# Search and Seizure Introduction Cleveland Division of Police



Course Date:		July
Current Revision	Date:	8-6-2021
Course Hours:		3 Hours
Primary Audience: All Members of the Cleveland Division of Police		
Module Goal:	Using multiple aspects of adult-learning theory, members will apply search and seizure policies during scenario-based training exercises	
CLEVELAND POLICE ACADEMY		

### REFERENCES

- 1. Legal Guide for Police Constitutional Issues 10<sup>th</sup> edition, Jeffery t. Walker and Craig Hemmens
- 2. Miller et al. (2004). *Public opinions of the police: The influence of friends, family, and news media*. Washington, DC: National Institute of Justice.
- 3. Ultimate Supreme Court Legal Reference, Blue to gold law enforcement training LLC
- 4. OPOTA 2.3 Arrest, Search and Seizure January 1, 2018
- 5. General Police Order 2.02.01 Investigatory Stops
- 6. General Police Order 2.01.02 Search and Seizure
- 7. General Police Order 2.02.03 Miranda Warning and Waiver
- 8. General Police Order 3.04.01 Probable Cause-Warrantless Arrest
- 9. https://www.law.cornell.edu/constitution/fourth\_amendment
- 10. https://www.justice.gov/crs/file/836486/download

# COURSE MATERIALS

TEACHING AIDS				
	X	Erasable Board/Markers	X	_ Easel/Notepads
	Х	Lectern/Table		
	X	Other:		
	X	Student Handouts		
		Handout #1 Handout #1A Test		
INSTR	истіс	NAL TECHNIQUES		
	Х	Lecture	X	_ Group Discussion
		Demonstration	X	_ Scenario-based Training
	X_	Individual Exercise		_ Hands-on Techniques
	X	Problem Solving		

#### STUDENT PERFORMANCE OBJECTIVES

- 1. Identify consequences of failure to follow clearly established case law.
- 2. Identify what triggers a Fourth Amendment analysis.
- 3. Explain open view searches.
- 4. Identify what things need to be considered in requesting consent.
- 5. Determine when a person can revoke or refuse consent.
- 6. Reinforce that officers shall not physically or mentally coerce, threaten or intimidate an individual to gain consent.
- 7. Describe what determines an exigent circumstance.
- 8. Describe what may convert a consensual encounter into a seizure.
- 9. Identify when an officer is required to perform a 360 walk around of a vehicle.
- 10. Describe the difference between curtilage and open fields.
- 11. Describe what is based on facts known to the officer and the circumstances that existed prior to the stop.
- 12. Identify information to be considered alone or in conjunction with other evidence in determining reasonable grounds to make an arrest.
- 13. Identify when officers are required to complete a stops data collection form.
- 14. Identify when a reviewing supervisor shall disapprove a stops data collection form.

# I.LESSON PLAN

V.	<u>Roll Ca</u>	all	Confirm everyone has signed into the
	А.	Will be given by a supervisor (If no Training Section supervisors are available, a supervisor approved by the Training Section)	class
	B.	The supervisor shall	
		1.Welcome everyone to CDP's search and seizure policy training.	
		2.Check attendance and ensure everyone has signed in.	
		3.Require students to place cell phones on silent and put them away. Indicate that usage is prohibited unless on a designated break or permission by an instructor is given.	
		4.Advise students no food allowed eating during training.	
	C.	"You are expected to take an active role and participate in the class discussion and scenario-based training.	
	D.	If you refuse to participate you will be sent back to your district/unit and your Commander will be notified.	
	E.	This training was designed to increase your understanding of search and seizure policies and clearly established case law	
	F.	If you disagree with an instructor or another officer, you are free to respectfully voice your opinion.	Surveys are anonymous
	G.	Once the training is completed, the Training Section shall send out mandatory surveys of the training. You will not receive credit for the training until the survey is complete.	
	Н.	This is your training, if there is something you feel can be improved or lacking, please reach out to the Training Section.	

VI.		os or situations that you feel have can add it to future trainings."	At this point in the lecture portion it will be turned over to the lead instructor
	A. The lead instructor will proceed:	shall explain how the training event	
	1.The training	will be one day,	Keep in mind that
		a lecture-based class with large grou up discussions; there will also be d questions,	facilitate learning. Be prepared to facilitate
		ncludes a worksheet in which studen to work in small groups to complete,	
	4.After lunch, t	he class breaks into 2 groups:	performance objectives.
	a. Group assess	number 1 shall complete a video ment.	Throughout the lesson, reinforce
	-	o number 2 shall complete two op exercises.	the use of the WCS GPO 4.06.04
	c. Each minut	module shall last 1 hour and 20 es.	
	d. The g	roups will then switch modules.	
	5. The daily scl	nedule is below:	
	0800-1100	Classroom portion	
	1100-1200	Lunch	
	1200-1320	Module #1	
	1330-1450	Module #2	
	1500-1600	Test and review	
VII.	The instructor shall explain	to the class the below information:	

