Copperas Cove Police Department

2005

Annual Report

Tim Molnes
Chief of Police



"The City Built for Family Living"

Police Department

To The Honorable Mayor, City Council, City Manager, and Citizens of Copperas Cove:

It is again with pleasure that I present to you the Copperas Cove Police Department's Annual Report for calendar year 2005. This report is designed to inform you about the function and efforts of our Police Department. In reviewing this report, you may discover aspects of the Police Department that you were not previously aware of. It is our intention to serve the citizens of this community in the most professional, effective, and efficient manner possible. This annual report marks the twenty-first year that such a report has been compiled and made available.

As we are all aware, no community is immune from crime. For calendar year 2005, Copperas Cove realized a 1% decrease in the number of Part I Crimes reported to our agency. In examining the numbers, a total of 1,222 Part I Crimes were reported. This is a decrease of 13 reported Part I Crimes compared to calendar year 2004. Of the Part I Crimes reported, our clearance rate for Part I Crimes was approximately 22%. Using the latest figures published by the Texas Department of Public Safety for calendar year 2004, the average clearance rate of Part I Crimes in the State of Texas was 18%.

In the area of Part II Crimes for this same period, we realized an increase of approximately 6% in the number of reports filed with our agency. Again, in examining the numbers, this is an increase of 260 crimes. In looking at the top two increases in the number of crimes, "Other Assaults" increased by 150 reported crimes and "Criminal Mischief" increased by 121 reported crimes in calendar year 2005. As you can see, these two increases directly affected the rise in Part II Crimes. The clearance rate for Part II Crimes for calendar year 2005 was 74%.

With a decrease in Part I Crimes and an increase in Part II Crimes, Copperas Cove realized an overall increase in total crimes of 5%.

During calendar year 2005, the vast majority of Police Officer vacancies were filled. Most of the officers hired to fill these vacant positions have completed all required training and are performing their services to the community. The remainder of positions that were filled are in various stages of their required training which will allow them to continue to fill in the gaps. As of this writing, only two regular police officer positions and two over hire police officer positions remain open. Staff continues to work very diligently in an effort to fill all of these positions. Through all of this and the dedicated efforts of the Department's employees, the citizens of Copperas Cove continue to receive the quality service that they expect and deserve from their Police Department.

I would like to take a moment and recognize, praise and give full credit to those that continue to dedicate themselves to this profession, this City and its goals and mission statement, the men and women in uniform on the front line who patrol the street, the investigators, communications officers, clerical and secretarial staff who provide support, and the supervisory and administrative staff. Credit must also be given to our faithful volunteers such as the Citizens Police Academy Alumni Association. They not only assist the Department with various projects and provide support to the officers; they are also making a difference in our community.

On behalf of the members and volunteers of the Copperas Cove Police Department, I wish to thank each of you for your continued support that you have again provided to us and let you know that we look forward to serving the citizens of this great community.

Sincerely,

T. Molnes

Timothy Molnes Chief of Police **Table**

Of

Contents

Table of Contents

Chapter 3 - Index Crime Analysis

	Index Crimes Defined	19
	1. Murder	19
	2. Rape	20
	3. Robbery	20
	4. Aggravated Assault	21
	5. Burglary	22
	6. Larceny Theft	23
	7. Motor Vehicle Theft	24
	8. Arson	25
	Part I Crimes - Overview	26
	Property Loss and Recovery	26
Cha	apter 4 - Part II Crime Analysis	
	Part II Crimes Defined	28
	Offenses by Month and Year	29
	Clearances	29-30
Cha	apter 5 - Arrest Data	
	Arrest Information	32-33
	Charge Information	34-35
	Overview - Arrests and Charges	36
Cha	apter 6 - Juvenile Crime	
	Arrest Information	38-39
	Charge Information	40-41
	Juvenile Cases	42
	Property Loss - Juvenile Cases	43
	Juvenile Crime - 10-Year Comparison	44

Chapter

1

Department Organization

Organization

The Copperas Cove Police Department is organized into three major divisions, led by the Chief of Police and a Deputy Chief. The most visible division is the Uniform Services Division. The other two divisions are the Community Services Division and the Support Services Division. Not falling under any of these three divisions, but rather reporting directly to the Deputy Chief is the Criminal Investigations Unit, the Organized Crime Unit, Training and Personnel, Computer Crimes Unit, and Evidence.

