

14.100. USE OF FORCE

100.00: USE OF FORCE POLICY: Detention and Corrections Bureau policy shall be followed without amendment.
(Add. 05/2019)

14.200. INMATE DEATH INVESTIGATIONS

210.00. IN-CUSTODY DEATHS (ICD): Detention and Corrections Bureau policy shall be followed without amendment.
(Rev. 05/2019)

230.00. SUPERVISOR'S RESPONSIBILITIES: The shift supervisor shall ensure sufficient manpower and resources are requested. Notifications shall include, but not be limited to, the Facility Commander/designee, Sheriff's Homicide Division, appropriate medical services, and Sheriff's Civil Liabilities Division. Consult the San Bernardino Sheriff's Department Notification Matrix for further information.
(Rev. 05/2019)

14.500. POLYGRAPH EXAMINATIONS

520.00. POLYGRAPH EXAM LOCATION: Type I facilities do not host polygraph examinations. Orders for polygraph examinations shall be arranged through the inmate's primary housing facility.

(Rev. 05/2019)

14.600. MORRISSEY HEARINGS

605.00. MORRISSEY HEARING SCHEDULE: Type I facilities shall not host Morrissey Hearings.
(Rev. 05/2019)

14.700. BLOOD ALCOHOL DROP BOX

710.00. LOCATION: Detention and Corrections Bureau policy shall be followed without amendment.

(Rev. 05/2019)

14.800. MINORS

810.00. MINOR OFFENDERS/HOUSING MINORS: Type I facilities shall not book minors into custody nor house them overnight. Type I facilities may hold minors for court holding purposes.

(Rev. 05/2019)

810.05. MINORS DETAINED AT ANY STATION OR FACILITY: Minors may be temporarily held in secure detention at a Court Holding facility or Type I facility only while attending court. The following guidelines shall be followed:

- Minors in temporary custody shall be held separately from adult inmates in accordance with Welfare and Institution Code Section 208(a)
- Minors shall be held with non-public access, movement within and egress
- Movement in areas containing the same entrance/exit as adult inmates shall be scheduled in such a manner there is no opportunity for contact or communication
- At no time shall communication between minors and adult inmates be allowed
- If during movement of the minor within the facility or while in route to a court appearance, adult inmates are in the same room or area, staff shall maintain a constant, side by side presence with either the minor or adult inmate to assure there is no communication between the minor and adult inmate
- Minors shall receive adequate supervision, which at a minimum, includes:
 - Constant auditory access to staff by the minor
 - Unscheduled personnel visual supervision of the minor, no less than twice every 30 minutes, which shall be noted on a facility approved observation log
 - Male and female minors shall not be placed in the same housing unit and shall not be held in the same locked room unless under direct visual supervision by staff
- Minors in temporary secured or non-secured detention within Court Holding facilities shall have the following made available to them:
 - Access to toilets and washing facilities
 - Access to drinking water
 - Blanket and/or adequate clothing if needed
 - Minors transported to a Court Holding facility or Type I facility are provided with a snack lunch prepared by juvenile authorities in keeping with Title 15 requirements. Minors shall be allowed to maintain possession of their lunch as prepared while in the court holding of Type I facilities
- Minors shall be held in secure detention for a period not to exceed 12 consecutive hours for court purposes at any Court Holding or Type I facility

(Refer to Department Manual Sections 3.484, 3.484.10, and 3.484.15)

(Rev. 05/2019)

14.800. MINORS

815.20. MINOR CLASSIFICATION CONCERNS: Minors shall be separated in accordance with the Bureau's established classification plan (Refer to Detentions and Corrections Bureau policy section 9.900). Additionally:

- Minors shall be separated from adult inmates. Contact between a minor and adults confined in a facility is restricted in accordance with Title 15, Section 8, and the San Bernardino Sheriff's Department Manual
- Male and female minors shall be housed separately
- Specific housing/classification needs shall be documented and provided by Juvenile and/or Probation authorities should the minor represent a risk or hazard to self or others while confined at the facility
- Information obtained by Court Services staff which may affect classification concerns shall be documented and forwarded with transporting staff. (Refer to Court Services Specific Policy)

(Rev. 05/2019)

815.30. INCIDENT REPORTS INVOLVING MINORS: All incidents which result in physical harm, or serious threat of physical harm, to staff or other person(s) by the minor shall be documented. A report shall be submitted and shall include the names of persons involved, description of the incident, actions taken and date/time of occurrence. Reports shall be submitted prior to the end of shift unless otherwise approved by the watch commander. In no case shall the written report be submitted later than the end of the following workday of the incident. The report shall be made immediately available to the facility in which the minor inmate is housed.

(Rev. 05/2019)

815.40. SUICIDE RISK AND PREVENTION FOR MINORS: Type I facilities shall not receive minors known to be at risk of suicide.

However, minors already housed at a Type I facility who display suicidal behavior shall be immediately separated, placed under continuous observation, and transported to an appropriate treatment facility as soon as practical.

(Rev. 05/2019)

815.50. DISCIPLINE OF MINORS: Minors shall not be disciplined.

(Rev. 05/2019)

820.00. DEATH OF A MINOR WHILE DETAINED: In the event of a death of a minor while detained, Department Manual Section 3.484.35 shall apply. Additionally, a copy of the investigation shall be forwarded to the Corrections Standards Authority within 10 days from the date of the occurrence.

(Rev. 05/2019)

14.800. MINORS

850.00. DETENTION EXCEPTIONS: Generally, minors may not be temporarily detained for any period of time in a law enforcement facility that contains a jail with the following exceptions:

- There shall be no communication and/or contact allowed between adult inmates and minors
- Minors shall be in temporary custody and shall receive constant visual supervision only by the arresting/transporting officer while within the facility during processing. At no time shall facility staff take custody of minors for any period of time and/or allow minors to be placed in secure detention at a facility
- No minors shall be brought into a temporary holding facility who are under the influence of any alcohol or drugs if they are unable to care for themselves unless a pre-booking medical check has been obtained.

(Rev. 05/2019)

850.05. USE OF RESTRAINTS: Handcuffs may be used when transporting minors. Any other use of restraint devices shall be used only when absolutely necessary for the safety of the minor or the safety of others and only with watch commander approval.

(Rev. 05/2019)

14.900. RELEASE OF INFORMATION

900.05. RELEASE OF INFORMATION: Detention and Corrections Bureau policy shall be followed without amendment.
(Rev. 05/2019)