member for papering.

3. A PD Form 237-c (Transmittal) shall be completed for each group of arrest paperwork before leaving the processing center. The top of each form must indicate the disposition (e.g., citation release, elect-to-forfeit).
   a. Original court (i.e., lockup) arrest paperwork shall be transmitted to the Court Liaison Division. For all lock up cases, the defendant’s name shall be placed on a van sheet and time stamped, and the defendant shall be transported to the cellblock along with his or her paperwork for further processing.
   b. Original elect-to-forfeit arrest paperwork shall be transmitted
with a copy of the “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances” form to the D.C. Treasury Office located in D.C. Superior Court.

NOTE: Funds are to be deposited under the SOD Account.

c. Original citation arrest paperwork shall be transmitted to the Court Liaison Division.

d. Copies of all arrest paperwork shall be transmitted to the SOD.

J. Feeding of Prisoners

1. The feeding of prisoners during major events shall be coordinated with the D.C. Department of Corrections, Central Cellblock.

2. The Commander of the SOD shall coordinate with the Central Cellblock commanding official regarding payment for any meals distributed during a major event.

K. Transportation to Central Cellblock

1. Prisoners being sent to the Central Cellblock for arraignment shall be sent in groups with consideration given to prisoners with:

   a. The same arresting member; or

   b. Similar charges (i.e., all U.S. or all OAG).

2. A van sheet must be generated and transported with each group of prisoners to the Central Cellblock.

L. Manual Back-up Procedures for Prisoner Processing

1. Intake Station

Members assigned to the Intake Station shall:

a. Document arrestees’ arrival to Prisoner Control System site or processing center in the Intake Tracking Book.

b. Check each PD Form 759 for completeness, accuracy, and legibility.

c. Initiate an arrestee package for each arrestee.
d. Print the arrestees’ photos and attach them to the corresponding arrestee packages for each arrestee.

e. Forward each package to the Master Control Station.

2. Property Station

a. Whenever possible, at least two members shall be assigned to the Property Station. One member will be responsible for logging prisoner property and one member will be responsible for releasing property.

b. Members assigned to the Property Station shall separate property into the following three categories, depending on the arrestee’s intended release status:

(1) Post and forfeit – eligible arrestee pays the collateral amount assigned by the court for the eligible charge or charges and the case ends;

(2) Citation release – eligible arrestee is being released and will attend court on a predetermined date; and

(3) Court presentment and lockup – arrestee is being held in custody and will be presented on the next date court is in session.

c. Property belonging to prisoners who require court presentment and lockup will be transported to the Fifth District station for storage within 48-hours of their arrest.

d. Property belonging to prisoners released (e.g., elect-to-forfeit, citation release) at sites or processing centers will be returned to prisoners upon their release.

e. Unclaimed property shall be held at the NSID.

f. Logging Prisoner Property

Members assigned to the Property Station shall:

(1) Take possession of all confiscated prisoner property.

(2) Inspect property for accuracy and enter the property and prisoner information onto the PD Form 82.
3. Booking-WALES/NCIC Station

a. Members assigned to the Booking Station shall:

   (1) Obtain arrest numbers from the RMS system administrator, use the Arrest Number Control Log maintained at each Prisoner Control System site or processing center, and enter the date, time, and system arrest number obtained from the RMS system administrator in the corresponding spaces located on the control log.

   **NOTE**: Prior to the event, the RMS system administrator will identify a range of arrest numbers that will be made available to the Prisoner Control System site or processing center in the event that RMS is not available.

   (2) For each arrest, enter the next sequential arrest number and the arrestee’s name in the spaces provided. Any additional information shall be entered in the comments section on the arrest log.

   (3) Ensure that arrest information is documented in an arrest log.
b. During the time that RMS is down, the booking officer shall assist the arresting officers in the completion of all arrest paperwork (e.g., Arrest Report).

c. When RMS returns to service:

(1) Arrest information shall be entered for all arrest numbers issued during the time the system was down. Once the arrest has been entered into the RMS, the arrest information shall be packaged and forwarded to the SOD for retention.

(2) A document matching the manual numbers used to the system generated numbers shall be sent to the RMS system administrator.

4. Master Control Station

a. Members assigned to the Master Control Station shall:

(1) Receive arrestee data packages from the Intake Section for each arrestee.

(2) Forward the entire arrestee data package to the Booking Station.

(3) Receive arrestee data packages from the WALES/NCIC Station and ensure that a WALES/NCIC check has been performed.

(4) Coordinate the compilation of the arrest paperwork.

(5) Control and monitor the flow of the arrest packages between the processing stations.

(6) Forward all completed paperwork to a member at the Jailer position for release or transfer.

b. The Prisoner Control System site or processing center supervisor shall ensure that all arrest paperwork is completed correctly and approved.
M. Technical Support

The MPD Office of the Chief Technology Officer shall provide the Prisoner Control System sites or processing centers with on-site technical support staff during each activation to troubleshoot and minimize unanticipated information and computer system downtime that would delay prisoner processing.

NOTE: The on-call MPD Office of the Chief Technology Officer member may be paged through the Command Information Center.

N. Monitoring

The Internal Affairs Division, Internal Affairs Bureau, shall periodically monitor all prisoner-processing facilities to ensure that prisoners are being processed, restrained, and transported consistent with the law and Department policy.

O. Uniform and Equipment

1. Prisoner control personnel shall wear the Class B uniform or BDUs.

2. All processing personnel shall have their issued CDU protective gear and chemical protective gear available.

P. Communications

Members assigned to Prisoner Control System sites or processing centers, all transport team supervisors, and members operating vehicles shall monitor the radio channel designated by the SOD for exclusive operations for the event.

Q. Injured Prisoners

1. Members shall note prisoners with serious injuries identified on the scene of the arrest and shall contact the District of Columbia Fire and Medical Services (DCFEMS) for transport to the nearest hospital. The incident commander shall coordinate with the Patrol Service Bureau to arrange for security during treatment.

2. Members shall evaluate injuries noted at the processing centers and contact DCFEMS for prisoners who are injured or complain of pain for transport to the nearest hospital, in accordance with GO-PCA-502.07 (Medical Treatment and Hospitalization of Prisoners).
JOCC and CIC Activation and Operations

The Joint Operations Command Center (JOCC) and Command Information Center (CIC) shall be established for critical incidents and major events at the discretion of the Chief of Police.

<table>
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<th>Mass Demonstration First Amendment Information Gathering Work Flow</th>
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**First Responder Provides Information**

**JOCC and CIC Gathers Information**

- Number of persons and protestors
- Name of group
- Status of persons and protestors (e.g., peaceful, unruly)
- Name, rank, and CAD number of reporting member
- Route and destination of protestors

**JOCC and CIC Make Notifications**

- COP and Command Staff Page Groups notified. Pages of an urgent nature will be followed by a telephone call.
- Public notifications of street closures and alternate routes (e.g., via Twitter)
**Telephonic Notifications**

- Field Commander
- Homeland Security and Emergency Management Agency (HSEMA) notification via telephone
- Other affected government agencies

**JOCC/CIC Ensures Detailed Documentation in the Running Resume**

- When the incident began
- Location of the incident
- Source of the information
- Location of units
- Check-in and check-out times of units
- Date and time JOCC is deactivated and name of the official authorizing the deactivation
- Staffing

**JOCC/CIC Ensures Quality Assurance Measures**

- The CIC Watch Commander shall be responsible for all pages
- Pages shall be reviewed and approved prior to being sent
- Urgent pages or pages of a sensitive nature shall be followed-up with a telephone call to the:
  - Chief of Police; and
  - Assistant Chief of the Homeland Security Bureau
- The nature of the emergency shall determine any additional notifications that need to be made.
Civil Disturbance Unit (CDU) Use of Force

A. CDU Use of Force Reporting and Investigation Protocol

1. This attachment is a guideline for civil disturbance units and other members who respond during major demonstrations in the District of Columbia regarding the use of force. It should be noted that these guidelines apply not only to Metropolitan Police Department (MPD) members, but also to members of outside law enforcement agencies working under agreement with MPD.

2. The MPD adheres to the use of force policies delineated in GO-RAR-901.07 (Use of Force) and GO-RAR-901.08 (Use of Force Investigations). However, during civil disturbance situations, the use of force reporting, documentation, and investigative processes enumerated in these directives may raise practical, logistical, and safety-related concerns depending on the incident. Accordingly, the reporting, documentation, and investigative procedures for use of force set forth in Attachment L (Handling Use of Force Misconduct Allegations) of this SOP shall be used for First Amendment assemblies and mass demonstration situations.

B. Use of Force Definitions

The following terms shall have the meanings designated:

1. Deadly force – use of force likely to cause death or serious physical injury, including but not limited to the use of a firearm or a strike to the head with a hard object. The primary purpose of deadly force is to neutralize a subject who poses an immediate threat of death or serious injury to the member or others; however, this does not include a subject who poses a threat solely to himself or herself. Examples include, but are not limited to, the use of a firearm or a strike to the head with a hard object.

2. Less-lethal weapons – any object or device (e.g., extended impact weapons containing foam or rubber-baton rounds, chemical irritants, oleoresin capsicum (OC) spray, and batons) deployed with the intent or purpose of nullifying a threat without causing death
3. Non-deadly force – any use of force that, when employed in accordance with Department training, is neither likely nor intended to cause death or serious physical injury.

4. Objective reasonableness – the standard requiring the reasonableness of a particular use of force must be judged from the perspective of a reasonable member on the scene in light of the facts and circumstances confronting the member.