Each branch is addressed and described in the following pages. An organization chart follows the descriptions of these services.

Uniform Services

Uniform services consist of the Uniform Patrol Division, a Motorcycle Traffic Division, and a Reserve Police Force. This service has one Lieutenant.

Patrol Division

The majority of the certified officers within the Copperas Cove Police Department are assigned to the Uniformed Services or Patrol Division. Of the 53 certified police officers in the department, 35 are assigned to the Patrol Division.

This division has the traditional tasks of crime repression, through aggressive patrols, responding to calls for police service from the public, enforcing the traffic laws and conducting traffic collision investigations.

The patrol division consists of approximately 22 patrol officers, 4 traffic officers, 4 patrol corporals, 4 patrol sergeants, and 1 patrol lieutenant.

They handled 21,072 requests for police service in 2005 compared to 19,134 calls for service in 2004, this is an increase in calls for service by 10%.

This division is divided into three shifts that provide the citizens of Copperas Cove professional police coverage 24 hours a day, 365 days a year.

Reserves

The department also utilizes a Reserve Police Force. This consists of Certified Reserve Officers who are utilized to supplement the Uniform Services Division. The Police Reserves are unpaid volunteers who must meet the minimum training standards to begin working as a Reserve Officer in the State of Texas. Reserve Officers work with the regular police force, providing for two officer units. The training they receive is the same as all Certified Police Officers receive.

Special Weapons and Tactics Team

The Special Weapons and Tactics Team, or SWAT, is authorized a strength of 15 department members. This service's function is to seek non-violent settlements to all incidents involving police personnel and the citizens of our community. The SWAT Team may be deployed in any situation that is beyond the scope and capabilities of normal police operations. These situations include, but are not limited to, the following: hostage situations, barricaded subjects, certain suicide attempts, violent mental patients, high risk arrest/search warrants, terrorist situations, and dignitary protection details.

The personnel assigned to the SWAT Team are on call 24 hours a day, seven days a week. Team members are provided with specialized uniforms and equipment. SWAT personnel are required to pass a semi-annual physical agility-strength test, and firearms qualifications. SWAT members train many hours in order to maintain and improve physical fitness and firearms proficiency.

Community Services

Community Services is responsible for functions of Crime Prevention Programs, and many other pro-active community programs. These include the Citizens Police Academy and Citizens on Patrol. This service has one lieutenant, one community relations officer, two school resource officers, and one warrant officer. This lieutenant also oversees the Criminal Investigation Section.

Crime Prevention

Community Services are provided for the citizens of our community. Community Services is responsible for the Crime Prevention and Safety efforts of the Police Department. Crime Prevention is a pro-active effort to educate the public about preventative measures that are available in an effort to help them prevent a crime before it occurs.

This service also handles special projects, and is the public information officer for the department.

Crime Prevention Surveys	2
Programs and Classes Taught	77
Contacts with Public	346
Kiddo Card	422
Program and Class Attendance	1,634
Bikes Registered	133
Business Contacts	155
Neighborhood Watch Meetings	2
Meetings Attended	59
CCPD Tours	3
School Contacts	168
Internet Contacts	696
Newspaper Articles	171
TV Spots	48
Printed Material Distributed	7,182
Crime Hazard Letters	1,306
Traffic Safety Education	539
Honor Roll Certificates	0
Gun Locks	213

School Resource Officers

The department has 2 uniformed officers assigned to work at the high school. Their primary duties are to report and enforce criminal violations that occur on campus. Additional duties may include assisting with traffic problems that occur on campus, assisting the school administration, and speaking to classes on a variety of issues.

The School Resource Officer Program is a joint effort between the Copperas Cove Independent School District, the Copperas Cove Police Department, and the City of Copperas Cove.

