HUMAN SERVICES COMMITTEE
Wednesday, September 5, 2018
6:00 p.m.
Lorraine H. Morton Civic Center, 2100 Ridge Avenue, Evanston IL, Council Chambers

AGENDA

I. CALL TO ORDER / DECLARATION OF QUORUM

II. APPROVAL OF MEETING MINUTES OF August 6, 2018

   Citizen Comments

III. ITEMS FOR CONSIDERATION

IV. ITEMS FOR DISCUSSION

   (HH1) Recreation Programs for Adults and Seniors Presentation

   (HH2) Police Issues Work Plan Update

   (HH3) Station Adjustment Forms
   The Alternative to Arrest Committee and staff recommend that the Human Services Committee accept the revised Informal and Formal Station Adjustment Forms

   (HH4) Chicago Police Department Gang Database

   (HH5) EPD Summer Wrap-up of Summer Activities, Deployment, Juvenile Contact and After School Deployment

V. ITEMS FOR COMMUNICATION

VI. EXECUTIVE SESSION

VII. ADJOURNMENT
CALL TO ORDER / DECLARATION OF QUORUM
Ald. Revelle called the meeting to order at 8:22 p.m.

APPROVAL OF MEETING MINUTES OF June 4, 2018
A correction to the time the June 4th meeting was adjournment was made from 7:17 pm to 9:17 pm.
Alderman Braithwaite moved approval, Alderman Fiske seconded; approved 5-0

Citizen Comments
Junin Ritzke questioned the amount of staff time spent on FOIAs.

ITEMS FOR CONSIDERTION

50-R-18 A RESOLUTION Authorizing the City Manager to Sign the Greenest Region Compact 2 with the Metropolitan Mayors Caucus to Support Regional Sustainability Initiatives
Staff recommends approval of Resolution 50-R-18 and forward to City Council.
For Action
Alderman Fiske moved approval, Alderman Braithwaite seconded; Motion approved 5-0

ITEMS FOR DISCUSSION

Police Issues Work Plan Update
Deputy Chief Pickett updated the committee on the EPD Work Plan; 63 officers have been trained at the Crisis Intervention Team Training.

Deputy Chief Dugan updated the committee on the body-worn camera training, 120 cameras has been deployed thus far.

Body camera videos are not accessible to everyone it can be FOAI by the subject in the video or a representative of someone in the video, such as a lawyer
Compassion & Choices Evanston Action Team
Fay Clayton and Missy Fleming spoke about medical aid in dying. It can only be requested by the patient, dosage increases can only be requested by the patient and can only cease by the patient. The state legislators are supporting the idea.
Four of the five committee members were not supportive of medical aid in dying. Ald. Revelle is supportive of this endeavor.

The committee is not ready to forward this item.

ITEMS FOR COMMUNICATION

ADJOURNMENT
Unanimously approved, meeting adjourned at 9:07 p.m.

Respectfully Submitted,

Nicola Whyte
Administrative Lead
<table>
<thead>
<tr>
<th></th>
<th>Topics</th>
<th>Description</th>
<th>Staff Assigned</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Annual Use of Force Training</td>
<td>Use of Force training will now be included in officers’ annual training classes beginning with the 2017 training cycle.</td>
<td>EPD Staff</td>
<td>Completed Taser Upgraded Platform and staff recertification in Taser/Conducted Electric Weapon (CEW) less than lethal training during November 2017.</td>
</tr>
<tr>
<td>2</td>
<td>De-escalation Tactics, Mental Health First Aid Training, Procedural Justice Training</td>
<td>A separate eight hour in-service training on de-escalation tactics (6 hours) and mental health first aid (2 hours) is scheduled for all sworn officers.</td>
<td>EPD Staff</td>
<td>Completed / Spring 2017 In-Service Training</td>
</tr>
<tr>
<td>3</td>
<td>Annual Telecommunicators Training</td>
<td>Public Safety Telecommunicators will participate in an annual Police Department training session focusing on specific issues impacting EPD beginning in Spring, 2017.</td>
<td>EPD Staff</td>
<td>Completed as of April 21, 2017</td>
</tr>
<tr>
<td>4</td>
<td>Crisis Intervention Team Training</td>
<td>EPD is expected to have 24-36 additional officers being trained through 2018. This 40 hour specialized program provides advanced training to effectively and safely interact with someone in crisis, with emphasis on mental health episodes. This is in addition to EPD establishing One Mind Pledge set for by the IACP within a 12-36 month period. EPD will establish a sustainable partnership with a community mental health organization.</td>
<td>Cmdr.Leaks</td>
<td>67 officers have attended. Police Units will begin to &quot;code&quot; calls for service using a specific designator so that these incidents can be tracked. 6 officers are slated for training in Sept/Oct/Nov.</td>
</tr>
<tr>
<td>5</td>
<td>Continued training offered by Dr. Logan</td>
<td>Two year plan includes additional diversity and inclusion training, restructure and refresh of Field Training Officer program, develop and implement plans to better address mental health issues encountered by officers, and conduct four additional separate Police/Community town halls on specific topics.</td>
<td>Cmdr.Leaks</td>
<td>Completed 3rd Town Hall meeting on 4/26/2018. Topic was Social Media, Crime Prevention, and Community Policing.</td>
</tr>
<tr>
<td>6</td>
<td>Creation of a Corporate Compliance Sergeant</td>
<td>The Chief of Police will provide an update on implementation of position at the July, 2017 Human Services Committee meeting.</td>
<td>Chief Eddington</td>
<td>Sgt. Gil Levy was selected for this position. The primary focus of this position will be a focus on body worn cameras and training mandates.</td>
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</table>