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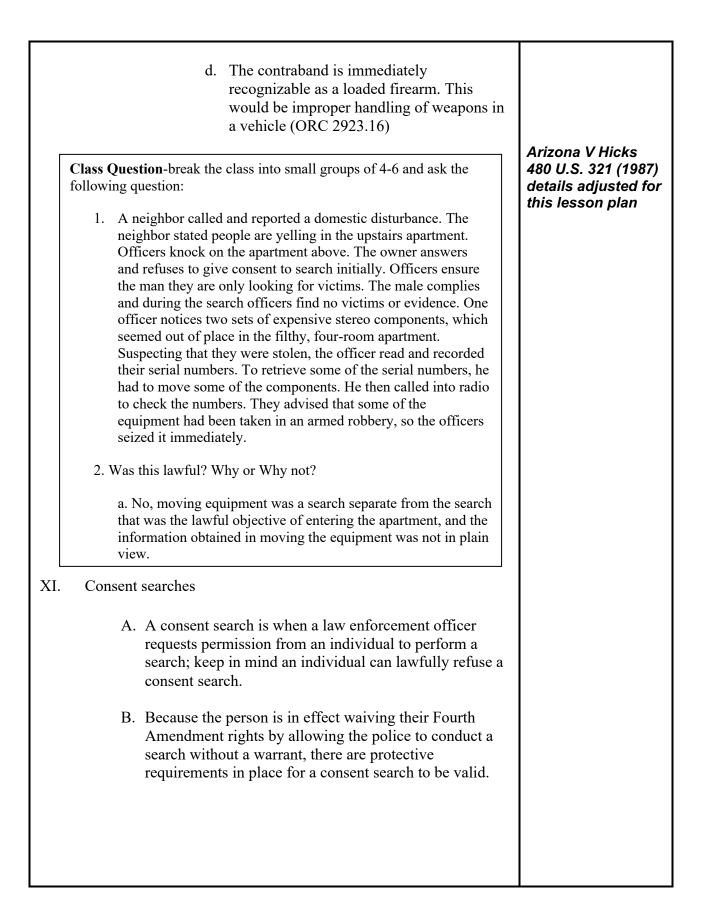
A. Cleveland I	Police Mission Statement	
up-to-date t members of	g Section continues its mission to provide raining using adult-learning theory to the 5 the Division. Well trained officers provide ce to the people of the communities in which	
training by Police Gene Constitution	ny Unit continues its mission to provide incorporating the Cleveland Division of eral Police Orders, the United States n, and the values and expectations of our land communities.	
	serves as a basis to make students more able at search and seizure	
Question to class: "Why Answer below:	is this training important to you?"	
search and limited to:	ces for failure to follow clearly established seizure guidelines include but are not	
1. Loss	of evidence or cases	
a.	Failure to follow policy or case law can result in the exclusion of evidence from criminal cases or defendants not being charged.	OPOTA Arrest, search and seizure
2. Civil	liability	2-3
a.	Officers may be held civilly liable for failing to follow case law, policy or training.	https://www.justice.
b.	A claim of a wrongful seizure, arrest or search by an officer can be devastating to the officer, agency and public trust.	gov/crs/file/836486/ download
с.	The officer and the department may be subject to lawsuit(s).	

<ul> <li>3. Loss of public trust</li> <li>a. Strong relationships of mutual trust between police agencies and their communities are critical to maintaining public safety and effective policing</li> <li>b. Research demonstrates that decreasing negative encounters with citizens may actually improve public opinion further than increasing the number of positive encounters</li> </ul>	(Miller et al., 2003) https://www.law.cor nell.edu/constitutio n/fourth_amendme nt
IV. Constitutional Requirements	
A. The Fourth Amendment	
<ul> <li>B. The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.</li> <li>C. It is important to have a clear understanding of the Fourth Amendment, including what it protects, when it is triggered, and its related concepts.</li> </ul>	Article 1, paragraph 14 Ohio
VIII. Ohio Constitution, Article 1, paragraph 14	Constitution
<ul> <li>A. The right of the people to be secure in their persons, houses, papers, and possessions, against unreasonable searches and seizures shall not be violated; and no warrant shall issue, but upon probable cause, supported by oath or affirmation, particularly describing the place to be searched and the person and things to be seized.</li> </ul>	
B. Throughout this training we are going to discuss The Division's policies, case law, exceptions to the search warrant requirement, articulating probable cause and reasonable suspicion.	<i>OPOTA Arrest, search and seizure 2-3</i>