Kiddo Card

The Kiddo Card is a child identification card made solely for the purpose of identifying a child under thirteen years of age. The card will show the child's name, date of birth, social security number, home address, school attending, guardian's/parent's name, height, weight, both thumbprints, and a current picture. The card is designed to be carried by the parent/guardian in his or her wallet to be used to identify the child. Everyday, children are abducted across our nation. As guardians/parents, we sometimes forget the vital information that law enforcement needs to start a report. The Kiddo Card has all the required information that law enforcement needs to start the search. All the guardian/parent has to do is simply turn the Kiddo Card over to law enforcement.



Since its launch in May of 2001, a total of 10,221 children have been issued Kiddo Cards.

Crime Stoppers

The Crime Stoppers program began July 23, 1984 and has been working in Copperas Cove ever since its inception. Copperas Cove Crime Stoppers, Inc. is a non-profit organization designed to serve the community by providing a means for citizens to report information on crimes that have been committed without having to reveal their identity. The program has 18 board members that make up the Board of Directors – the governing body of Crime Stoppers Inc. Crime Stoppers provides a tip line. Crime Stoppers can be reached at 547-1111.

CID works with the Crime Stoppers Program for the City of Copperas Cove. This service answers the Tips line for the Crime Stoppers and forwards information on tips received to investigators for follow-up on the crime. The liaison maintains contact with the investigator and forwards the results of the tip to the Board of Directors for final disposition. Crime Stoppers is a program used to offer an alternate route for citizens to report information they have on a crime which has been or is being committed, and it allows them to remain anonymous in doing so. A civilian Board of Directors manages the day-to-day operations of Crime Stoppers and provides funds which allows the program to offer rewards up to \$1,000 for information which leads to the arrest and indictment of persons on felony cases, and can make payment on serious misdemeanor cases as they choose.

2005 STATISTICS	
Calls Received	48
Number Assigned	48
Number Rewards Paid/Declined	10
Amount Paid	\$2,900.00
Number Cases Solved	11
Number Resulting in Arrests	11
Property Recovered	\$0.00
Drugs Seized	\$104.19
Forfeitures/Restitution	\$0.00

Since inception, Crime Stoppers has worked for the community, even for being a small program. The program strives for as much publicity as possible, since the population is so mobile because of the military residents in the area.

Statistics since Inception

Suspects Arrested	278
Offenses Cleared	369
Number of Calls	919
Code # Assigned	919
Number of Rewards Paid/Declined	179
Amount of Rewards Paid	\$50,510.00
Stolen Property Recovered	\$172,908.00
Narcotics Seized	\$115,347.21
Forfeitures/Restitution	\$10,094.00

Support Services Division

Support Services provides a multitude of services to the department. This service is responsible for functions of administration, record keeping, physical affairs, and building services. This service has one lieutenant, eleven communications operators, and two records clerks.

Communications

This section consists of 11 Communications Operators. This operation is responsible for handling all of the telephones requiring calls for police, fire, and EMS service, including both of the 9-1-1 phones, and the telephone device for the deaf. Additionally, this service handles all of the dispatching of calls for service for police, fire, and EMS through the use of the department's radio system.

They are the first contact citizens have with the police department in most cases and are responsible for greeting and directing all persons who walk into the department requesting police or other services.

All of the communications operators receive mandatory training given by the State of Texas to be able to operate the National Criminal History and State Computer.

Communications received 10,954 calls on the 9-1-1 system during 2005. Of these calls, 2% or 269, were known emergency calls requiring emergency services from police, fire, or paramedics. 3,915 of these calls were non-emergency hang-up calls. 6,770 of these calls, or 62%, were non-emergency calls or calls by mistake.

Crime Records

This service is responsible for managing all of the records for the entire Police Department. These records include: persons arrested and placed in jail – maintained in a numeric filing system; a month-to-month file of all offenses and collisions that have occurred in the city and reported to the Police Department. They also serve as the center of storage of other department generated records necessary for the daily operation of the department.

Crime Records is responsible for the data input into the department's computer system. All reports of offenses, incidents, collisions, and arrests are entered into this system as well as any follow-up reports and dispositions. This eases efforts of retrieval at a later time, and to prepare monthly and annual statistics reports. The Copperas Cove Police Department participates in the FBI and State of Texas Uniform Crime Reporting that allows for the statistical data to be compiled in all 50 states in a uniform manner.