5. Serious physical injury – impairment or illness that results in admission to the hospital or that creates a substantial risk of death, serious disfigurement, loss of consciousness, disability, a broken bone, or protracted loss or impairment of the functioning of any body part or organ.

6. Serious use of force – actions by members including:
   a. All firearm discharges by a member with the exception of range and training incidents and discharges at animals;
   b. All uses of force by a member resulting in serious physical injury;
   c. All head strikes with an impact weapon;
   d. All uses of force by a member resulting in a loss of consciousness, or that create a substantial risk of death, serious disfigurement, disability or impairment of the functioning of any body part or organ;
   e. All incidents where a person receives a bite from an MPD canine;
   f. All uses of force by a member involving the use of neck restraints or techniques intended to restrict a subject’s ability to breathe; and
   g. All other uses of force by a member resulting in a death.

7. Use of force – any physical coercion used to effect, influence or persuade an individual to comply with an order from an officer.

NOTE: The reporting, documentation, and investigative procedures for the use of force during First Amendment assemblies and mass demonstrations are set forth in Attachment L (Handling Use of Force Misconduct Allegations) of this SOP.
8. Use of force indicating potential criminal conduct by a member – includes, but is not limited to, all strikes, blows, kicks or other similar uses of force against a handcuffed subject and all accusations or complaints of excessive force made against the member. This includes any use of force that clearly goes beyond that which an objectively reasonable member would use in light of the circumstances under which the force was used, or any use of force which may rise to the level of a criminal act.

C. CDU Use of Force Options

The following definitions outline the use of force options that may be used by on-scene commanders and officials (i.e., “official-directed use of force”) in accordance with this SOP.

1. Constructive Force
   a. Constructive force involves uniformed police presence. The presence may be in platoon formation. With constructive force, there is no physical contact between police and demonstrators.
   b. Officers in CDU protective gear may only be deployed when there is a danger of violence. The on-scene commander deploying officers in CDU protective gear shall provide a written report explaining his or her deployment decision and actions to the Chief of Police within 48 hours of the deployment. Donning CDU protective gear is the only level of constructive force that requires completion of a PD Form 901m (Assembly or Demonstration Reportable Force Report).

2. Physical Force
   a. Physical force involves hands-on touching or pushing maneuvers, but with no deployment of tools or weapons.
   b. Physical force may include line and wedge formations (with or without protective riot shields) that move a crowd.
   c. Arrests fall into the physical force category.

3. Oleoresin Capsicum (OC) Force
   a. OC force includes uses of force involving OC, a natural inflammatory agent derived from the pepper plant, which is
deployed from personal canisters (i.e., Department OC spray issued to all sworn members) or large-scale canisters (i.e., MK-9 and MK-46 canisters).

4. Mechanical Force
   a. Mechanical force is broken into two levels:
      (1) Level I: The use of tools or weapons, to include the riot baton, ASP, and riot shield.
      (2) Level II: The use of less-lethal projectiles (e.g., sting ball munitions, extended impact weapons).

5. Chemical Force
   a. Chemical force includes the use of tools or weapons that disperse chemical irritants that are approved by the Department for crowd control purposes.
   b. Chemical irritants shall not be used to disperse a First Amendment assembly unless:
      (1) The assembly participants or others are committing acts of public disobedience endangering public safety and security;
      (2) The use is reasonable and necessary to protect officers or others from physical harm or to arrest actively resisting subjects; and
      (3) The use is approved by the on-scene commander (e.g., platoon commander).
   c. The on-scene commander approving the use of chemical irritants shall ensure the use is reported and documented in accordance with Attachment L of this SOP.

6. Deadly Force
   a. Deadly force is any use of force likely to cause death or serious physical injury, including but not limited to the use of a firearm or a strike to the head with a hard object.
   b. Deadly force must be used in accordance with GO-RAR-
901.07 (Use of Force).

D. Use of Force Policy and Requirements

1. The policy of the MPD is to value and preserve the sanctity of human life at all times, especially when lawfully exercising the use of force. Therefore, MPD members shall use the minimum amount of force that the objectively reasonable officer would use in light of the circumstances to effectively bring an incident or person under control, while protecting the lives of the member or others. When using force, members shall continuously reassess the perceived threat in order to select the reasonable use of force response, or one that is proportional to the threat faced by him, her, or others.

2. In accordance with GO-RAR-901.07 (Use of Force):
   a. All members who encounter a situation where the possibility of violence or resistance to lawful arrest is present, shall, if possible, first attempt to defuse the situation through advice, warning, verbal persuasion, tactical communication, or other de-escalation techniques. Members shall attempt to defuse use of force situations with de-escalation techniques whenever feasible.
   b. When using force, members must be able to articulate the facts and circumstances surrounding their tactics, decision making, and the extent of force used in any given situation.

3. The use of force shall immediately be discontinued if directed by an on-scene commander.

4. Members shall not:
   a. Carry or use unauthorized tools or weapons.
   b. Discharge their firearms into crowds at or from a moving vehicle unless deadly force is being used against the officer or another person. For purposes of this order, a moving vehicle is not considered deadly force. Members shall, as a rule, avoid tactics that could place them in a position where a vehicle could be used against them.

5. The use of canines for crowd control during a protest is strictly prohibited. Explosive Ordinance Detection canines may be used to conduct sweeps.
6. Official-Directed Use of Force
   a. On-scene commanders shall direct CDU use of force options.
   b. Individual officials may independently direct CDU use of force options when their squad is detached from the rest of their unit and when the isolated squad’s safety or that of other persons is jeopardized.
   c. If conditions permit, officials shall apprise the incident commander prior to initiating CDU use of force options.
   d. The application of CDU use of force options shall be immediately discontinued upon a determination by the ranking official on the scene that the condition that required the use of force has been alleviated.
   e. Each official-directed use of force shall be individually reported in accordance with Attachment L of this SOP.

7. Use of Force Initiated by Individual Members
   a. Individual members who use force independent of a CDU unit, shall be bound by Department policy including, but not limited to GO-RAR-901.07 (Use of Force), and all specified reporting and notification requirements outlined in Attachment L of this SOP.

   Example: While standing on a police line in a loud, chaotic environment, a member is assaulted by an enraged protestor. Due to the high level of activity and noise in the environment, the other members on the police line do not notice the attack and do not take action. To protect him or herself from further assault, the member uses his or her OC spray. Since the member is the only person to take action, as opposed to the entire police line using OC spray, this use of force would be considered a “use of force initiated by an individual member.”

8. Nothing in this document shall prevent members from using force as necessary to protect the life of a civilian or member who is subject to the imminent threat of death or serious physical injury, when no other options are feasible, and the force is objectively reasonable and proportionate to the perceived threat.
E. Civil Disturbance Use of Force Protocols

1. Orderly Crowds or Marches

For orderly crowds or marches, constructive force is the appropriate responses.

2. Peaceful Civil Disobedience

For unlawful, non-violent, peaceful actions by protestors, crowd activities should be monitored. Depending on the scenario and degree of disruption, high volume arrests may be considered. The decision to make high volume arrests shall only be commenced in consultation with the incident commander or his or her designee and shall be based on probable cause that can be applied to all arrests.

3. Non-Peaceful Civil Disobedience

a. During non-peaceful civil disobedience members may:

   (1) To the extent reasonably possible, disperse, control or arrest only persons who have engaged in unlawful conduct.

   (2) Effect high volume arrests in accordance with Attachment C (High Volume Arrest Prisoner Control System) of this SOP. Only those persons that the incident commander has probable cause to arrest shall be arrested.

   (3) Use force consistent with this SOP.

b. Platoon commanders shall contact the on-scene official commanding the incident regarding use of force and ensure compliance with Attachment L of this SOP.

F. Use of Force Framework During First Amendment Assemblies and Mass Demonstrations

1. Police Lines

a. A police line may be either constructive or physical force.

   (1) A police line may be established at the direction of the on-scene commander whenever it becomes
necessary to isolate an area in which large-scale unlawful activity is occurring or has the potential of occurring.

(2) A police line may be established to prevent damage to a specific target, such as a building, a utility, or a business area, or for other purposes as authorized by 24 DCMR 2100 (Crowd and Traffic Control).

(3) A police line may consist of either uniformed personnel or blockade devices such as barricades, buses, ropes, or motor scooters.

b. The objective of a police line is to affect the movement of individuals or a crowd, to protect a group of individuals, or to accomplish the arrests of persons within a group.

c. A police line shall not substantially encircle a First Amendment assembly except:

(1) Where there is probable cause to arrest a significant number or percentage of the persons located in the area of the assembly for unlawful acts, other than failing to have an approved assembly plan or permit; or

(2) For the safety of the First Amendment assembly participants.

d. Crossing Police Lines

(1) Persons who reside, are employed, have a business, or have business of an emergency nature in an area marked off by a police line:

(a) Shall not normally be barred from entering the area unless their safety would be jeopardized or their entry would interfere with police operations.

(b) Shall not be barred entry based upon their views or expression.

(2) All other persons shall be prohibited from crossing a police line into a disturbance area until order has been restored, and the police line has been removed.
e. Verbal harassment directed against members on a police line shall not be cause for members to break ranks for the purpose of making an arrest or to engage in a verbal confrontation. However, assaults in the form of thrown missiles capable of inflicting injury (e.g., Molotov cocktails, bricks) or physical attacks upon members will not be tolerated, and on-scene supervisors shall make every effort to identify and have arrested those engaged in such activity.

f. When normal vehicular and pedestrian traffic is affected within a large area of the city by the establishment of a police line, the incident commander shall ensure the Office of Unified Communications (OUC), Joint Operations Command Center (JOCC) and Command Information Center (CIC) are notified so that local communications media can disseminate this information.