**TRANSPARENCY**

<table>
<thead>
<tr>
<th>Topics</th>
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<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dashboard will include monthly statistics on: Number of Calls for Service</td>
<td></td>
<td>The Police Dashboard will</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Police Department Statistic Dashboard</td>
<td>Number of Contact Cards</td>
<td>Number of Felony Arrests</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
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<td>---</td>
</tr>
<tr>
<td></td>
<td>Website for Police Issues</td>
<td>Website: <a href="http://www.cityofevanston.org/policeissues">www.cityofevanston.org/policeissues</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Problem Solving Team Changes</td>
<td>Re-assign one Problem Solving Team (PST) officer (Enjoli Daley, in March) to focus on programs and initiatives that will enhance police/community relations citywide. This will include community education on Police procedure and crime prevention issues.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Reformat Presentation of Monthly Crime Statistic Data</td>
<td>To be presented Human Services Committee and community via department website by April 1, 2017.</td>
<td></td>
</tr>
</tbody>
</table>

Website for Police Issues

Website: www.cityofevanston.org/policeissues

Completed with on-going updates.

Officers assignments were updated on Feb. 15, 2018. Day off patterns were changed to accommodate 7 day a week coverage for officer(s) availability and accessibility.
<table>
<thead>
<tr>
<th></th>
<th>Body Cameras</th>
<th>Commitment to implement body cameras department-wide beginning with pilot program starting July 1, 2017 and full implementation by January 1, 2018. Technology required will be implemented in partnership with Northwestern University Police Department.</th>
<th>DC Dugan</th>
<th>120 body cameras are now in use by all field operations personnel and special operations officers. All sworn personnel have attended in service training in January 2018 and have been trained in the use of the BWC.</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Listing of Speaker Comments from February 6 HSC Meeting</td>
<td>Details of speakers and comments transcribed and placed on website by February 17.</td>
<td>Mr. Hernandez</td>
<td>Completed, March 3, 2017</td>
</tr>
<tr>
<td>12</td>
<td>“In the Squad Room” Add Maps</td>
<td>Deployment Maps will be added to “In the Squad Room” by February 10, 2017.</td>
<td>Cmdr. Glew</td>
<td>Completed</td>
</tr>
</tbody>
</table>