This service also has a great deal of contact with the public, both in person and by phone, in relation to requests for records or reports in accordance with the Open Records Act. This information is disseminated to authorized persons and members of the media. Numerous requests are made on a monthly basis for copies of offense reports and collision reports. In addition, personnel are requested to complete crime records requests for numerous authorized agencies for criminal history information.

Many types of reports are collected, prepared, and finalized for future use by this service. Accident reports and DWI reports are typed on forms provided by the state and are forwarded to state agencies that must have them within specified time periods. These reports are also forwarded to various courts for prosecution of these offenses. All arrest data and files are maintained by this service and documents such as fingerprint cards are forwarded to proper state and federal agencies by this section.

Personnel in this service must be trained in UCR, computer data entry, and maintenance of computerized records, crime records management, proper preparation and typing of certain records. The Open Records Act, as well as the Texas Library Act (which deals with the schedules for records destruction) and Texas Penal Code statutes, are adhered to by the department.

In addition to maintaining all of the records of the department, typing of certain records, data entry of all offenses, and accidents into the computer, Crime Records is also responsible to collect fees for certain functions, provide copies of records to the public, and issue bicycle licenses.

2005 FEES COLLECTED	<u>TOTAL</u>
Bicycle License	*\$92.00
Copy Machine	\$5,349.55
Fingerprints	\$5,080.50
*\$174.00 fees waived by City Manager	
TOTAL	\$10,522.05

The Crime Records Division processed 5,884 offense and incident reports for computer data entry, manually typed and data entered 1,033 accident reports into the computer, processed 2,093 arrests into the computer, and manually filed all arrests and reports. 173 DWI reports were also typed and prepared for forwarding to the state and court offices.

This service also made copies of reports for the public, registered 133 bicycles, processed hundreds of Criminal records checks for authorized personnel and personal records checks for the public for employment and other reasons.

Monthly and Annual Reports are a part of this service's function.

Criminal Investigations

Criminal Investigations is responsible for the investigation of unsolved crimes, apprehension of offenders, and the recovery of stolen property. This service is responsible to start with an offense that has been reported to the police and has not been solved. This service has one sergeant, one corporal, six investigators, one training/evidence coordinator, and one secretary. Criminal Investigations is overseen by the Community Services lieutenant.

The successful completion of each investigation depends on an in depth follow up on the case. This follow up is to identify possible victims, witnesses, and offenders; carry the case through in an effort to identify and to arrest the offenders in the case; and to recover property which has been stolen during the course of the offense; as well as to provide final case preparation, evidence, and testimony in court. The investigators are often called to the scene of a crime to process the scene for evidence.

This service is also responsible to present completed felony cases to the Grand Jury for indictment purposes and to follow through with the case until the trial has been completed.

Criminal Investigations is also responsible for the investigation of all offenses involving juvenile offenders and the identification and apprehension of juvenile offenders. Because handling of juveniles in many ways is different from handling adult offenders, officers must receive specialized training in handling cases involving juvenile offenders. Procedures in booking juvenile offenders and taking statements from juveniles must also be handled differently than that of an adult offender.

Organized Crime Unit

This service is responsible for the criminal investigations dealing with suspected narcotic use, transportation, and drug trafficking. This service also investigates other types of organized crime, such as prostitution, gambling, alcohol violations, pornography, and any other crime committed by an organized group.

The Copperas Cove Police Department works closely with the Central Texas Narcotics Task Force.

Training/Personnel

This service is responsible for the maintenance of all department training and personnel records, including applications and hiring process documentation, training records for all department personnel and serves to insure that all personnel have reached the state mandated training requirements.

