

AMEND G-0-2401-05

1. REQUEST FOR <input type="checkbox"/> LOCAL LOOKOUT <input type="checkbox"/> INTERSTATE TT <input type="checkbox"/> ADMINISTRATIVE TT <input type="checkbox"/> DETAIL (See Reverse)	2. TYPE <input type="checkbox"/> ORIGINAL <input type="checkbox"/> EXPEDITE <input type="checkbox"/> ADDITIONAL <input type="checkbox"/> CANCEL <input type="checkbox"/> CORRECTION <input type="checkbox"/> REPEAT <input type="checkbox"/> REPLY	3. COMPLAINT NUMBER	6. DATE OF REQUEST July 27, 2006
		4. UNIT NUMBER 727-4363	7. REQUESTING ELEMENT Operational Services
		5. <input type="checkbox"/> NOT FOR THE PRESS	8. <input type="checkbox"/> FLASH TT REQUESTED

9. TO  
**THE FORCE**

10. NAME OF WANTED PERSON	11. WANTED BY	12. CHARGE
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13. COMPLAINANT'S NAME	14. COMPLAINANT'S ADDRESS
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15. DESCRIPTION OF WANTED PERSON OR MESSAGE

On July 21, 2006, the "Enhanced Crime Prevention and Abatement Emergency Amendment Act of 2006" went into effect. This Act amended Titles 23 and 16 of the D.C. Official Code to provide for the creation of a rebuttable presumption in favor of detaining certain adults and juveniles pending a trial or disposition hearing.

The Act added the following factors to be considered in making a detention decision:

- 1) Whether the arrestee committed a dangerous crime or a crime of violence while armed with or having readily available a pistol, firearm, imitation firearm, or other deadly or dangerous weapon (including a sawed-off shotgun, shotgun, machine gun, rifle, dirk, bowie knife, butcher knife, switchblade knife, razor, blackjack, billy, metallic or other false knuckles, or other object likely to produce death or great bodily injury by the use made of it);
- 2) Whether the arrestee committed 2 or more dangerous crimes or crimes of violence in separate incidents that are joined in the case before the judicial officer;
- 3) Whether the arrestee committed a robbery in which the victim sustained a physical injury (meaning bodily harm greater than transient pain or minor temporary marks); or
- 4) Whether the arrestee committed CPWL, carrying a pistol without a license.

Members are reminded to document the circumstances surrounding arrests to include any information as described above (such as physical injuries to the victim in a robbery case) that will support a decision to detain the arrestee pending trial or disposition.

SENDER-BADGE-ORG. ELM.	AUTHORIZED BY-BADGE-ORG ELM.	BUREAU HEAD APPROVAL Michael J. Fitzgerald Executive Assistant Chief of Police
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REMARKS	DATE AND TIME
	FILE
	TELETYPE NUMBER <b>TT#07-078-06</b>

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