**CITIZEN POLICE COMPLAINTS**

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<tr>
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</tr>
</thead>
<tbody>
<tr>
<td>Development of issues for a proposed “Citizen Complaint Working Group”</td>
<td>Members of the Citizen Police Advisory Committee and Evanston Citizen Police Association will meet prior to March 6 HSC to develop initial framework for working group and report back. Interested residents from February 6 HSC meeting will also be invited to this meeting.</td>
<td>DC Barnes/Ms. Richardson</td>
<td>Citizen Police Complaint Assessment Committee will meet monthly until October 2018.</td>
</tr>
<tr>
<td>#</td>
<td>Task</td>
<td>Description</td>
<td>Responsible Party</td>
</tr>
<tr>
<td>----</td>
<td>----------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------</td>
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</tr>
<tr>
<td>15</td>
<td>Independent Investigator for Human Services Committee</td>
<td>Staff will prepare update report, May 1, 2017</td>
<td>Chief Eddington</td>
</tr>
<tr>
<td>16</td>
<td>Video Statements</td>
<td>Allow for use of video statements in addition to written statements as of February 1, 2017.</td>
<td>Cmdr. Leaks</td>
</tr>
<tr>
<td>17</td>
<td>Civic Center Office Hours</td>
<td>Establish office hours for the Office of Professional Standards at the Civic Center to receive citizen complaints by appointment.</td>
<td>Cmdr. Leaks</td>
</tr>
<tr>
<td>18</td>
<td>Citizen Complaint Data / HSC</td>
<td>Reformat citizen complaint data presented at monthly Human Services Committee meeting for easier reading and tracking.</td>
<td>Cmdr. Leaks</td>
</tr>
<tr>
<td>19</td>
<td>Citizen Complaints / HSC Executive Session</td>
<td>Schedule monthly Executive Sessions with the Human Services Committee to review specific complaint issues.</td>
<td>Mario Treto/Legal</td>
</tr>
<tr>
<td>20</td>
<td>Citizen Complaint Data / Website</td>
<td>Reformat citizen complaint data on EPD website for easier review.</td>
<td>EPD Staff</td>
</tr>
</tbody>
</table>


| 21 | Citizen Committees | Police Chief will disband Chief-appointed Evanston Police Advisory Committee. Citizen complaint review responsibilities will be vested in Mayor-appointed Citizen Police Advisory Committee and City Council Human Services Committee. The Police Advisory Board (residents) and Evanston Citizen Police Association (businesses) will continue to meet to provide general feedback and advice to the Chief of Police. | Chief Eddington | Completed: March 1, 2017 |

### PROCEDURE CHANGES

<table>
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<tbody>
<tr>
<td>22 Field Contact Cards</td>
<td>Revised Field Contact Card procedure to continue requesting all existing information on the card, with an added notation “subject declined to ID” for any information declined to be provided.</td>
<td>EPD Staff</td>
<td>Completed: Training Bulletin issued</td>
</tr>
<tr>
<td>23 Use of Force Policy</td>
<td>Adoption of the National Consensus Policy on Use of Force through incorporation in General Orders. This revised General Order will include Department policies on de-escalation, May 1, 2017.</td>
<td>Cmdr. Glew</td>
<td>Approved and completed / Pending staff dissemination using Lexipol implementation.</td>
</tr>
<tr>
<td>24 Use of Force Committee</td>
<td>Creation of Department Use of Force Committee to review all incidents including officers outside the chain of command of officers involved in incident, May 1, 2017.</td>
<td>Cmdr. Glew</td>
<td>Completed. The first review took place in January 2018.</td>
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<tr>
<td>25</td>
<td>Lexipol</td>
<td>The Police Department will implement use of Lexipol, September 1, 2017.</td>
<td>D/C Dugan/Cmdr. Glew</td>
</tr>
<tr>
<td>26</td>
<td>Equity and Empowerment Coordinator</td>
<td>Inclusion of City Equity and Empowerment Coordinator in weekly review of use of force incidents by City Manager and Corporation Counsel and as an ex-officio member of the Citizen Police Advisory Committee.</td>
<td>Cmdr. Leaks</td>
</tr>
<tr>
<td>27</td>
<td>Expungement Procedures</td>
<td>Law Department will work on procedures and partnerships to assist in expungement of citations as appropriate.</td>
<td>Mr. Farrar</td>
</tr>
</tbody>
</table>
Memorandum

To: Chief Eddington via the Chain of Command

From: DET Tortorello #113

Subject: CPD Gang Database

Date: 06/05/18

I am writing this memo at the request of Chief Eddington in regards to a question about the Chicago Police Department gang database. At the 06/04/18 Human Services Committee Meeting it was asked if Evanston Police Department participates in the Chicago Police Gang Database. Evanston Police Department does not enter subjects into the CPD gang database. Officers are able to access the CPD database through the IClear system but cannot and do not add or alter the entries.

Respectfully,

DET Tortorello #113
Memorandum

To: Members of the Human Services Committee
From: Alternatives to Arrest Committee
Subject: Station Adjustment Forms
Date: August 31, 2018

Recommended Action
The Alternative to Arrest Committee and staff recommend that the Human Services Committee accept the revised Informal and Formal Station Adjustment Forms and place them on file.