IX. Application of search and seizure GPOs to daily police duties	
A. An officer's actions of detaining a suspect for investigation, making an arrest, or bringing a suspe- under control through the use of force triggers an analysis for reasonableness under the Fourth Amendment of the United States Constitution	ct
B. Searches and seizures generally must be made pursuant to a warrant. The constitutional "rule" requires a warra for any search or seizure. In order to make any search seizure without a warrant, you must have a valid exception. We discuss those exceptions in this training.	or
C. Obtaining a warrant not only serves to protect the rights of the citizen, but also the validity of the search and arrest.	Search and Seizure
D. The use of a warrant may protect the officer from civil liability and increase the likelihood of keeping evidence admissible	<b>GPO 2.02.02, I</b>
E. Every warrantless search or seizure performed during the course of your duties is "per se" unreasonable.	he
F. Understandably, officers work in a dynamic and at ofte times rapidly evolving situation. Obtaining a warrant may not always be feasible so the court has set out certain "exceptions" to the warrant requirement.	n
G. It is the officer's responsibility to clearly articulate the valid reasons as to why it was necessary to perform a search without first obtaining a warrant.	
What are some exceptions to the search warrant requirement? Answers below	
H. According to GPO 2.02.02, exceptions when searches may be made without a warrant include:	
1. Open view and plain view searches	
2. Consent searches	

<ul> <li>3. Exigent circumstances</li> <li>4. Pat down/frisks during investigatory stop</li> <li>5. Custodial searches/other searches incident to arrest</li> <li>6.Vehicle inventory searches</li> <li>7.Open fields</li> </ul>	The officer must have probable cause to believe the item is contraband or evidence of a crime
<ul> <li>X. Open view or plain view</li> <li>A. If an officer is lawfully in a constitutionally protected area and sees something believed to be contraband, he/she may seize that contraband without a warrant</li> <li>B. Class Question, has anyone ever had experiences or prior cases which they relied on plain view seizures? Elicit answers from student officers.</li> <li>1.Have class determine if the following two incidents</li> </ul>	enforcement contacts with the public, or other contact with the
<ul> <li>apply to the Plain View exception to obtaining a warrant.</li> <li>2.Example 1: <ul> <li>a. Officers are called to a home for a medical emergency. A concerned family member tells officer(s) to enter the house and help</li> </ul> </li> </ul>	does become adversarial after the initial contact
<ul> <li>her son. Officers find a male sitting in the family den complaining of chest pain. Officers see in a kilo of cocaine sitting on the top of the table, not in a drawer nor in a closed container. After administering first aid and calling EMS.</li> <li>b. Who says it can be seized? Who says it</li> </ul>	
cannot? Elicit feedback from student officers.	

с.	Under plain view, officers may seize the powder due to the fact they have a lawful reason to be in a constitutionally protected area (the house).	
d.	Once the discovery is made, officers may have probable cause to seek a search warrant for a more thorough search	
3. Exam	ple 2:	
a.	Officers are on a park walk and talk and observe in plain view marijuana plants in someone's large front window.	Improper handling of weapons in a vehicle (ORC
b.	Can the officers seize the plants from the house? Why or why not? (Give time for answers)	2923.16)
c.	Answer: Officers cannot seize these items under plain view because going into the house is another level of intrusion. To gain lawful access to the house, officers would need a search warrant.	
-	op incident to a traffic code violation. You n sitting on the back seat with a magazine in	
Can you seize that weapo See answers below:		
4.Answeighted 4.		
a.	In Ohio, the Concealed Handgun License (CHL) (also known as CCW) law allows for drivers to carry or store a loaded firearm anywhere in the vehicle.	
b.	If the driver does not have a CHL.	
с.	Answer is yes you can seize the weapon.	



"As lav	on to the class y enforcement officers, what are things we need to yr when requesting consent?"	
See ans	wers below	
C.	Age	
D.	Ensure the child has the ability to understand the situation.	Interactions with youth GPO 5.12.01
E.	It is the policy of the Division of Police to ensure that youth shall be afforded their constitutional and statutory rights when being questioned, searched, detained, or arrested. Youth shall be informed of their rights in an age-appropriate manner and treated with courtesy, professionalism, dignity, respect, and equality.	Age-appropriate - a term used to reflect a general understanding of the social, emotional, physical,
F.	Intelligence	neurological, behavioral, and
G.	Education	moral aspects of development in an
H.	The authority of the person providing consent:	individual under 18 years of age
	1.Officers have the burden of proof to distinguish if the person giving consent has the authority.	
I.	Advise students of GPO 2.02.02 (II A) Where an officer seeks consent for a search, the officer shall inform the person in an age-appropriate manner, of his or her right to refuse and to revoke consent at anytime	
J.	A person's consent to search shall be documented using their Wearable Camera System (WCS).	GPO 2.02.02 (II A)
K.	Officers electing to search by consent may also have the consenting person sign the Consent to Search form.	
L.	Officers must ensure that an individual is consenting to the search voluntarily.	
M.	There is a scope to consent:	