HIRING PROCESS	TOTAL
TOTAL APPLICATIONS RECEIVED Police Officer Applications Civilian Applications Reserve Officer Applications Volunteer Applications	538 441 97 0 0
TOTAL VACANCIES FILLED Police Officers Civilian Personnel Volunteer Positions Reserve Officers	14 9 5 0
CADETS ACCEPTED INTO ACADEMY	7
BACKGROUNDS COMPLETED	18
ORAL INTERVIEWS CONDUCTED	61
JOB INQUIRIES RECEIVED Police Officer Positions Reserve Officer Positions Civilian Positions	830 770 14 46
PERSONAL CONTACTS	615
L.E.V.E.L TESTS ADMINISTERED	83

Department Training

DEPARTMENT TRAINING	TOTAL
TOTAL IN-SERVICE TRAINING Officer Training School Hours Civilian Training School Hours	2,106.00 1,875.50 230.50
INTERNSHIP TRAINING HOURS	0.00
IN-HOUSE TRAINING HOURS Officer Field Training Civilian In-House Training	4,280.00 3,872.00 408.00
POLICE ACADEMY TRAINING HOURS	4,656.00

Department Profile

CERTIFICATES Basic Certificate Intermediate Certificate	TOTAL 19 10
Advanced Certificate Master Peace Officer Certificate Instructor Certificate Crime Prevention Inspector	10 7 16 2
INSTRUCTORS Asp Instructor Firearms Instructor Driving Instructor Defense Tactics Instructor	1 4 2 1
SPECIAL RESPONSE TEAM SWAT Officers	10
TRAINING Field Training Personnel	24
POLICE CADETS	7

The Certificates previously listed are provided by the state licensing board for peace officers, called Texas Commission on Law Enforcement Officers Standards and Education. Qualification for certificates above a Basic Peace Officer Certificate requires additional training as well as mandated time in service to qualify.

At the end of 2005, the department staff included positions for 53 sworn officers, and 16 civilian personnel. Of the civilian personnel, 11 are communications employees, and 5 are clerical or technical personnel.

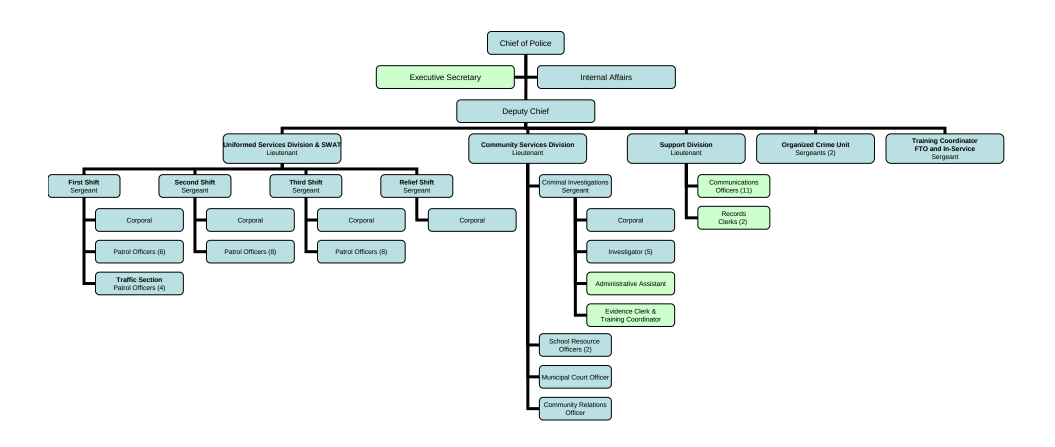
Computer Crimes Unit

This service is responsible for the criminal investigations dealing with all computer and Internet crimes. These crimes include hacking, e-mail harassment, and credit card abuse over the Internet. This service also handles child pornography, identification theft, and counterfeiting cases. This specialized unit was created during 2000.

Evidence

This service is responsible for the Property Room of the department, which houses all evidence received on criminal cases, all found property, and any other property seized by the department. Employees in this service are trained in evidence collection, preservation, and documentation as well as processing for additional evidence, including fingerprinting and photography. This service is also responsible for the timely transfer of evidence to the DPS Crime Lab for additional processing and testing, and may be called on to assist in evidence collection, preservation, and processing at the scene of a major crime.