2. CDU Platoon Formations

a. Platoon Formation – Constructive Force
   (1) Used to move a group of officers, on foot, from one location to another.
   (2) This formation is used to gather officers whenever they are in view of demonstrators.

b. Line Formation – Constructive or Physical Force
   (1) Used to stop, guide or redirect forward movement or form a protective barrier for safety or security reasons.
   (2) Used to move a crowd to another location.

c. Wedge Formation – Physical Force
   (1) Divides a large crowd into two smaller groups.
   (2) May include mechanical force if tools or weapons are used in conjunction with the movement.

d. Belt Cordon – Physical Force
   (1) Used to enable an arrest squad to move into a crowd to remove individuals for whom there is probable
cause to arrest, or to remove individuals from the crowd for their own safety.

(2) Used to split a crowd to enable movement of officers and uninvolved persons or protectees.

(3) May include mechanical force if tools or weapons are used in conjunction with the movement.

3. OC Spray – OC Force

a. Personal OC spray dispensers shall be used in accordance with GO-RAR-901.04 [Oleoresin Capsicum (OC) Spray Dispensers].

b. MK-9 and MK-46 OC Canister – OC Force

(1) Deployment – Large-scale canisters should, generally, be deployed only upon the approval of an incident commander to repel a substantial effort to breach a police line or to prevent significant physical injury of police personnel or others.

(2) Use – The decision to use the MK-9 or MK-46 OC canisters shall be based upon the necessity to protect officers or others from physical harm or to arrest actively resisting subjects, or if subjects are endangering public safety or security.

(3) Range – Subjects must be in close proximity for the effective use of MK-9 and MK-46 OC canisters.

(4) Recovery – Subjects in police custody who have been affected by OC spray shall:

(a) Be given an opportunity for washing and flushing the affected areas with cold water within 20 minutes of being sprayed, or as soon as practicable.

(b) Be advised not to use creams, ointments, or bandages on affected areas, and that continual rubbing of the skin against affected clothing will cause irritation and reddening of the skin areas.
(5) Treatment – Subjects who complain of continued effects of OC after having flushed the affected areas shall be transported to a hospital for medical treatment.

4. Riot Baton – Mechanical Force

a. The riot baton may be used as a defensive weapon to overcome resistance:

(1) When other less forceful methods would not be effective or could result in injury to the member; and

(2) When other means of assistance are not readily available to the member.

b. A strike to the head with a riot baton is considered a serious use of force and shall be investigated by the Internal Affairs Division in accordance with Attachment L in this SOP.

c. When holding the riot baton members shall always:

(1) Use a port arms position to move a resistive crowd from one area to another.

(2) Always use a two-hand grip.

(3) Make every effort to avoid strikes to the head or other vital areas.

5. Chemical Irritants – Chemical Force

a. The use of chemical irritants should be limited and only used when other tactical options are either unavailable or when a lower level of force will not have the desired effect. Only the incident commander shall authorize the use of chemical irritants.

b. Members are prohibited from using chemical irritants to disperse crowds or others, unless the incident commander approves the use because it is reasonable and necessary to protect officers or others from physical harm or to arrest actively resisting subjects, or the crowd or others are endangering public safety or security.

c. Chemical irritants shall only be used as a defensive weapon
for the purpose of dispersing crowds that are threatening or actively engaging in violence or to protect lives and property when the circumstances indicate that the use of chemical irritants would be the most effective manner of accomplishing the objective.

d. Before chemical irritants are deployed, the official authorizing the deployment of the irritant shall ensure that avenues of escape are available to the crowd.

e. Individuals in police custody who have been affected by chemical irritants shall:

   (1) Be given an opportunity for washing and flushing the affected areas with cold water within 20 minutes of dispersal, or as soon as practicable.

   (2) Be advised, not to use creams, ointments, or bandages on affected areas, and that continual rubbing of the skin against affected clothing will cause irritation and reddening of the skin areas.

f. Individuals who complain of continued effects after having flushed the affected areas shall be transported to a hospital for medical treatment.
Field Arrest Form

SECTION A — ARRESTING OFFICER'S SECTION
1. DATE
2. TIME
3. 

4. CHARGE

5. LOCATION OF ARREST

6. LOCATION OF OFFENSE (If other than 5)

7. Brief Description of Facts & Circumstances Surrounding Arrest

8. NAME OF SUSPECT

9. ARRESTING OFFICER
10. BADGE NO.
11. UNIT
12. COURT DAY

SECTION B — TRANSPORTATION SECTION
13. TRANSPORTED BY
14. TRANSPORTED TO

SECTION C — PROCESSING SECTION
15. ADDRESS OF ARRESTEE

16. NAME IF FOUND TO BE DIFFERENT FROM ABOVE

17. D.O.B.
18. WALES INQUIRY
   □ YES □ NO

19. DISPOSITION (EF, BOND, COURT DATE, ETC.)

SECTION D — PROPERTY SECTION
20. PROPERTY IS:
   □ PRISONER'S □ EVIDENCE □ ABANDONED □ SUS PROCEEDS

21. OWNERSHIP IS:
   □ KNOWN □ UNKNOWN □ POSSIBLE OWNER

   NAME:

22. BRIEF DESCRIPTION OF PROPERTY

23. COMPLAINANT'S NAME OR BUSINESS
   PHONE NUMBER

24. ADDRESS
The below listed warning format is for reference, and may be used when preparing to make arrests in response to First Amendment assemblies, mass demonstrations or other large scale gatherings. The information contained in any warnings that are given in high volume arrest situations shall be documented and retained for reporting requirements and notifications.

**WARNING FORMAT**

“"I am ______________________________ of the Metropolitan Police Department. (official’s name) 

You are in violation of ___________________________. (state criminal offense) 

If you do not cease your unlawful behavior and disperse peaceably, you will be arrested." 

DAY: ________________ DATE: ________________ 

LOCATION OF ARRESTS: ________________________________________

______________________________________________________________

***Record the time that all warnings have been voiced to the violators.***

First Warning ____________ (wait two minutes before reading second warning) 

Second Warning ___________ (wait two minutes before reading third warning) 

Third Warning ____________ (commence making arrests) 

If possible, members of the Media Production Unit of the Metropolitan Police Department will videotape the reading and arrests procedures. Warnings should be given with the use of an amplification device (e.g., a bullhorn or a police vehicle PA system), and must be given in a loud and clear manner.
Pre-High Volume Arrest Checklist

- What actions, by the persons to be arrested, require the proposed high volume arrest?
  - Has anyone been injured?
    - Who?
  - What was the cause of the injury?
  - Has property been damaged?
    - What?
  - What was the cause of the damage?

- Will an effort to arrest likely cause more injuries than alternative police action?
- Will an effort to arrest likely cause more property damage than alternative police action?
- Will an effort to arrest likely cause greater disruption of traffic flow (or potentially block evacuation routes) than alternative police action?

- What are the offenses committed or to be charged?

- What evidence provides probable cause for the arrest of each person for the offenses to be charged? You must have articulable probable cause to make any arrest.

- If the offense is (1) crowding, obstructing, or incommoding, (2) unlawful demonstrating, (3) unlawful assembly, or (4) failure to obey a police order:
  - How many orders to disperse were given?
  - How were the orders communicated?
  - When was each given?
  - Who gave each order to disperse?
  - Were audio or video recordings made of the warnings?
- Is there another way to gain control of the situation?

- Is there a viable alternative to a high volume arrest?
  - Is dispersal of the crowd and arrest of a smaller number of persons as the group disperses reasonable?
  - Is extraction of a limited number of offenders reasonable?

- Has the JOCC (Joint Operations Command Center) confirmed, or have you independently determined that there are sufficient resources available to safely make the number of arrests anticipated?

- Is there adequate housing space and feeding capabilities for arrestees?

- Is the officer-to-arrestee ratio correct (up to 15 arrestees to each arresting officer)?

- Is there adequate transportation for arrestees?

- Has the official recommending a high volume arrest articulated justification for a high volume arrest on these bases?

- How do other circumstances weigh in favor of or against ordering a high volume arrest?
## Commander’s Mass Demonstration Event Log

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POST AND FORFEIT

If you have been charged with an eligible offense and you are eligible to post and forfeit, you may pay the amount of money set by the Court for the offense and the case will end. If you choose to pay the amount set, you will NOT get your money back because you are agreeing to forfeit the amount. No sanction, penalty, enhanced sentence, or civil disability will be imposed by any District of Columbia court or agency in any subsequent criminal, civil, or administrative proceeding or action if you post and forfeit. You WILL have an arrest record. You may file a motion with the Superior Court to seal your arrest record. For more information regarding sealing your record, you can contact the Public Defender Service of the District of Columbia at 202-628-1200 or via email at www.pds.dc.org.

• WHAT IF YOU CHANGE YOUR MIND AND DECIDE TO CONTEST THE CHARGES?
  If you decide you would rather appear in Court after you post the money, you can file a “Motion to Set Aside Forfeiture” within 90 days of today’s date.

• WHAT IF THE GOVERNMENT DECIDED TO OPPOSE YOUR POST AND FORFEIT DECISION?
  The Office of the Attorney General for the District of Columbia, the prosecutor for this case, may file a “Motion to Set Aside Forfeiture” within 90 days.

• WHAT HAPPENS IF THE COURT GRANTS THE MOTION?
  If your motion or the government’s motion is granted, the charges will be reinstated and you will have to go to Court. If you cannot afford an attorney, you may be eligible for appointed counsel.