	1.If asking a resident to search their home for a suspect in an aggravated robbery and they give you consent to do so, that does not authorize you to look in drawers and small spaces that could not reasonably hold a person.	
N.	Officers shall not physically or mentally coerce, threaten or exploit an individual in order to gain consent for a search. Officers doing so may be subject to departmental discipline and/or civil or criminal penalties.	
О.	Be very mindful when asking for consent to search.	
Р.	If a reasonable person would not feel they can refuse, your search may be deemed unlawful.	
Q.	Consent must be positively given, meaning an individual has to know and understand what you are doing as an officer and give you consent to do so.	OPOTA arrest, search and seizure 2-3
R.	Always be aware of what may convert your consensual encounter into a seizure including but not limited to:	
	1.Tone of voice	
	2.Numbers of officers present	
	3.Oscillating lights	
	4.Do not threaten to get a warrant, contact 696-kids or any such coercive tactic	
	5.Officers can provide the individual with a justified legal truth such as: "I understand you do not want me to search your home. However, I am contacting the detective bureau to obtain a warrant from a judge." <b>The key to this</b> , is it must be a legal truth. You must be in the process or about to get a warrant and know that you have at least enough probable cause that a judge will issue a warrant.	
S.	An example of a consent search would be during a call for service you request consent to search a home looking for a suspect in a recent crime.	

	ents to keep the below information in ds to third party consent searches	
	d if the third person has common he area to be searched;	Search and Seizure
(roommate) or l	rch is not allowed if one cohabitant pusiness partner objects to the consent, r person gives permission;	GPO 2.02.02 III, E
Parents may con	be given by both people, if present. Insent to search a child's living area if the autine access to the area (the child is not	
X. Landlords canr rental agreemen	not give consent to search if a lease or at is still valid.	Georgia v. Randolph, 547 U.S. 103 (2006)
XII. Exigent Circumstances		
Question to the class "What can determine exigent circ See answers below:	cumstances?"	
search or seizu there is probab	onduct an immediate, warrantless re under emergency conditions, if ble cause to believe that the delay in ant would result in:	
1.the loss of		
2.escape of	the subject,	
3.physical l	narm to police or public	
	the offense is serious or an offense of plence	
arı	there a reasonable belief the subject was ned and may be in the area that is to be arched.	

		Is there probable cause to believe the subject committed a crime	
	d.	Is there probable cause to believe the subject was on the premises	
		Did the police ID themselves and give the subject a chance to surrender prior to entry, if safe & feasible?	
		Is there an ongoing investigation or decision to arrest the subject fleeing into the premises?	Search and Seizure GPO 2.02.02 IV
	cries for help when you n	assignment for domestic violence. You hear nake an initial approach; the door is open." der exigent circumstances? Why or why not?	Express to student officer, the totality
	g.	Yes, exigent circumstances: why of why hot: Yes, exigent circumstances exist if officers are responding to a call of violence and there is evidence a person's health, welfare or safety is immediately threatened	of the circumstance makes exigency. This may include one or multiple factors depending on the incident
XIII.	Pat-Down/Frisk duri	ng investigatory stops	
	Question to the class "Can you perform a Terry crime' area? Why or Why	pat down based solely on a suspect in a 'high not?"	Terry v. Ohio, 392 U.S. 1 (1968)
	Answer-no, anchor with th	e below information	0.3. 1 (1906)
	authorize a j conduct a pa	tigatory stop does not automatically pat-down/frisk. Officers may only at down/frisk of a detained person if they suspect that the detained person may be langerous.	Emphasis armed AND dangerous.
		and scope of the pat down/frisk is to pons. It is not a generalized search of the	

reasonab will hav for their and the	an investigatory stop, officers who develop ole articulable suspicion—this means they e to be able to articulate the objective basis suspicion in the data collection software required reports—that an individual may ed and dangerous may perform a "Terry" n.	
S	This includes articulating reasonable suspicion and probable cause (if present) in neident reports.	We will cover data collection more in
s	It also includes articulating reasonable suspicion and probable cause (if present) in data collection software for every nvestigatory stop conducted.	depth at the end of the course
	stence of reasonable suspicion is ned by the totality of the circumstances.	
3.It is base to the ste	ed on all factors known to the officer prior op.	
4.Some ex include:	amples from General Police Order 2.01.01	
f F <del>i</del>	<ul> <li>A person's appearance. Does this individual in the specific description of a subject in a particular unlawful incident? Is the individual's appearance or demeanor consistent with specific criminal activity?</li> <li>a. Like many other aspects of police work a person's appearance must be based on the totality of circumstance. A person's appearance on its own cannot satisfy the requirements of RS. But a person's appearance with specific articulable actions may provide the grounds for a Terry Stop</li> </ul>	
	A person's actions, most importantly, what suspicious activity has been observed	
c. ]	Гime of day	

	1 A Cul	I
	d. Area of the stop	
	e. Prior knowledge that the detained person has carried a weapon in the past.	
	a. Observations, such as:	
	i. Weighted clothing	
	ii. Retention checks	
	iii. Suspicious bulges	
	b. Consistent with carrying a concealed weapon	
	f. Officers shall not rely solely upon any single factor without other specific and articulable facts.	
	g. Always be mindful of converting a consensual encounter into a seizure. This includes but is not limited to:	
	a. Numbers of officers present	
	b. Show or display of force	
	c. Oscillating lights	
	d. Tone of voice	
ſ	Question to the class: "What could trigger custody?"	
	<ol> <li>Answer:         <ol> <li>Placing handcuffs on an individual and/or</li> <li>Moving an individual from one location to another</li> <li>Placing an individual in the back of a zone car (i.e. a reasonable person would feel they are being arrested).</li> </ol> </li> </ol>	Ensure officers record Miranda on WCS
XIV.	Custodial search and other searches incident to arrest	
	A. Custodial search of arrestee	