Copperas Cove Police Department Organizational Chart



Chapter

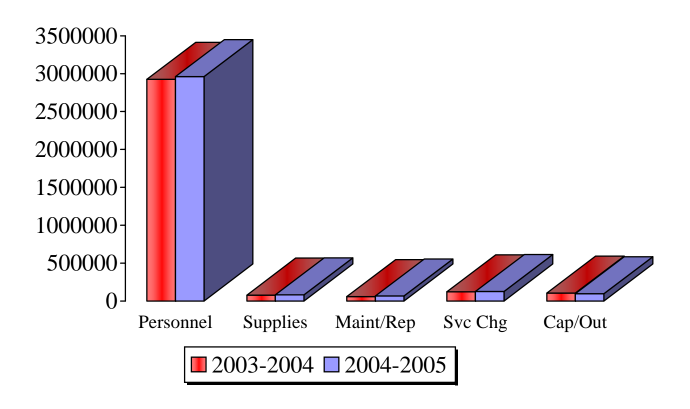
2

Department
Budget

Chapter 2 Department Budget

BUDGET EXPENSES	2003-2004	2004-2005
Personnel Services	\$2,924,995.00	\$2,961,285.00
Supplies and Materials	\$78,234.00	\$82,000.00
Maintenance and Repair	\$58,065.00	\$65,917.00
Services and Charges	\$121,232.00	\$125,000.00
Capital Outlay	\$104,082.00	\$95,886.00
TOTAL	\$3,286,608.00	\$3,330,088.00

Police Department Budget 2003-2004 / 2004-2005



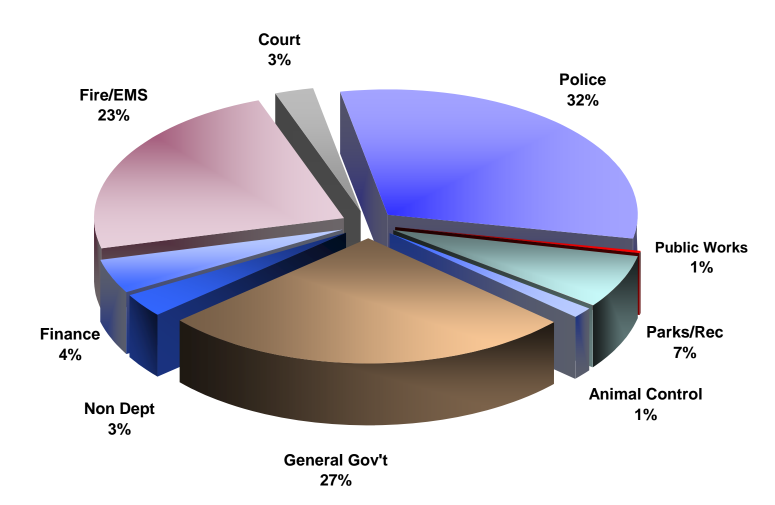
Chapter 2 Department Budget

	2003-2004	2004-2005
BUDGET EXPENSES	BUDGET YEAR	BUDGET YEAR
Personnel Costs	4. 404.0.	** • • • • • • • • • • • • • • • • • •
Salaries	\$2,184,837.00	\$2,211,702.00
Overtime	\$142,000.00	\$136,240.00
Longevity	\$21,817.00	\$19,429.00
Incentive	\$42,061.00	\$39,182.00
Car Allowance	\$5,400.00	\$5,400.00
FICA Tax	\$183,303.00	\$184,514.00
Employee Insurance	\$188,784.00	\$199,755.00
Workers Compensation	\$49,249.00	\$44,542.00
Retirement	\$183,243.00	\$195,248.00
Contra Salary Account	-\$75,699.00	-\$78,727.00
TOTAL	\$2,924,995.00	\$2,957,285.00
Other Personnel Costs		
Victims Physical Exams	\$2,500.00	\$3,000.00
Public Relations	\$1,000.00	\$1,000.00
Employee Physicals	\$0.00	\$0.00
TOTAL	\$3,500.00	\$4,000.00
Supplies and Materials		
Operating Supplies	\$19,964.00	\$20,000.00
Computer Supplies	\$4,000.00	\$4,000.00
Postage	\$3,500.00	\$3,500.00
Minor Tools	\$0.00	\$500.00
Fuel and Oil	\$40,270.00	\$47,500.00
Ammunition	\$7,000.00	\$6,500.00
TOTAL	\$74,734.00	\$82,000.00
Repairs and Maintenance		
Building	\$3,500.00	\$3,500.00
Facilities	\$750.00	\$750.00
Vehicles	\$32,000.00	\$39,750.00
Equipment	\$18,000.00	\$17,000.00
TOTAL	\$54,250.00	\$61,000.00