Summary
Following the arrest of a juvenile in Illinois, law enforcement may either issue a Formal or Informal Station Adjustment as an alternative to a court referral. To guarantee that all parties involved - law enforcement, children, and their caregivers - fully appreciate the implications of the arrest and the diversionary conditions offered to the juvenile necessary to avoid a court referral, the Alternative to Arrest Committee revised the Evanston Police Department’s Formal and Informal Station Adjustment Forms, limiting non-standard language and providing simple definitions for legal terms. The Committee hopes that the revised Formal and Informal Station Adjustment Forms will better guide law enforcement officers in the performance of their duties and protect the due process rights of children and their families, with the ultimate objective of ensuring that community-based, restorative alternatives to prosecution are easily accessed.

With tremendous leadership and insight provided by Sergeant Jason Garner of the Evanston Police Department, the Alternative to Arrest Committee offers the herein revised forms for acceptance.

Attachments
Original Station Adjustment Forms
Revised Station Adjustment Forms
Evanston Police Department
Juvenile Bureau
Minor and Parental Agreement

Conditions of Formal Station Adjustment

We, the undersigned, voluntarily agree to the following conditions of the Formal Station Adjustment for the offense of

We understand that the admission by the minor of his/her involvement in the offense may be admitted into evidence in future court hearings. **We hereby acknowledge that the consequences for violation of the conditions have been explained to us, including**

The following conditions apply to, and are hereby made part of Formal Station Adjustment by the Evanston Police Department of Incident No. __________________________

1. Curfew: __________________________

2. Geographical Restrictions: __________________________

3. No Contact with Specified Persons: __________________________

4. School Attendance: __________________________

5. Community Service: __________________________

6. Restitution-limited to 90 days: __________________________

7. Additional Terms & Conditions: __________________________

A Formal Station Adjustment does not constitute and adjudication of delinquency or a criminal conviction. A minor or the minor’s parent/guardian/legal custodian may within 30 days revoke his/her consent by personally serving the Officer of his/her Supervisor with written notification. Beginning January 1, 2000, a record of Formal Station Adjustments shall be maintained with the Illinois State Police. The total for Formal Station Adjustments statewide may not exceed 4 without the State’s Attorney’s approval. Formal Station Adjustment records can be expunged under Section 5-915 of the Juvenile Court Act. The minor or his/her parent/guardian **have the right to refuse** a Formal Station Adjustment, and have the matter referred for court action.

Minor: __________________________

Date: __________________________

Parent/Guardian/Legal Custodian: __________________________

Date: __________________________

Juvenile Officer/Star #: __________________________

Date: __________________________

Nov 2006
An Informal Station Adjustment is defined as a procedure when a juvenile police officer determines that there is probable cause to believe that the minor has committed an offense. A minor shall receive a total of no more than 5 informal station adjustments statewide during his/her minority. An Informal Station Adjustment does not constitute an adjudication of delinquency or a criminal conviction.

The following conditions apply to, and are hereby made part of Informal Station Adjustment by the Evanston Police Department of Incident No. ________________________

1. Curfew: ________________________________

2. Geographical Restrictions: ________________________________

3. No Contact with Specified Persons: ________________________________

4. School Attendance: ________________________________

5. Community Service-Up to 25 hours: ________________________________

6. Community Mediation: ________________________________

7. Teen Court/Peer Court: ________________________________

8. Restitution-limited to 90 days: ________________________________

9. Additional Terms & Conditions: ________________________________

If the minor REFUSES OR FAILS TO ABIDE BY THE CONDITIONS of an Informal Station Adjustment, the juvenile police officer MAY IMPOSE A FORMAL STATION ADJUSTMENT OR REFER THE MATTER TO THE STATE'S ATTORNEY'S OFFICE. Beginning January 1, 2000, a record shall be admitted with the Department of State Police for Informal Station Adjustments for offenses that would be a felony if committed by an adult, and may be maintained if the offense would be a misdemeanor.

We, the undersigned, voluntarily agree to the above conditions of the Informal Station Adjustment, and acknowledge that we realize the consequences for violation of the foregoing conditions.