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1.Incident to a lawful arrest, officers shall search an arrestee's person and the area within the arrestee's immediate control	
B. Search incident to a lawful arrest	
1.Officers may, incident to arrest, search both an arrestee's person and the area within the arrestee's immediate control in order to recover weapons, evidence, or a means of escape	
a. Ex. A search after a lawful arrest i.e., confirmed arrestable warrant or probable cause supporting an arrest	
2. The Miranda warning is required by Miranda v. Arizona, 384 U.S. 436 (1966), and applies only to sworn officers who will be questioning or interrogating a subject who is in custody	
3. Miranda Warnings are not required prior to any incriminating, spontaneous statement, if an individual makes a spontaneous statement, the officer shall provide the Miranda Warning before clarifying the statement or asking any questions related to the statement	
C. Vehicle	
1. After a person is arrested from a vehicle, officers do not have the authority to search the passenger compartment and locked or unlocked containers incident to arrest, unless one of the following apply:	
a. Officers have consent to search	
b. Exigent circumstance	
c. Officers are performing an inventory search pursuant to impounding the vehicle	
d. Officers obtain a search warrant	

XV.	Vehicle Inventory Search	South Dakota v. Opperman, 428 U.S. 364 (1976)
	A. When a vehicle is towed with a lawful basis, an inventory search of the vehicle shall be conducted to protect the individual's property, the officer, and others as well as the Division from claims of lost or damaged property resulting from the seizure of the vehicle or items	
	B. Key points to a vehicle inventory search	
	1. Barring an extenuating circumstance, after a vehicle inventory search, a tow must follow	
	2. A vehicle inventory search is not a search for evidence or fruits of a crime	
	3. A vehicle inventory search is an inventory of the vehicle to protect the officer and agency from civil litigation and protect the property of the owner	
	Question to the class "Are you required to record a 360 walk around of the vehicle that is being towed? Why or why not?"	
	<b>Answer</b> , yes (GPO, WCS 3.2.20), this is not considered a search but reportable under policy	
	<b>Question to the class</b> "During a vehicle inventory search, the glove box is locked, however you have the key. Can you open the locked glove box to inventory it?"	
	Answer yes, (GPO 8.2.01)	
L	4.Yes, Containers found during an inventory search of a vehicle can be opened if accomplished without damage to the container and the search is conducted in accordance with Division policy (GPO 2.02.02, VII, C, 3)	GPO 2.02.02, VII, C, 3

	5.Also reference GPO 8.02.01 (Section 1, E, 3)	
	6.In part, "when conducting inventories, officers shall not open locked containers, trunks glove boxes or consoles unless they have a key to do so, or the vehicle is equipped with an electronic device allowing access to a locked section of the vehicle	GPO 8.02.01 (Section 1, E, 3)
	Question to the class "Can containers found during an inventory search of a vehicle be opened? Why or Why not?"	
	Answer, it depends, explanation below	
XVI.	Open Fields	
	A. Unfenced, open fields surrounding a home are not constitutionally protected from a warrantless search and seizure because no reasonable expectation of privacy extends to these areas	
	<b>B.</b> To have an understanding about open fields, officers need to understand curtilage	
	C. Curtilage refers to the area immediately surrounding the home, which is usually used for domestic purposes (e.g., garage, yard)	
	D. Curtilage carries with it the same protections of the Fourth Amendment	
	E. Any other land is considered an open field	
	Question to the class "You are in foot pursuit of a homicide suspect. The suspect runs through an open field. You witness her throw something from her hand during the pursuit. Can you return to the field, without a warrant to search the area?"	
	Answers below:	
	F. Yes	
	G. The "open field" is not a constitutionally protected area.	

	guishing curtilage from an open field there are umstances to consider GPO 2.02.02 provides ation:	
	eral Police Order 2.02.02 has provided some ination	General Police
а	. The proximity of the location to the house	Order 2.02.02
b	. Whether the same enclosure surrounding the house also encloses the location	
с	. The uses of the location	
d	. The steps that are taken to protect the location from observation by a passerby	
VII. Articulating Reason	able Suspicion	
the totality	nce of reasonable suspicion is determined by of circumstances. This may be the only y to highlight the factors that led you to your	
-	bect a supervisor, prosecutor or judge to fill in of the report. Paint a clear and concise picture	
known to existed pr	ty of circumstances is based on all the facts the officer including the circumstances that ior to the stop of which the officer is aware king the stop	
Time	t factors are known to you prior to the stop? of day? Prior knowledge of the individual? vill discuss these and provide examples ly.	
Can	It factors did you discover during the seizure? you articulate further limiting this individual's om of movement? Do you have probable e for arrest?	
origi	ess justified by the reasons articulated for the nal stop, officers must have additional lable justification for further limiting an	