If you choose not to post and forfeit and elect to continue the criminal case, you are eligible for release on citation.

CITATION RELEASE

If you are eligible, you may be released immediately on your promise to go to D.C. Superior Court, 500 Indiana Ave., NW, Washington, D.C. on the date and time on the Citation Release section on Page 1 of the “Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Mass Demonstrations” form.

A prosecutor will decide whether to file a criminal case against you. If you do not appear in Court, a bench warrant may be issued for your arrest. In addition, you could be charged with failing to appear even if the prosecutor decides to drop the case.
As a condition of your release on citation, you may be directed to stay away from and have no contact with a particular person or persons and/or to stay away from a particular place until you appear in Court.

If you violate the stay away, a police officer can immediately arrest you, and you will be brought to Court on the next day that the Court is open. If the prosecutor charges you with any crime, you will have a right to be represented by an attorney. If you cannot afford an attorney, one will be provided for you.

IMPORTANT INFORMATION
Even though you were arrested, the government may decide not to file charges against you in Court. It is important that you bring the citation release form with you to Court on your arraignment date because it contains information that you may need to identify whether or not the government has filed charges in Court.

FOR CASE INFORMATION
For information on the status of your case, you may call the D.C. Superior Court’s Criminal Division Customer Service line at (202) 879-1373.
Public Information During First Amendment Assemblies and Mass Demonstrations

The Office of Communications is in charge of activities relating to the press and the release of information related to First Amendment assemblies and mass demonstrations and other large events. The Office of Communications shall arrange all press conferences and organization areas for staging of the press and or news media vehicles in cooperation with the detail commanders. In addition, the Office of Communications shall prepare press releases prior to the event informing the public of expected street closures, demonstrator activity, and other non-sensitive, noteworthy information likely to impact the visitors and residents of the District of Columbia.

A. The Office of Communications shall coordinate with public information officers from other agencies that will take part or play a role in upcoming demonstrations. When this is necessary, the Office of Communications shall institute, or become part of, a Joint Information Center (JIC). Some of the agencies that may occupy the JIC include: the United States Secret Service, the United States Park Police, the United States Capitol Police, the Metro Transit Authority, the District of Columbia Fire and Emergency Medical Services Department, the United States Bureau of Alcohol, Tobacco and Firearms, and the District of Columbia Courts. The purpose of the JIC shall be to exchange information and establish protocol for the coordinated release of information.

B. The Metropolitan Police Department (MPD) shall allow media representatives reasonable access to all areas where First Amendment assemblies occur. At a minimum, the MPD shall allow media representatives no less access than that enjoyed by members of the general public and, consistent with public safety considerations, shall allow media representatives access to promote public knowledge of the assembly.

C. The MPD shall make reasonable accommodations to allow media representatives to use photographic, video, or other equipment effectively relating to their reporting of a First Amendment assembly.

D. Media Misconduct

1. Members shall be guided by GO-SPT-204.01 (Media).

2. All reports of media misconduct shall be immediately forwarded to the Office of Communications for investigation. This information shall include the name, press affiliation, and a synopsis of the incident, as well as the necessary contact information for the member witnessing the activity. In instances of media misconduct, the observing member shall notify an MPD official who shall immediately report the incident to the Office of Communications at (202) 727-4383.
Handling Use of Force and Misconduct Allegations

I. REGULATIONS

A. During civil disturbance situations, the reporting, documentation, and investigative processes for use of force and misconduct may raise practical, logistical, and safety-related concerns depending on the incident. Accordingly, the reporting, documentation, and investigative procedures for use of force and misconduct set forth in this attachment shall be used for First Amendment assemblies and mass demonstration situations.

B. Sworn members of the Metropolitan Police Department (MPD) are expected to maintain the highest standards of conduct. Members shall conduct themselves properly and professionally, both on and off duty.

C. The Internal Affairs Bureau (IAB) is responsible for monitoring, assessing, and assigning investigative responsibility for use of force incidents and misconduct allegations involving members of the MPD through the Internal Affairs Division (IAD).

D. Members assigned to IAD shall not be used in a CDU capacity. IAD shall be responsible for the review of all use of force by MPD members as well as members of other, non-federal agencies who have agreed to assist the Department during First Amendment assemblies.

II. PROCEDURES

A. Reporting Use of Force

1. Individual Use of Force

   a. Individual members who use force independent of a CDU unit, shall:

      (1) Immediately notify the on-scene supervisor.

      (2) Complete the appropriate report (i.e., PD Form 901-e (UFIR) or PD Form 901-g (RIF)), consistent with Department policy.
b. Notified supervisors shall:

(1) For incidents involving a serious use of force as defined in GO-RAR-901.07 (Use of Force), immediately notify the incident commander who shall ensure IAD is immediately notified.

(2) For all other uses of force, obtain incident summary (IS) numbers prior to being relieved from duty and ensure the reporting member completes the appropriate force report.

c. Member use of force that is independent of a CDU unit shall be investigated in accordance with existing Department policies governing use of force investigations including, but not limited to GO-RAR-901.08 (Use of Force Investigations).

2. Official-Directed Use of Force

a. Officials who direct the use of force (e.g., for a squad, platoon) shall:

(1) Notify the Command Information Center (CIC)/Joint Operations Command Center (JOCC) and the incident commander.

(2) For incidents involving a serious use of force, the incident commander shall ensure the IAD is immediately notified.

(3) For all other uses of force, which are considered reportable force incidents, obtain incident summary (IS) numbers prior to being relieved from duty and complete a PD Form 901-m (Assembly or Demonstration Reportable Force Report).

B. Investigating Use of Force

1. Internal Affairs Division (IAD)

a. When a serious use of force occurs, IAD shall conduct a full investigation in accordance with GO-RAR-901.08 (Use of Force investigations).
b. The opportunity to conduct an extensive on-scene force review during an incident may be hampered by civil disturbance or riot-type conditions. In these scenarios, IAD members shall attempt to gather as much information as possible to initiate the investigation. However, due to safety concerns, IAD members may have to return to conduct more extensive reviews once the area is secure and conditions are safe.

(1) Conditions may exist in which IAD might not be able to enter a scene for several hours, or IAD is not notified of a serious use of force incident until long after it occurs. In these cases, IAD members may have to rely on non-traditional means (e.g., reviewing video footage) to gather information about the incident. Nonetheless, the fullest investigation possible shall be conducted in relation to the safety level of the scene at the time of the incident.

2. The following requirements shall apply to IAD during mass demonstrations and civil disturbance situations:

a. A representative from the IAD shall be assigned to the JOCC. This representative shall be responsible for coordinating force and misconduct-related information for the IAB.

b. IAD shall maintain a rapid response team to respond to serious use of force incidents occurring during civil disturbance situations. These members shall have full protective gear and be prepared to respond to a scene in which a civil disturbance may be occurring.

c. IAD shall assess all serious use of force incidents, and in consultation with executive management, determine which incidents warrant a substantive IAD rapid response.

d. At the conclusion of a mass demonstration or civil disturbance, the Assistant Chief of the IAB shall complete a use of force after-action report and submit the report to Assistant Chief of the Homeland Security Bureau and the Chief of Police.

e. While not engaged in investigating force activity, members of IAD shall coordinate and confer with members of the MPD
Criminal Intelligence Branch as it relates to use of force information and possible high risk attacks on police officers.

f. Agents assigned to the IAB Technical Surveillance Unit shall provide technical support for members of IAD, to include video documentation of civil disturbance electronic news reports.

B. Investigating Misconduct or Complaints

1. Members who observe other members engaging in misconduct shall report such misconduct to an official as soon as practicable.

2. Complaints of police misconduct received from the public during mass demonstrations and periods of civil disorder shall be properly recorded and investigated in accordance with Department policy including, but not limited to, GO-PER-120.25 (Processing Citizen Complaints) and GO-PER-120.23 (Serious Misconduct Investigations). Investigations into such complaints shall be conducted, using prescribed procedures, as soon as the police operation concerning the disturbance has been concluded.

3. If a complaint is of a nature that would subject the Department to public criticism or liability, the incident commander and the CIC/JOCC shall be notified immediately. The incident commander shall determine what course of action should be taken.

4. Regardless of whether a complaint has been filed or is likely to be filed, officials who observe or have reported to them instances of misconduct by members shall take immediate steps to determine the facts, promptly take appropriate corrective action, if necessary, and report the alleged misconduct in accordance with Department procedures.
### Assembly or Demonstration Reportable Force Report

#### A. INCIDENT INFORMATION

<table>
<thead>
<tr>
<th>IS NUMBER</th>
<th>INCIDENT DATE</th>
<th>INCIDENT TIME</th>
<th>RELATED INCIDENT CCN</th>
<th>DISTRICT</th>
<th>PSA</th>
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**EVENT/DETAIL**

**LOCATION OF REPORTED INCIDENT**

**FORCE USED?**

- [ ] YES
- [ ] NO

**TYPE OF FORCE USED (CHECK ALL THAT APPLY)**

- [ ] CDU PROTECTIVE GEAR WORN
- [ ] PHYSICAL FORCE
- [ ] OLEORESIN FORCE
- [ ] MECHANICAL FORCE
- [ ] CHEMICAL FORCE
- [ ] NONE/OTHER – SPECIFY:

#### B. AUTHORIZING OFFICIAL

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<th>LAST NAME</th>
<th>FIRST NAME</th>
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**ELEMENT**

**ASSIGNMENT**

#### C. GROUP/SUBJECT INFORMATION (use narrative section to capture information on additional subjects)

**GROUP NAME OR SUBJECT NAME (LAST NAME, FIRST NAME)**

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<thead>
<tr>
<th>ADDRESS</th>
<th>CITY</th>
<th>STATE</th>
<th>ZIP</th>
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**PHONE NUMBER**