Chapter 2 Department Budget

	2003-2004	2004-2005
BUDGET EXPENSES	BUDGET YEAR	BUDGET YEAR
Services and Charges		
Advertising	\$2,250.00	\$3,250.00
Communication	\$20,300.00	\$22,000.00
Rental of Equipment	\$7,654.00	\$9,762.00
Dues and Subscriptions	\$2,966.00	\$2,988.00
Travel and Seminars	\$16,000.00	\$15,000.00
Uniforms	\$54,062.00	\$54,000.00
Utilities	\$18,000.00	\$18,000.00
TOTAL	\$121,232.00	\$125,000.00
Special Services and Charges		
Child Safety	\$1,000.00	\$1,000.00
Confidential Funds	\$1,000.00	\$1,000.00
Operating Capital	\$1,815.00	\$2,917.00
TOTAL	\$3,815.00	\$4,917.00
<u>Capital Outlay</u>		
Furniture	\$0.00	\$0.00
Vehicles	\$94,082.00	\$94,900.00
Equipment	\$10,000.00	\$986.00
Equipment - Electronic	\$0.00	\$0.00
Equipment - Communication	\$0.00	\$0.00
Equipment - Software	\$0.00	\$0.00
TOTAL	\$104,082.00	\$95,886.00
GRAND TOTAL	\$3,286,608.00	\$3,330,088.00

General Fund Budget 2004 - 2005



Chapter

3

Index Crime Analysis

Uniform Crime Reporting

Copperas Cove participates in the Uniform Crime Reporting (UCR) program, along with most law enforcement agencies across the country. UCR is a uniform manner of collecting information on crimes on a national basis, identifying crimes by their nature, not by what they are called in each individual state. UCR makes possible the analysis of crime trends primarily through the Crime Index.

In addition, certain other statistical analysis are gathered by this department for the purpose of this report.

The UCR Crime Index

To track the variations in crime, the UCR data collection program uses a statistical summary tool referred to as the Crime Index. Rather than collecting reports of all crimes that were committed in a particular year, UCR collects the reports of seven index crimes. The crimes in this group are all serious, either by their very nature or because of the frequency with which they occur, and present a common enforcement problem to police agencies. Arson is an index crime in that the number of reported offenses are collected, Arson is not a part of the Crime Index. The seven Index Crimes are as follows and are listed as they appear on the list of UCR Crime Index lists, with arson being included:

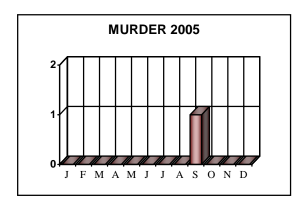
- 1. Murder
- 2. Rape
- 3. Robbery
- 4. Aggravated Assault
- 5. Burglary
- 6. Larceny
- 7. Motor Vehicle Theft
- 8. Arson

1. Murder

Murder and non-negligent manslaughter, as defined in the UCR program, is the willful killing of one human being by another.

This offense category includes any death due to a fight, argument, quarrel, assault, or commission of a crime. Attempted murder and assaults with the intent to kill are not counted as murder, but are included as aggravated assaults. Suicides, accidental deaths, traffic fatalities, and justifiable homicides are also excluded from the murder classification.

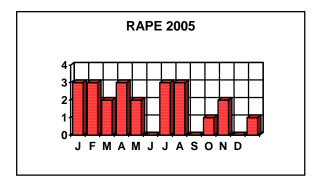
The classification of this offense, as well as for all Index Crimes, is based solely on police investigation and not upon determinations by courts, medical examiners, coroners, juries, or other judicial bodies.



There was one murder in Copperas Cove for the year 2005.