<ul> <li>individual's freedom during an investigatory (Terry) stop</li> <li>D. Officers shall not rely solely upon any single factor [we will discuss shortly] without other specific and articulable facts indicating that the individual has been, is, or is about to engage in criminal activity, as the basis for an investigatory stop</li> <li>E. When formulating reasonable suspicion, officers may rely on activity they perceive through their own senses, through information obtained from other credible persons (including dispatch), or through a combination of both factors</li> <li>F. When it comes to articulating reasonable suspicion, everything about the interaction matters</li> <li>G. Use all your senses to describe what you did and why it was done</li> <li>H. The following list is included with examples</li> <li>1.The person's appearance <ul> <li>a. The specific description of a person</li> <li>b. Does this individual fit the specific description of a subject in a particular unlawful incident</li> </ul> </li> <li>2.The person's actions <ul> <li>a. Is the person nervous?</li> <li>b. Won't make eye contact</li> <li>c. Why is the person acting this way?</li> </ul> </li> <li>I. Is the person afraid of police presence?</li> </ul>			
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everything about the interaction mattersDescription from radio or another officerG. Use all your senses to describe what you did and why it was doneDescription from radio or another officerH. The following list is included with examples1.The person's appearancea. The specific description of a personb.b. Does this individual fit the specific description of a subject in a particular 	E.	rely on activity they perceive through their own senses, through information obtained from other credible persons (including dispatch), or through a combination	Seizure arrest, search and seizure
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<ul><li>b. Won't make eye contact</li><li>c. Why is the person acting this way?</li><li>I. Is the person afraid of police presence?</li></ul>		2. The person's actions	
<ul><li>c. Why is the person acting this way?</li><li>I. Is the person afraid of police presence?</li></ul>		a. Is the person nervous?	
I. Is the person afraid of police presence?		b. Won't make eye contact	
		c. Why is the person acting this way?	
	I.	Is the person afraid of police presence?	
J. Attempting to flee, (be mindful this should not be used solely to base reasonable suspicion)	J.	Attempting to flee, (be mindful this should not be used solely to base reasonable suspicion)	

<ul><li>1.Running after seeing the police is not inherently against the law</li><li>2.Do not use attempting to flee to solely base your manually manually manually.</li></ul>	Some people with limited police action may be frightened by police
reasonable suspicion	
K. Evasive behavior	Suspect description from
L. Indications of a weapon	known and reliable
1. You are not conducting the pat down until after establishing the reasonable suspicion for a need to pat down for a weapon	Source
2.Prior knowledge of the person	
a. Have you arrested this person before?	
b. Are they known for a certain type of criminal behavior?	
c. "Known and identified" credible information received from a third party about this person	
3.Area of the stop	
a. Has the area been hit with a certain type of repeated crime?	
i. Always be mindful of <u>boilerplate language</u> when articulating reasonable suspicion	High crime area or known drug location or any such language
<ul> <li>ii. The presence of an individual in a high crime area without any other specific factors should not be used to formulate reasonable suspicion</li> </ul>	Such language
4.Law enforcement training and experience	

a.	Always be prepared to articulate specific training and experience that you have received (i.e., classes taken, specific arrests or seizures made in a certain area)	
b.	Are you aware of break-ins at certain times of day?	
5.Law e	inforcement purpose	Do you have special attentions in the area? Were
a.	Are there special attentions in the area for a specific crime?	you assigned this area due to a certian crime
6.Sourc	e of information	pattern
a.	From whom did you receive your information?	
b.	Can you corroborate the information?	
с.	Accept information from individuals you feel are credible and reliable	
VIII. Probable Cause		
	essing a warrant, officers may not arrest a ess the officer:	
-	robable cause that a subject has committed or mitting a felony offense;	
or is c	robable cause that the subject has committed ommitting certain misdemeanor offenses ling but not limited to:	
a.	the offense of violence	
b.	criminal child enticement	
с.	public indecency	
d.	domestic violence	
e.	violation of a protection order	

f.	menacing by stalking
g.	aggravated trespass
h.	theft; or
i.	Has probable cause from the officer's own observations that the subject has committed or is committing any other misdemeanor offense (other than a minor misdemeanor)
B. Formulating	probable cause for arrest
conju	nformation may be considered alone or in action with other evidence in determining able grounds to make the arrest:
a.	Personal observation from officers
b.	Credible informant tips – always get information from credible sources and information to contact them later if the need arises
c.	Information from other officers or agencies
d.	Past criminal record, however, past criminal record standing on its own can never constitute probable cause for an arrest
e.	Physical evidence found at scene
f.	Report of victim or eyewitness
	nust articulate aspects related to the arrest formulating probable cause and reasonable ion
XIV. Using Procedural Justic	e while performing searches and seizures
A. Factors influ	nencing the acceptance of police decisions:
B. The degree	to which the police are generally regarded as