**DOB**

**SEX**

**RACE**

**GROUP/SUBJECT ACTION (CHECK ONE)**

- [ ] RESISTANT (PASSIVE)
- [ ] RESISTANT (ACTIVE)
- [ ] ASSAULTIVE (PHYSICAL INJURY)
- [ ] ASSAULTIVE (SERIOUS PHYSICAL INJURY/DEATH)

**GROUP/SUBJECT ACTIVITY (CHECK ALL THAT APPLY)**

- [ ] APO
- [ ] ATTEMPT ARREST
- [ ] ADW
- [ ] ALCOHOL
- [ ] BARRICADE
- [ ] BURGLARY
- [ ] CROWD CONTROL
- [ ] DANGEROUS ANIMAL
- [ ] DISORDERLY CONDUCT
- [ ] DEMONSTRATION
- [ ] DEFENDING AN ASSAULT
- [ ] DOMESTIC VIOLENCE
- [ ] DRUGS
- [ ] DUI
- [ ] FOOT PURSUIT
- [ ] HOSTAGE
- [ ] LANDLORD/TENANT DISPUTE
- [ ] ROBBERY
- [ ] SUICIDE ATTEMPT
- [ ] TRANSPORTING
- [ ] TRAFFIC STOP
- [ ] VEHICLE PURSUIT
- [ ] OTHER – SPECIFY:

#### D. GROUP/SUBJECT WEAPON

**WEAPON PRESENT**

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
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**TYPE OF WEAPON**

- [ ] FIREARM
- [ ] BLUNT OBJECT
- [ ] EDGED OBJECT
- [ ] OTHER – SPECIFY:

**WEAPON RECOVERED**

- [ ] YES, PROVIDE DETAILS IN NARRATIVE
- [ ] NO

---

SOP-16-01 (Handling First Amendment Assemblies and Mass Demonstrations)
Attachment M
PD Form 901-m (Assembly or Demonstration Reportable Force Report)
Page 1 of 4
December 13, 2016
E. NARRATIVE
### F. INVOLVED MEMBERS

(space allotted for up to one full platoon, use additional sheets to capture more members, if necessary)

<table>
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SOP-16-01 (Handling First Amendment Assemblies and Mass Demonstrations)
Attachment M
PD Form 901-m (Assembly or Demonstration Reportable Force Report)
Page 3 of 4
December 13, 2016
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**G. REVIEW**

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<th>SIGNATURE</th>
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<th>INCIDENT COMMANDER (OR SOD/HSB OFFICIAL) PRINTED NAME</th>
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Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances

**Release and Return to Court Information**

- **CITATION RELEASE ONLY**
  - Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances.
  - You are being released on your promise to appear at the Superior Court of the District of Columbia, 500 Indiana Ave., NW, Washington, D.C. on the DATE and TIME below:

  - **ONLY Misdemeanor Charge(s)**
    - DATE: [ ]
    - TIME: [ ]
    - In Courtroom [ ]
  
  - **ONLY Misdemeanor Charge(s)**
    - DATE: [ ]
    - TIME: [ ]
    - In Courtroom [ ]
  
  - **US AND Misdemeanor Charge(s)**
    - DATE: [ ]
    - TIME: [ ]
    - In Courtroom [ ]
    - DATE: [ ]
    - TIME: [ ]
    - In Courtroom [ ]

- **THIS SPACE INTENTIONALLY LEFT BLANK**

- **POST AND FORFEIT MONEY ONLY**

  - Charges: [ ]
  - Post and Forfeit Amount: [ ]

  - I acknowledge receipt of this Notice to Appear. I promise to appear on the date and time indicated above. I understand that if I fail to appear, a bench warrant may be issued for my arrest. I also understand that if I fail to appear, I may be charged with a criminal offense that may result in a fine, imprisonment, or both if I am convicted of failing to appear.

  - Signature of Arrested Person: [ ]

- **ACKNOWLEDGEMENT OF RECEIPT OF NOTICE TO ARRESTED PERSON**

  - I acknowledge that I have received and read the Notice to Arrested Persons and I understand my rights.

  - Signature of Arrested Person: [ ]
  - Date: [ ]

  - Address: [ ]
  - Telephone: [ ]

  - Issued by Acting Clerk, Superior Court of the District

**ATTENTION ALL ARRESTED PERSONS**

If the Superior Court is closed due to an emergency, you must return to Court on the next business day at 9 a.m.

---

SOP-16-01 (Handling First Amendment Assemblies and Mass Demonstrations)  
Attachment N  
Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances  
Page 1 of 2  
December 13, 2016
NOTICE TO ARRESTED PERSONS

Please review the information below that explains your release and your duty to comply. The information below is subject to change without advance notice.

If you are eligible, you may be released immediately on your promise to go to D.C. Superior Court, 500 Indiana Ave., NW, Washington, D.C. on the date and time on the Citation Release section on Page 1 of this document.

A prosecutor will decide whether to file a criminal case against you. If you do not appear in Court, a bench warrant may be issued for your arrest. In addition, you could be charged with failing to appear even if the prosecutor decides to drop the case.

As a condition of your release on citation, you may be directed to stay away from and have no contact with a particular person or persons and/or to stay away from a particular place until you appear in Court.

If you violate the stay away, a police officer can immediately arrest you, and you will be brought to Court on the next day that the Court is open. If the prosecutor charges you with any crime, you will have a right to be represented by an attorney. If you cannot afford an attorney, one will be provided for you.

IMPORTANT INFORMATION

Even though you were arrested, the government may decide not to file charges against you in Court. It is important that you bring the citation release form with you to Court on your arraignment date because it contains information that you may need to identify whether or not the government has filed charges in Court.

FOR CASE INFORMATION

For information on the status of your case, you may call the D.C. Superior Court’s Criminal Division Customer Service line at (202) 879-1373.

POST AND FORFEIT MONEY

If you have been charged with an eligible offense and you are eligible to post and forfeit, you may pay the amount of money set by the Court for the offense and the case will end. If you choose to pay the amount set, you will NOT get your money back because you are agreeing to forfeit the amount. No sanction, penalty, enhanced sentence, or civil disability will be imposed by any District of Columbia court or agency in any subsequent criminal, civil, or administrative proceeding or action if you post and forfeit. You WILL have an arrest record. You may file a motion with the Superior Court to seal your arrest record. For more information regarding sealing your record, you can contact the Public Defender Service of the District of Columbia at 202-628-1200 or via email at www.pdfs.dc.org.

- What if you change your mind and decide to contest the charges? If you decide you would rather appear in Court after you post the money, you can file a "Motion to Set Aside Forfeiture" within 90 days of today’s date.
- What if the government decided to oppose your post and forfeit decision? The Office of the Attorney General for the District of Columbia, the prosecutor for this case, may file a "Motion to Set Aside Forfeiture" within 90 days.
- What happens if the court grants the motion? If your motion or the government’s motion is granted, the charges be reinstated and you will have to go to Court. If you cannot afford an attorney, you may be eligible for appointed counsel.

If you choose not to post and forfeit and elect to continue the criminal case, you are eligible for release on citation.

SOP-16-01 (Handling First Amendment Assemblies and Mass Demonstrations)
Appendix N
Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances
Page 2 of 2
December 13, 2016
Legal Charges for Protests and Civil Disturbances

Below are the criminal charges most likely to give rise to arrests resulting from expected protests, assemblies and demonstrations in the District of Columbia. For each charge, applicable elements of the offense and a brief description of circumstances in which the charge might be most appropriate is listed. Members are encouraged to contact the U.S. Attorney’s Office or the Office of the Attorney General should questions arise concerning the statute most applicable to a given situation. Members should note this is a non-exhaustive list of charges.

Members of the Metropolitan Police Department are reminded that the charge of *Parading without a Permit* is not an arrestable offense. This charge shall not be used to detain anyone.

I. STREET PROTESTS AND DISTURBANCES

**CHARGE: Crowding, Obstructing, or Incommoding, D.C. Official Code § 22-1307(a)**

*Elements of the Charge:* It is unlawful for a person, alone or in concert with others, to crowd, obstruct, or incommodate the use of any street, avenue, alley, road, highway, or sidewalk, or the entrance of any public or private building or enclosure or the use of or passage through any public building or public conveyance, or the passage through or within any park or reservation, and to continue or resume the crowding, obstructing, or incommoding after being instructed by a law enforcement officer to cease the crowding, obstructing, or incommoding.

*Jurisdiction:* Office of the Attorney General

*Applicability:* Someone, who after being warned more than once to move on, continues to block vehicular or pedestrian traffic on a city street, sidewalk, or entrance to a building. This is likely to be the most appropriate charge for “street blockades” by protesters.

**CHARGE: Unlawful Demonstrating D.C. Official Code § 22-1307(b)**

*Elements of the Charge:* It is unlawful for a person, alone or in concert with others, to engage in a demonstration in an area where it is otherwise unlawful to demonstrate and to continue or resume engaging in a demonstration after being instructed by a law enforcement officer to cease engaging in a demonstration. For purposes of this charge, the term “demonstration” means marching, congregating, standing, sitting, lying down, parading, demonstrating or patrolling by one or more persons, with or without signs, for the purpose of persuading one or more individuals, or the public, or to protest some action, attitude or belief.