Minor: ________________________________ Date: _____________

Parent/Guardian/Legal Custodian: ________________________________ Date _____________

Juvenile Officer/Star #: ________________________________ Date _____________

Nov 2006
**FORMAL STATION ADJUSTMENT**

You have been arrested. You are being given a formal station adjustment, which is an agreement between you, the police, and your legal custodian and is an alternative to juvenile court. It is not a finding of delinquency or a criminal conviction. You have the right to refuse or cancel this agreement. You must cancel within 30 days, in writing and delivered in person to the police station. Refusing, canceling, failing to comply with terms, or any subsequent violations of law during the specified period of this agreement may result in a referral to juvenile court. A FORMAL Station Adjustment indicates there was probable cause that you committed the offense. It also indicates that you admitted to your involvement.

Turn this page over for definitions of the words used on this form.

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**FOR OFFICER USE ONLY:**

<table>
<thead>
<tr>
<th>MINOR’S NAME:</th>
<th>________________________________________________________________________</th>
</tr>
</thead>
<tbody>
<tr>
<td>INCIDENT #:</td>
<td>_____________________</td>
</tr>
<tr>
<td>ORDINANCE/STATUTE #:</td>
<td>_______________________</td>
</tr>
<tr>
<td>CLASS:</td>
<td>ORD MIS FEL</td>
</tr>
<tr>
<td>OFFENSE DESCRIPTION:</td>
<td>______________________________________</td>
</tr>
</tbody>
</table>

**Terms of Station Adjustment: (Officer to check all that apply)**

- [ ] No Terms
- [ ] Attend School  [ ] Obey Curfew/Curfew Terms
- [ ] Participate in Restorative and Supportive Services
- [ ] Restitution
- [ ] May Not Go To (geographical restriction): ______________________________________________________
- [ ] No Contact With __________________________________________________________________________
- [ ] Other _____________________________________________________________________________________

These terms begin on_________ and end on ____________________ (date) (no more than 120 days, but may be extended to a maximum of 180 days, if terms not met). In the event a violation is alleged, the police shall provide written notice of such violation to the minor and guardian.

Was minor fingerprinted?  [ ] NO  [ ] YES  If Yes, will fingerprints be sent to Illinois State Police?  [ ] NO  [ ] YES

Was minor photographed?  [ ] NO  [ ] YES  If Yes, will the photograph be sent to Illinois State Police?  [ ] NO  [ ] YES

[ ] Expungement information was provided.

**JUVENILE OFFICER SIGNATURE/NAME/BADGE #:** ___________________________________________________

**MINOR SIGNATURE:** ________________________________________________________________________

**LEGAL CUSTODIAN SIGNATURE:** ________________________________________________________________________

**DATE/TIME:** __________________________________________________________________________________
What is a Formal Station Adjustment?

The Illinois Legislature made a law providing options for arrested youth to be diverted from court. One option is a FORMAL STATION ADJUSTMENT. The law on station adjustments can be found in the Juvenile Court Act, 705 ILCS 405/5-301. A Formal Station Adjustment is made after a minor is arrested, as an alternative to juvenile court. It is an agreement made between the family, the police, and the minor. The minor and the family have the right to refuse the agreement within 30 days of signing, but must do so in writing and in person at the police station. If the agreement is not completed, the minor may be referred to juvenile court. A minor can receive up to four Formal Station Adjustments before their 18th birthday. More details about limitations on the number and nature of Formal Station Adjustments can be found in the law listed above.

When can the police give a Formal Station Adjustment?

For the police to give a FORMAL Station Adjustment it means that there was probable cause the minor committed the offense, and that the minor admitted to involvement. Finding probable cause means that the police had good reason to believe that the minor committed the offense and/or there is enough evidence to show that an offense has likely been committed. Admitting to involvement means that the minor provided a description of their involvement in the offense. If the minor does not abide by the terms of this agreement and is referred to juvenile court, this admission could be used against the minor as evidence in court.

What is juvenile court?

Juvenile court is the court where most youth under the age of 18 who have been charged with committing an offense are prosecuted.

What is an adjudication?

Adjudication is the court process in which a judge decides whether a minor committed an act for which the minor was charged. When a minor is “adjudicated delinquent,” this means that the court found the minor guilty of an act for which the minor was charged. Note: Under Illinois law, an adjudication is NOT the same as a conviction (see below).

What is criminal court and a criminal conviction?