C.	The degree to which decisions are regarded as favorable & fair	
D.	Residents are more willing to cooperate with the police by engaging in community activities, reporting crimes or identifying suspects when they view the police as legitimate	
E.	Treating people with dignity and respect and giving them a voice in the interaction will de-escalate a situation and allow for transparency in the process	
F.	Provide the individual with as much information as possible to increase the likelihood of voluntary compliance	
G.	If you were pulled over, stopped or searched I am certain that you would want to know who the officer is and why you were stopped	Bias Free GPO 1.07.08
H.	One illegal search does more harm to police legitimacy – than 100 good ones do	
XV. Small Grou	p Discussion	
eight officers -Distribute ha -The lead inst it		
XIX. Data Col	lection Forms	Miller et al (2019)
А.	Officers are required to complete a stop data collection form for every traffic stop and investigatory stop	

B.	Information concerning an individual temporarily detained for a stop	
C.	Narrative sections that include a statement of facts establishing reasonable suspicion and/or probable cause in order to justify the stop of an individual and, if applicable, to justify a search	
D.	Traffic stops	
	1. Based on observed traffic violation (PC stops) including all searches	This will be a brief overview of the
	2. Every traffic stop will require a unique CAD number (based on traffic violation)	stops data collection forms
E.	Investigatory stops	
	1.Vehicle stops	Discuss RS and PC
	2.Pedestrian stops	
	3.Every investigatory stop will require a unique CAD number	
F.	Stops forms require supervisor approval and be shall be completed by the end of the tour of duty	
G.	Supervisors are required to:	Emphasis this to
	1.Review and approve	specialized unit espically the Traffic
	2.Review and Reject (return for correction)	Unit
	a. Forms can be rejected for administrative issues like CAD number or if the form requires further articulation	
	3.Disapprove	
	a. The reviewing supervisor shall document that the form was disapproved and provide a reason for the disapproval within the data collection software, including but not limited to the following:	Stops Form GPO as of 3-11-2021

b.	Improper Justification for Stop- Investigatory	
c.	Improper Justification for Stop- Traffic Violation	
d.	Improper Justification for Search- Subject	
e.	Improper Justification for Search- Vehicle	
-	visors shall verbally notify the submitting of any rejected forms	
	a rejected form is corrected and resubmitted, pervisor who initially rejected the form shall <i>i</i> it	
H. Disapproved	d forms	
docum by RS CDP p and po	n seven days of the stop, supervisors shall nent and report stops that appear unsupported or PC or that are otherwise in violation of policy and stops that, while adhering with law plicy, indicate a need for corrective action or of policy, tactics or training	
disapp	visors shall place a stop form in a proved status when they find that an officer not have justification for a stop or search	
form v	eviewing supervisor shall document that the was disapproved and provide a reason for the proval with the data collection software	
disapp	visors shall document that a form was proved and the reason for the disapproval in ail forwarded through their chain of and	
superv	pervisor disapproved a stop form, the visor, in consultation with their chain of and, shall address the concern with the red officer and either	

	<ul><li>a. Provide non-disciplinary corrective action and document such action in Division tracking software</li><li>b. Refer the matter to IAU for administrative of criminal charges</li></ul>	
	6.All stop forms must be reviewed by a higher ranking officer that the submitting officer	
XX.	Breaking For Lunch	
	A. Must return on time	
	B. After lunch return to classroom to sign back in	
XXI.	Safety	
	A. Identify supervisor who is the safety officer	
	B. Safety is the number one priority	
	C. There is a first aid kit and AED available at both sites	
	D. No firearms are to be handled at anytime	
XII.	After lunch	
	A. Advise the student officers that they will be attending two separate modules of training	
	B. Split the class of student officers into two groups	
	C. Advise them that Group #1 will attend the Video module and will then switch with group #2	
	D. Advise them that Group #2 will attend the tabletop exercise and will then switch with group #1	
	E. Officers will spend 1 hour and 20 minutes in each module	

	F. Give the class a 10-minute break	
	G. Send groups to their training area	
XIII.	There will be a Test and Debrief at the end of the training day	

#### Test

# Search and Seizure Exam

Name

Date\_\_\_\_\_

- 1. Consequences for failure to follow clearly established search and seizure guidelines include:
  - A. Criminal liability
  - B. Civil liability
  - C. Loss of public trust
  - D. All of the above
- 2. An officer's actions of detaining a suspect for investigation, \_\_\_\_\_\_, or bringing a suspect under control through the use of force triggers an analysis for reasonableness under the Fourth Amendment of the United States Constitution.
  - A. Initiating a consensual encounter
  - B. Completing daily paperwork
  - C. Making an arrest
  - D. All of the above
- 3. You and your partner respond to a call for domestic violence. A male opens the front door and asks you to come in. As the male is telling you the reason for the 911 call, you see a bag of white powder you believe is a kilo of cocaine sitting on the table. True or false, you can you seize that cocaine under the plain view doctrine?
  - A. True
  - B. False
- 4. A male calls the police to investigate a stolen lawnmower. The male states he is certain his neighbor went into his garage and stole his lawnmower. As part of the investigation, you knock on the neighbor's door. The neighbor answers and you request consent to search for the lawnmower. All of the following are considerations when requesting consent:

A. Age B. Intelligence

- C. The authority of the person giving consentD. EducationE. All of the above
- 5. The above homeowner lets you into the house. As you are walking through the house, the homeowner changes his mind and tells you to leave. Can the homeowner lawfully tell you to leave after giving you consent?
  - A. Yes
  - B. No
- 6. You and your partner are leaving the house at the request of the homeowner in the above question. Your partner threatens the homeowner by yelling, "if you do not let us search the house, we are going to get a warrant and do it anyway." This is an example of:
  - A. CoercionB. Implied consentC. Consent
  - D. Exigent circumstance
- 7. You are responding to a radio assignment for domestic violence. When you and your partner approach, you hear a female screaming "stop, you're killing me." You enter the front door. This exception to the warrant requirement is known as:
  - A. Implied consent
  - B. Protective sweep
  - C. Exigent circumstance
  - D. Search warrant
- 8. A store owner tells you a female keeps loitering at his store. He would like you to talk to her and tell her not to come back. You see her near the road, your turn your overhead lights on, get out of your car and approach her with your partner and back up. These factors may have converted your consensual encounter into a:
  - A. Arrest
  - B. A second consensual encounter
  - C. A seizure
  - D. Custody requiring a warrant or probable cause
- 9. Officers are required to perform a 360 walk around of a vehicle that you are going to tow.
  - A. True
  - B. False

- 10. Curtilage refers to the area:
  - A. Immediately surrounding a house
  - B. An open field
  - C. The tree lawn
  - D. The street of the residence
- 11. When articulating an arrest report, the \_\_\_\_\_\_ is based on all of the facts known to the officer and the circumstances that existed prior to the stop.
  - A. Known information
  - B. Totality of circumstance
  - C. Preponderance of evidence
  - D. Burden of proof
- 12. Past criminal record standing on its own can never constitute probable cause for an arrest.
  - A. True
  - B. False
- 13. Officers are required to complete a stop data collection form for:
  - A. Every traffic stop and investigatory stop
  - B. Consensual encounters
  - C. Miranda Warning given
  - D. For Terry stops only
- 14. The reviewing supervisor shall document that a data collection form was disapproved and provide a reason for the disapproval within the data collection software, including but not limited to the following except:
  - A. Improper Justification for Stop- Investigatory
  - B. Improper Justification for Stop- Traffic Violation
  - C. Improper Justification for Search- Subject
  - D. Improper Justification for Search- Vehicle
  - E. All of the above

# Test Answer Key

- 1. D
- 2. C 3. A
- 4. E
- 5. A
- 6. A
- 7. C
- 8. C
- 9. A 10. A
- 11. B
- 11. D 12. A
- 13. A
- 14. E

#### Worksheet #1

Name A

Assignment

1. You are on patrol when you observe a group of people outside the local gas station. You were advised in roll call that the owner of this gas station is requesting special attention due to males with guns loitering at all hours of the day. You and your partner park your zone car and approach the group to initiate a consensual encounter. As you approach the group a male turns and runs. Based on the facts presented, was there sufficient evidence to establish reasonable suspicion sufficient to warrant a Terry stop? Why or why not?

2. You have made a warrantless arrest for a person committing a theft offense. You know there are no accomplices in the person's hotel room, but believe there is additional stolen property in the person's hotel room. The person has denied you access to the room but the manager gives you permission to enter.

- A. Can you enter the hotel? Why or why not?
- B. Can you ask for consent under the false assertion that you have a warrant?
- C. What should be your next course of action? Explain your responses.

CLEVELAND POLICE ACADEMY

# Worksheet 1A Instructors notes

1. You are on patrol when you observe a group of people outside the local gas station. You were advised in roll call that the owner of this gas station is requesting special attention due to males with guns loitering at all hours of the day. You and your partner park your zone car and approach the group to initiate a consensual encounter. As you approach the group a male turns and runs. Based on the facts presented, was there sufficient evidence to establish reasonable suspicion sufficient to warrant a Terry stop? Why or why not?

NO. There is no reasonable articulable suspicion that this person committed a crime and fleeing, with no other factors present is not reason enough to give chase, and perform a seizure and pat down

2. You have made a warrantless arrest for a person committing a theft offense. You know there are no accomplices in the person's hotel room, but believe there is additional stolen property in the person's hotel rom. The person has denied you access to the room but the manager gives you permission to enter.

1. Can you enter the hotel? Why or why not?

NO. The hotel manager cannot give you consent while a lease or rental agreement is in place

- 2. Can you ask for consent under the false assertion that you have a warrant?
- NO. This is an example of coercion
- 3. What should be your next course of action? Explain your responses

Seek a search warrant