*Jurisdiction:* Office of the Attorney General

*Applicability:* A protestor is marching in an area where it is unlawful to demonstrate, and who after being warned to move on, continues to protest.
CHARGE: Disorderly Conduct – Cause Unreasonable Fear (Intimidate), D.C. Official Code § 22-1321(a)(1)

Elements of the Charge: (a) In any place open to the general public, and in the communal areas of multi-unit housing, it is unlawful for a person to: (1) intentionally or recklessly act in such a manner as to cause another person to be in reasonable fear that a person or property in a person’s immediate possession is likely to be harmed or taken.

Jurisdiction: Office of the Attorney General

Applicability: A person has reasonable fear that acts in public space or in communal areas of multi-unit housing are likely to harm the person, or property in the person’s immediate possession is likely to harmed or taken.


Elements of the Charge: (a) In any place open to the general public, and in the communal areas of multi-unit housing, it is unlawful for a person to: (2) incite or provoke violence where there is a likelihood that such violence will ensue.

Jurisdiction: Office of the Attorney General

Applicability: Someone yells to the crowd that they should attack people in a counter-demonstration and one or more of the listeners start walking towards the counter-demonstration carrying their signs as weapons.

CHARGE: Disorderly Conduct – Abusive Language or Gestures, D.C. Official Code § 22-1321(a)(3)

Elements of the Charge: (a) In any place open to the general public, and in the communal areas of multi-unit housing, it is unlawful for a person to: (3) direct abusive language or gestures at another person (other than a law enforcement officer while acting in his or her official capacity) in a manner likely to provoke immediate physical retaliation or violence by that person or another person.

Jurisdiction: Office of the Attorney General

Applicability: John Doe makes an obscene remark towards Jane Smith while holding up his middle finger to further provoke anger. When John Doe realizes Jane Smith is offended by this gesture, he replicates it in his other hand while still screaming obscenities.

CHARGE: Disorderly Conduct – Disrupting a Congregation of Gathering, D.C. Official Code § 22-1321(b)

Elements of the Charge: (b) It is unlawful for a person to engage in loud, threatening, or abusive language, or disruptive conduct, with the intent and effect of impeding or disrupting the orderly conduct of a lawful public gathering, or of a congregation of people engaged in any religious service or in worship, a funeral, or similar proceeding.

Jurisdiction: Office of the Attorney General

Applicability: A group of people, with the intent of disrupting a gathering, approach and heckle a lawfully assembled group of demonstrators. While the group does this, they block the group from moving along its parade route.
CHARGE: Disorderly Conduct – Disrupting use of a Public Conveyance (Public Building), D.C. Official Code 22-§ 1321(c)

Elements of the Charge: (c) It is unlawful for a person to engage in loud, threatening, or abusive language, or disruptive conduct with the intent and effect of impeding or disrupting the lawful use of a public conveyance by one or more other persons.

Jurisdiction: Office of the Attorney General

Applicability: Someone boards a Metrobus with a large boom box playing loud music. When asked to turn the music down because other patrons cannot hear the bus driver, the person refuses. As a result, patrons cannot hear the bus driver announce safety information.

CHARGE: Disorderly Conduct – Disrupting Use of a Public Building, D.C. Official Code § 22-1321(c-1)

Elements of the Charge: (c-1) It is unlawful for a person to engage in loud, threatening, or abusive language, or disruptive conduct in a public building with the intent and effect of impeding or disrupting the orderly conduct of business in that public building.

Jurisdiction: Office of the Attorney General

Applicability: Someone prevents persons from conducting business in a public building through loud, threatening, or abusive language or disruptive conduct.

CHARGE: Disorderly Conduct – Noise at Night, 22 D.C. Official Code § 1321(d)

Elements of the Charge: (d) It is unlawful for a person to make an unreasonably loud noise between 10:00 p.m. and 7:00 a.m. that is likely to annoy or disturb one or more other persons in their residences.

Jurisdiction: Office of the Attorney General

Applicability: After being given a warning and a reasonable amount of time for compliance, someone continues to create loud noise in a city street or area during the hours of 10:00pm and 7:00am, or in front of an apartment building or house and the residents are unable to sleep.

CHARGE: Disorderly Conduct – Jostling, D.C. Official Code § 22-1321(g)

Elements of the Charge: (g) It is unlawful, under circumstances whereby a breach of the peace may be occasioned, to interfere with any person in any public place by jostling against the person, unnecessarily crowding the person, or placing a hand in the proximity of the person's handbag, pocketbook, or wallet.

Jurisdiction: Office of the Attorney General

Applicability: Someone riding the metro bumps into or unnecessarily crowds the space of another person.

CHARGE: Crossing a Police Line, 24 DCMR § 2100.1 – 2100.5

Elements of the Charge: (2100.1) In cases of fires, crashes, explosions, parades, or other occasions that cause people to collect on the public streets, highways, etc., an officer may establish an area or zone considered necessary to afford a clearing for (a) the operation of firemen or policemen; (b) the passage of a parade; (c) the movement of traffic; (d) the exclusion of the public from the vicinity of a riot, disorderly gathering, accident, explosion, or other emergency; or (e) the protection of persons and property.
(2100.2) Each person present at the scene of an emergency occasion shall comply with any necessary order or instruction of officer; (2100.3) No person shall enter the emergency area or zone unless duly authorized by the person in command of the emergency occasion, except as provided in §2100.4. Bona fide representatives of the press, bona fide insurance adjusters and underwriters, and other persons that the Chief of Police may authorize to be within the emergency area or zone shall be permitted within the lines established by the Police Department under the conditions set forth in §2100.5 and 24-2101 DCMR through 24-2103 DCMR. (2100.5) Persons entering the emergency area or zone under §2100.4 shall have plainly exposed to view the press pass or fire pass issued under the provisions of 24-2101 DCMR through 24-2103 DCMR.

Jurisdiction: Office of the Attorney General
Applicability: Law enforcement sets up a barricade, a secured area, or attempts to prevent pedestrians from entering a particular area by setting up a police line, and an unauthorized person crosses the police line or enters the secured area. Prior to arrest, a warning should be given that the person has entered a secured area or has crossed a police line, and they should be given an opportunity to move back.

CHARGE: Failing to Obey a Police Order, 18 DCMR § 2000.1 – 2000.5
Elements of the Charge: (2000.1) It is unlawful for any person to do any act forbidden or fail to perform any act required in this subtitle. (2000.2) No person shall fail or refuse to comply with any lawful order or direction of any police officer, police cadet, or civilian crossing guard invested by law with authority to direct, control, or regulate traffic. This section shall apply to pedestrians and to the operators of vehicles. (2000.3) The owner of a vehicle shall be presumed to be the operator when any violations of these regulations may occur, unless he or she proves to the contrary. (2000.4) The driver of any vehicle shall obey the instructions of any official traffic control device applicable to the vehicle which has been placed in accordance with the provisions of this subtitle, unless otherwise directed by a police officer, subject to the exceptions granted the driver of an authorized emergency vehicle in this chapter. (2000.5) No provision of this subtitle for which signs are required shall be enforced against an alleged violator if, at the time and place of the alleged violation, an official sign is not in proper position and sufficiently legible to be seen by an ordinarily observant person.

Jurisdiction: Office of the Attorney General
Applicability: A police officer gives a command to the operator of a vehicle or a pedestrian relating to a vehicular or pedestrian traffic matter, and the person willfully fails to obey the order.

CHARGE: Forgery and Uttering, D.C. Official Code § 22-3241- § 22-3242 (felony)
Elements of the Charge: (1) person makes, draws, or utters a forged written instrument; (2) with intent to defraud or injure another.

Jurisdiction: United States Attorney’s Office
Applicability: (1) Someone presents staff or fake law enforcement credentials; this constitutes an illegal uttering; (2) Someone presents legitimate staff or law enforcement credentials, but they are not the person to whom the credentials were issued; this constitutes an illegal uttering; (3) someone presents fake tickets to an inaugural ball;
this does not constitute a crime, as we cannot prove that the person knew or should have known that the tickets were fake, and we cannot show that a crime has been committed.

**CHARGE: Wearing Hood or Masks, D.C. Official Code § 22-3312.03 (misdemeanor)**

*Elements of the Charge:* (a) No person over 16 years of age shall: (1) wear a mask, hood or any device causing any portion of the face to be hidden, concealed or covered as to conceal the identity of the wearer; and (2) enter upon or within public property of the District of Columbia, or any street, road, alley, etc., in the District of Columbia; (3) or hold any manner of meeting or demonstration and it can be established that the person was wearing the mask with the intent (a) to deprive any person of equal protection of the law; or (b) to, by force or threat of force, to injure, intimidate, or interfere with any person because of his exercise of any right secured by federal or District of Columbia laws, or to intimidate any person from exercising any right secured by federal or District of Columbia laws; or (c) to intimidate, threaten, abuse or harass any other person; or (d) to cause another person to fear for his personal safety, or where it is probable that reasonable persons will be put in fear for their personal safety by defendant’s actions, with reckless disregard for that probability; or (e) while the wearer was engaged in conduct prohibited by civil or criminal law, with the intent of avoiding identification.

*Jurisdiction:* United States Attorney’s Office

*Applicability:* Merely wearing a mask or hood is not improper or illegal, and one cannot be stopped/arrested/charged for wearing a hood or mask. Only if it can be demonstrated that the person wearing the mask did so with the intent to intimidate, threaten, interfere with or deprive another person of his or her rights under the law, can/should action be taken on the part of the police.

**CHARGE: Throwing Stones or Other Missiles, D.C. Official Code § 22-1309**

*Elements of the Charge:* (1) no person(s) may throw a stone or other missile in any street, avenue, alley, road, highway, open space, public square, or enclosure, under penalty of not more than $500 for each offense or to throw such stone/missile from any place onto a street, avenue, etc.