Criminal court is the court where a judge or jury decides whether an individual age 18 or older is guilty of committing a crime. Youth who are charged with committing an offense after their 18th birthday will be exclusively referred to criminal court. Under certain limited circumstances, minors under the age of 18 can also be referred or transferred to criminal court. A criminal conviction is the court process in which a judge or jury decides if a person prosecuted in criminal court committed the act for which the individual was charged. Convicted means that the criminal court found that an individual committed, or was “guilty” of the act for which the person was charged.

Fingerprinting:

If the minor was fingerprinted during the course of the arrest, the minor and family will be notified. Fingerprinting will be reported to the Illinois State Police if required by law.

Expungement:

Expungement is a court-ordered process in which the legal record of an arrest or a criminal conviction is erased. Expungement of records related to this arrest may be petitioned by you, or will automatically be expunged after one year, if applicable. For questions regarding expungement, please contact any of the following non-for-profit agencies, including the Moran Center for Youth Advocacy at 847-492-1410 OR LAF at 312-229-6359 OR Bluhm Legal Clinic at 312-503-8576. You may also refer to the expungement information that was provided to you today by the Evanston Police Department.

What are Restorative and Supportive Services?

Youth referred for Restorative and Supportive Services will be offered the opportunity to conduct service hours (no more than 40 hours), participate in employment/housing counseling, take part in restorative justice circles, and/or attend counseling sessions, etc. The recommended opportunities will be tailored to meet the minor’s individualized circumstances.
INFORMAL STATION ADJUSTMENT

You have been arrested. You are being given an Informal Station Adjustment, which is an alternative to juvenile court. It is not a finding of delinquency or a criminal conviction. You have the right to refuse this agreement. If you refuse this agreement or do not follow the terms below, you may receive a formal station adjustment or be sent to juvenile court. Turn this page over for definitions of the words used on this form.

FOR OFFICER USE ONLY:

| MINOR’S NAME: | __________________________________________________________________________ |
| INCIDENT #: | ________________________________________________ |
| ORDINANCE/STATUTE #: | ______________________________________ | CLASS: ORD MIS FEL |
| OFFENSE DESCRIPTION: | _______________________________ |

**Terms of Station Adjustment:** *(Officer to check all that apply)*

- ☐ No Terms
- ☐ Obey Curfew
- ☐ Attend School
- ☐ Participate in Restorative and Supportive Services
- ☐ Restitution __________________________________________________________________________
- ☐ May Not Go To *(geographical restriction)*: _____________________________________________
- ☐ No Contact With _______________________________________________________________________
- ☐ Other ________________________________________________________________________________

These terms end on ________________ (date) *(no more than 120 days)*

Was minor fingerprinted? ☐ NO ☐ YES  If Yes, will fingerprints be sent to Illinois State Police? ☐ NO ☐ YES

Was minor photographed? ☐ NO ☐ YES  If Yes, will the photograph be sent to Illinois State Police? ☐ NO ☐ YES

☐ Expungement information was provided

JUVENILE OFFICER NAME/BADGE #: _______________________________________________________

DATE/TIME: ___________________________________________________________________________
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When can the police give an Informal Station Adjustment?

For the police to give an INFORMAL Station Adjustment it means that there was probable cause the minor committed the offense. Finding probable cause means that the police had good reason to believe that the minor committed the offense and/or there is enough evidence to show that an offense has likely been committed.

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Revised 8/12/18 (Blue Form)
Date: August 31, 2018

To: Honorable Chair
Members of the Human Services Committee

From: Commander Jody Wright, Investigative Services

Subject: Summer Juvenile Contacts

Discussion
Information was requested by Alderman Fleming regarding contact with juveniles over the course of the summer.

Response
The Juvenile Bureau conducted nightly deployments in the core downtown area monitoring juvenile activity and conducting curfew compliance checks. In addition, 2 School Resource Officers were assigned to Evanston Township, Haven Middle School and Kingsley Elementary.

From June 1 – August 27, 2018 the Evanston Police Department made 24 juvenile arrests and wrote 18 contact cards. The dispositions of the arrest are listed below.

10 Court Referrals
1 Community Service Referral
3 Formal Station Adjustments
2 Informal Station Adjustments
5 C Tickets
3 Warrant Arrest

After school deployment continues to consist of School Resource Officers, PST Officers and available beat cars at Evanston Township as well as the middle and elementary schools.

Respectfully Submitted,

Commander Jody Wright