*Jurisdiction:* Office of the Attorney General

*Applicability:* Someone endangers another’s safety by throwing projectiles.

**CHARGE: Kindling Bonfires, D.C. Official Code § 22-1313**

*Elements of the Charge:* No person or persons within the limits of the District of Columbia shall kindle or set on fire, or be present, aiding, consenting, or causing it to be done, in any street, avenue, road, or highway, alley, open ground, or lot, any box, barrel, straw, shavings, or other combustible, between the setting and rising of the sun; and, any person offending against the provisions of this section shall on conviction thereof, forfeit and pay a sum not exceeding $10 for each and every offense.

*Jurisdiction:* Office of the Attorney General

*Applicability:* Someone sets anything afire in a city street or area during the nighttime.

**CHARGE: Rioting, D.C. Official Code § 22-1322a (misdemeanor) (felony if any person suffers serious bodily injury, or property damage exceeds $5,000.)**
Elements of the Charge: (a) A riot in the District of Columbia is a public disturbance, involving an assemblage of 5 or more persons which by tumultuous and violent conduct, or the threat of such conduct, creates grave danger of damage or injury to property or persons.

Jurisdiction: United States Attorney’s Office
Applicability: A “public disturbance” must be more than mere loud noise making or minor breaches of the peace. It is conduct that has aroused, or is likely to arouse, public alarm or apprehension, and is usually accompanied by the use of actual force or violence against property and persons. At the very least it must be conduct that has a clear and apparent tendency to cause force or violence to erupt and thus create a grave danger of damage or injury to property or persons. “Grave danger” means danger actually present or threatened. Damage or injury to property includes actual physical damage, or the taking of another’s property without permission.

CHARGE: Riots, 18 U.S.C. § 2101

Elements of the Charge: (1) person travels in interstate or uses any facility of interstate commerce, including, but not limited to, the mail, telegraph, telephone, radio, or television, and intends; (2) to incite a riot; or (3) to organize, promote, encourage, participate in, or carry on a riot; or (4) to commit any act of violence in furtherance of a riot; or (5) to aid or abet any person in inciting or participating in or carrying on a riot or committing any act of violence in furtherance of a riot.

Jurisdiction: United States Attorney’s Office
Applicability: Extremely unlikely that this federal charge will be used, unless we can establish that suspect(s) crossed state lines intending to incite an actual riot. Merely crossing state lines/using any facility of interstate commerce in order to organize a demonstration is insufficient to pursue this charge.


Elements of the Charge: (1) Any person who, without lawful authority, shall obstruct the free use of any of the public highways, which had been used and recognized as public county roads for 25 years prior to May 3, 1862, and which were thereafter duly surveyed, recorded, and declared public highways according to law, shall be subject to a fine for each offense of not less than $100 nor more than $250 and be imprisoned till the fine and the costs of suit and collection of the same are paid.

Jurisdiction: Office of the Attorney General
Applicability: Person may not interrupt the flow of traffic on any highway.

CHARGE: Obstructing Bridges Connecting D.C. and VA, D.C. Official Code § 22-1323

Elements of the Charge: (1) person may not knowingly and willfully obstruct any bridge connecting the District of Columbia and the Commonwealth of Virginia.

Jurisdiction: Office of the Attorney General
Applicability: Person may not interrupt the flow of traffic on any bridge connecting D.C. and Virginia.
II. PROPERTY DAMAGE

CHARGE: Destruction of Property (Malicious Burning Destruction, or Injury of Another’s Property), D.C. Official Code § 22-303 (misdemeanor or felony)

Elements of the Charge: (1) defendant injured, broke, or destroyed, or attempted to injure, break, or destroy, property; (2) the property was not the defendant’s; (3) defendant acted on purpose; (4) defendant acted with the intent to destroy or injure the property, or with a conscious disregard of known and substantial risks of harm that were likely to result to the property from his actions. (Note: if the value of the destroyed property is equal to or exceeds $1,000, the offense is a felony. If the value of the destroyed property is under $1,000 it is a misdemeanor.)

Jurisdiction: United States Attorney’s Office

Applicability: An individual intentionally destroys the property of another. To charge felony “destruction of property”, an officer must prove the destroyed property had a value greater than $1,000.

CHARGE: Federal Destruction of Property (Government Property or Contracts), 18 U.S.C. § 1361

Elements of the Charge: (1) Someone willfully injures (or attempts to injure) or commits (or attempts to cause) any depredation against (a) any property of the United States, or (b) of any department or agency thereof, or (c) any property which has been or is being manufactured or constructed for the United States, or (d) any department or agency thereof. Note: if the damage or attempted damage to such property exceeds the sum of $1,000, the punishment is a fine or imprisonment for not more than ten years, or both; if the damage or attempted damage to such property is under $1,000, a fine or imprisonment for not more than one year, or both.

Jurisdiction: United States Attorney’s Office

Applicability: We will use this charge rarely, and under the most serious circumstances. Normally, D.C. Superior Court Destruction of Property charges will be most applicable.

CHARGE: Defacing Public or Private Property, D.C. Official Code § 22-3312.01 (misdemeanor)

Elements of the Charge: (1) Defendant may not willfully or wantonly disfigure, cut, chip, cover or rub with filth or excrement; or (2) write, mark, or print obscene or indecent figures; or (3) write, draw, mark or paint any word, sign or figure, without the consent of the owner or proprietor (or, in the case of public property, the person having custody or control thereof, upon: (a) any property (public or private); building, statue, monument, office, mass transit equipment or facility, dwelling or structure of any kind; (b) doors, windows, steps, railings, fencing, stairs, walls, of any enclosure thereof, or any movable property.

Jurisdiction: United States Attorney’s Office

Applicability: Someone spray-paints (or in any manner disfiguring) the Washington Monument, a subway car, the fence surrounding the IMF building, or any other public or private property, without permission.
**CHARGE: Arson, D.C. Official Code § 22-301 (felony)**

*Elements of the Charge:* (1) defendant burned or attempted to burn a building; (2) the building was the property, in whole or in part, of someone other than the defendant; and (3) defendant set or attempted to set the building on fire on purpose; and (4) defendant acted with the intent to kill or seriously injure another person; with the intent to threaten the security of anyone who lived in or occupied that building; or in conscious disregard of a known and substantial risk that his actions would endanger human life or threaten the security of anyone who lived in or occupied the building; and (5) defendant acted without mitigation.

*Jurisdiction:* United States Attorney’s Office

*Applicability:* Suspect set fire (or attempted to set fire) to a building intending to kill or injure someone. The charge is destruction of property if the object burned is a car, for example, or if we do not have proof (direct or circumstantial) that the defendant’s intent was to kill or seriously injure another person.

**CHARGE: Manufacture, Transfer, Use, Possession, or Transportation of Molotov Cocktails, or Other Explosives for Unlawful Purposes, D.C. Official Code § 22-4515a (felony)**

*Elements of the Charge:* (a) No person shall manufacture, transfer, use, possess, or transport a Molotov cocktail. *Molotov cocktail* means: (1) a breakable container containing flammable liquid and having a wick or similar device capable of being ignited; or (2) any other device designed to explode or produce uncontained combustion upon impact; but such term does not include a device lawfully and commercially manufactured primarily for the purpose of illumination, construction work, or other lawful purpose.

*Jurisdiction:* United States Attorney’s Office

*Applicability:* Someone transports or possesses an explosive device intending to use the device unlawfully against a person or property. In cases of mass seizures of property or evidence, every attempt shall be made to document the seizure and preparation of said items via videotape or photographs. This documentation will strengthen the Department’s position as to the treatment of these items to reduce the likelihood of frivolous claims of damage.

**CHARGE: Placing Explosives with Intent to Destroy or Injure Property, D.C. Official Code § 22-3305 (felony)**

*Elements of the Charge:* (1) defendant places, or causes to be placed, in/on/under/against/near any building, vessel, car, monument, statue, structure, gunpowder any type of explosive substance; (2) with intent to destroy or injure the same (in whole or part).

*Jurisdiction:* United States Attorney’s Office

*Applicability:* Someone places any explosive device in a public or private area intending to destroy property.

**CHARGE: Unlawful Entry, D.C. Official Code § 22-3302 (misdemeanor)**

*Elements of the Charge:* (1) defendant entered, or attempted to enter, a public or private dwelling, building, or other property, or part of same; (2) defendant did not have lawful
authority; (3) the entry or attempt to enter was against the will of the lawful occupant or the person lawfully in charge of the premises, and the defendant refuses to leave when ordered to do so; and (4) defendant’s entry or attempt to enter was on purpose.

**Jurisdiction:** United States Attorney’s Office

**Applicability:** Someone enters the grounds of a private residence, or a restricted public building, and refuses to leave when ordered to do so [remember that to have a burglary, we must be able to prove that at the time the suspect entered the area in question, he or she had formulated intent to commit a separate crime (e.g., assault, destruction of property, theft)].

**CHARGE:** Burglary, D.C. Official Code § 22-801 (felony)

*Elements of the Charge:* (1st degree): (1) defendant entered any dwelling, or room used as a sleeping apartment in any building (2) at the time of the entry, any person was in any part of that dwelling or room; and (3) at the time of the entry, defendant had the specific intent to commit a crime (such as theft, assault, etc.) (Note: if element 3 is not satisfied, the offense is unlawful entry.) (2nd degree): defendant entered any room, apartment, dwelling, store, bank, or other building of another; and (2) at the time of the entry, defendant had the specific intent to commit a crime (such as theft, assault, etc.) (Note: if element 3 is not satisfied, the offense is unlawful entry.)

**Jurisdiction:** United States Attorney’s Office

**Applicability:** We must be able to demonstrate that a suspect entered the place with the specific intent to commit a crime. Otherwise, the correct charge is unlawful entry.

### III. WEAPONS

**CHARGE:** Carrying a Dangerous Weapon, D.C. Official Code § 22-4504 (felony)

*Elements of the Charge:* (1) defendant carried a deadly or dangerous weapon *openly* or *concealed* on or about his person; (2) defendant carried the weapon on purpose; (3) defendant intended to use the object as a weapon; (4) the weapon could be concealed; (5) the weapon was not being carried on land/property possessed/controlled by defendant (Note: a dangerous weapon is any object likely to produce death or great bodily injury by the use made of it).

**Jurisdiction:** United States Attorney’s Office

**Applicability:** Many objects (such as crowbars or wrenches) may be used as tools or for other useful purposes, and the law does not prohibit carrying those objects for those purposes. We must therefore prove that defendant intended to use the object as a deadly or dangerous weapon. Legitimate considerations include: the design/construction of the object; defendant's conduct prior to his arrest; and the time and place defendant was found in possession of the object. Walking down the street during a demonstration carrying a crowbar is not a crime.

**CHARGE:** Possession of a Prohibited Weapon, D.C. Official Code § 22-4514 (a) and (b) (misdemeanor)

*Elements of the Charge:* (PPW) (a): (1) defendant possessed a machine gun, sawed-off shotgun, black jack, slungshot (note: this is different than a slingshot), sand club, sandbag, switch-blade knife, metal knuckles, or silencer; and (2) such possession was
knowing and intentional. (PPW) (b): (1) defendant possessed an imitation pistol, dagger, dirk, razor, stiletto, knife with blade longer than 3", or other dangerous weapon; and (3) at the time of the possession, defendant had the specific intent to use it unlawfully against another.

Jurisdiction: United States Attorney's Office

Applicability: Some objects may be used as tools or for other useful purposes, and the law does not prohibit carrying those objects for those purposes. Unless specifically set forth in PPW(a) as being per se unlawful, we must in all other circumstances prove that defendant intended to use the object as a deadly or dangerous weapon. Legitimate considerations include: the design/construction of the object; defendant's conduct prior to his arrest; and the time and place defendant was found in possession of the object.


Elements of the Charge: (1) defendant possessed any instrument, tool, or implement for picking locks or pockets; (2) with the intent to use such instrument, tool, or implement to commit a crime.

Jurisdiction: United States Attorney’s Office

Applicability: Some objects may be used as tools or for other useful purposes, and the law does not prohibit carrying those objects for those purposes. We must prove that defendant intended to use the tool to commit a crime. Simply possessing crowbars, tripods, concrete sleeves, axes, sledge hammers, and any other tool that arguably has a legitimate purpose is not sufficient to convict someone under this statute.

IV. ASSAULTIVE CRIMES

CHARGE: Simple Assault, D.C. Official Code § 22-404 (misdemeanor)

Elements of the Charge: (1) defendant made an attempt or effort, with force or violence, to injure another person, or the defendant committed a threatening act that reasonably would create in another person a fear of immediate injury; (2) that at the time he or she made the attempt or effort to injure, or committed the threatening act, the defendant had the apparent ability to injure the person; and (3) the defendant committed the act voluntarily, and on purpose, and not by accident or mistake.

Jurisdiction: United States Attorney's Office

Applicability: Someone spits upon, hits, swings at, throws an object at, or injures in any manner, another person.

CHARGE: Assault D.C. Official Code § 22-404 (felony)

Elements of the Charge: (a)(1) Whoever unlawfully assaults, or threatens another in a menacing manner, shall be fined not more than the amount set forth in § 22-3571.01 or be imprisoned not more than 180 days, or both. See above for elements of assault. Felony if: (2) Whoever unlawfully assaults, or threatens another in a menacing manner, and intentionally, knowingly, or recklessly causes significant bodily injury to another shall be fined not more than the amount set forth in § 22-3571.01 or be imprisoned not more than 3 years, or both. For the purposes of this paragraph, the term "significant
bodily injury" means an injury that requires hospitalization or immediate medical attention.

**Jurisdiction:** United States Attorney’s Office

**Applicability:** Where someone threatens another, and the threat not only was intended to threaten and frighten another that he or she was in danger of serious bodily injury or harm, **but the ordinary hearer would feel so frightened**, then the suspect may be charged with threats. Without more intimidating or threatening behavior, the case will be treated as a misdemeanor.

**CHARGE:** Assault on a Police Officer, D.C. Official Code § 22-405 (b) (*misdemeanor*)

**Elements of the Charge:** (1) complainant was a member of a police force operating in D.C.; (2) defendant assaulted the complainant; (3) complainant was engaged in the performance of his/her official duties; (4) defendant knew or had reason to know that complainant was a member of a police force; and (5) defendant did not act by mistake.

**Jurisdiction:** United States Attorney’s Office

**Applicability:** Mere interference with a police officer generally will not be deemed sufficient to prosecute an APO. More is needed, particularly during a demonstration, where tempers may flare, and otherwise inappropriate behavior may be tolerated. If serious bodily injury is suffered by the officer, or the suspect uses a weapon against the officer and injury is sustained, an APO may be the appropriate charge. If a weapon (other than a gun) is used, and no injuries are sustained, Simple Assault and PPW(b) are probably the more appropriate charges.

**CHARGE:** Resisting Arrest, D.C. Official Code § 22-405(a)

**Elements of the Charge:** (1) complainant was a member of a police force operating in D.C.; (2) defendant resists the complainant or prevents that individual from making or attempting to make an arrest of or detain another person; (3) complainant was engaged in the performance of his/her official duties; (4) defendant knew or had reason to know that complainant was a member of a police force; and (5) defendant did not act by mistake.

**Jurisdiction:** United States Attorney’s Office

**Applicability:** An individual attempts to stop a police officer from lawfully arresting another person by standing in front of the arrestee or blocking the officer’s access to the person. The distinction between this charge ("Resisting Arrest") and "Assault on a Police Officer" is whether or not the officer is assaulted.

**CHARGE:** Assault on a Federal Police Officer, 18 U.S.C. § 111 (*misdemeanor/felony*)

**Elements of the Charge:** (1) person forcibly assaults, resists, opposes, impedes, intimidates, or interferes with any person designated in section 1114 of this title while
engaged in or on account of the performance of his or her official duties (Note: where the acts constitute only simple assault, defendant is fined or imprisoned not more than one year, or both; in all other cases, defendant is fined or imprisoned not more than three years, or both; enhanced penalty if suspect uses a deadly or dangerous weapon, or inflicts bodily injury, suspect is fined or imprisoned not more than ten years, or both).

Jurisdiction: United States Attorney’s Office

Applicability: A federal law enforcement officer is assaulted during the course of his law enforcement responsibilities. We will use this federal charge rarely, and under only the most serious circumstances. Normally, the Superior Court Assault on a Police Officer charge will be the most applicable charge. See APO, above.

CHARGE: Harassing, Interfering with, Injuring, or Obstructing a Police Animal, D.C. Official Code § 22-861

Elements of the Charge: Any person who intentionally and without justifiable and excusable cause, harasses, interferes with, injures, or obstructs a police animal when he or she has reason to believe the animal is a police animal. It is a felony if the person causes significant bodily injury to, or the death of, a police animal.

Jurisdiction: United States Attorney’s Office

Applicability: Any law enforcement officer’s dog or horse is assaulted during the course of the officer’s/animal’s law enforcement responsibilities. See Cruelty to Animals, below.

CHARGE: Harming Animals Used in Law Enforcement, 18 U.S.C. § 1368

Elements of the Charge: (1) person maliciously harms any police animal, or attempts to do so; (2) and the animal is “employed” by a federal agency (in the executive, legislative, or judicial branch) for the principal purpose of aiding in the detection of criminal activities, enforcement of laws, or apprehension of criminal offenders.

Jurisdiction: United States Attorney’s Office

Applicability: A federal law enforcement officer’s dog or horse is assaulted during the course of the officer’s/animal’s law enforcement responsibilities. We will use this federal charge rarely, and under only the most serious circumstances. Normally, the Superior Court charge of Harassing, Interfering with, Injuring, or Obstructing a Police Animal or Cruelty to Animals will be the more applicable charge. See Harassing, interfering with, injuring, or obstructing a police animal, above or Cruelty to Animals, below.

CHARGE: Cruelty to Animals, D.C. Official Code § 22-1001 and 1002 (misdemeanor)

Elements of the Charge: (1) person beats, tortures, mutilates, or causes any animal to be beaten, tortured or mutilated.

Jurisdiction: United States Attorney’s Office

Applicability: A local law enforcement officer’s animal is assaulted during the course of the officer’s/animal’s law enforcement responsibilities.

CHARGE: Assault with a Dangerous Weapon, D.C. Official Code § 22-402 (felony)

Elements of the Charge: (1) the three elements of simple assault must be proved; and (2) the assault must have been committed with a dangerous weapon. A weapon is anything that is designed to be used, or actually is used to attack or threaten another
person. A weapon is dangerous if it is used in a manner to produce death or great bodily injury. Need not prove that defendant actually injured or even touched complainant with the weapon; pointing it in a threatening manner is sufficient, for example.

**Jurisdiction:** United States Attorney’s Office  
**Applicability:** Where person acts in a threatening manner while brandishing or using a weapon that could cause death or great bodily injury. Not sufficient merely to be in possession of an object that could, in some circumstances, be deemed dangerous.