2. Rape

Rape, as defined in the Uniform Crime Reporting Program, is the carnal knowledge of a female forcibly and against her will. In Texas, forcible rape is called Aggravated Sexual Assault. Statistics reported in this crime category include assaults to commit forcible rape, however, statutory rape (rape against a female under the age of consent) and sexual assaults on males are excluded.

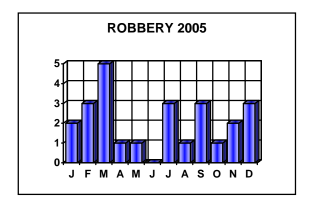


During 2005, there were 23 rapes (aggravated sexual assaults) in Copperas Cove. 2005 showed an increase over 2004, which had 19.

3. Robbery

Robbery, in the Uniform Crime Reporting program, is defined as the taking or attempting to take anything of value from the care, custody, or control of a person or persons by force, threat, or violence, or by putting the victim in fear.

Robbery is a violent crime that frequently results in injury to the victim. Included in this category are assaults to commit robbery and attempted robberies.

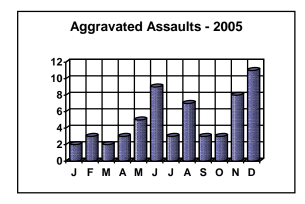


During 2005, there were 25 reported robberies, 4 of which were shoplifting incidents that turned into robbery. The total property loss for 2005 as a result of robbery was \$18,846, which is an increase over 2004, which had a total loss of \$6,520 as a result of robbery.

Robbery during 2005 showed a 19% increase over robbery in 2004, from 21 in 2004 to 25 in 2005.

4. Aggravated Assault

Aggravated Assault is defined in the Uniform Crime Reporting program as an unlawful attack by one person upon another for the purpose of inflicting severe or aggravated bodily injury. This type of assault is usually accompanied by the use of a weapon or by means likely to produce death or great bodily harm. Statistics for Aggravated Assault include attempts to commit aggravated assault.



Of all reported aggravated assaults in 2005, 19 were committed with the use of firearms. Knives or cutting instruments were used in 24 of the aggravated assaults. Other dangerous weapons were used in 12 of the assaults. There were 4 assaults in which physical force was used to inflict a serious or aggravated injury.

During 2005 there were 59 reported aggravated assaults. The number of aggravated assaults decreased in 2005 over 2004, which had 63 aggravated assaults. This is a 6% decrease over 2004.

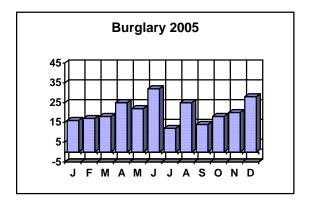
Aggravated Assault 2005			
	Reported	Cleared	
January	2	2	
February	3	3	
March	2	3	
April	3	2	
May	5	3	
June	9	6	
July	3	4	
August	7	4	
September	3	1	
October	3	0	
November	8	3	
December	11	7	
TOTAL	59	38	

The month of December showed the greatest number of aggravated assaults, having 11, with January and March having the fewest number, each having 2.

5. Burglary

Burglary, for Uniform Crime Reporting purposes, is the unlawful entry of a structure with the intent to commit a felony or a theft. While the use of force to gain entry is not required to classify an offense as burglary, attempted forcible entries to commit burglary are counted in this crime statistic.

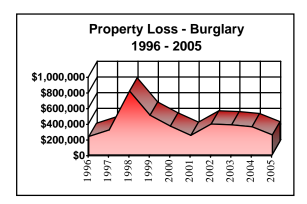
Burglary, for UCR purposes, must be the unlawful entry of a structure. For this reason, Burglary of a Vehicle and Burglary of a Coin Operated Machine (Texas Penal Statutes) are not included in statistics for Burglary. These two are classified under Larceny (Theft) in UCR crime reporting.



There were a total of 247 structure burglaries during 2005. 188 of these burglaries were habitations and 59 were burglaries of other building structures. During 2004, there were 224 habitation burglaries and 39 other building burglaries, totaling 263 burglaries. During 2005, habitation burglaries decreased and building burglaries increased over 2004.

For total number of burglaries, this was an overall decrease of 6% over 2004, which had 263 burglaries.

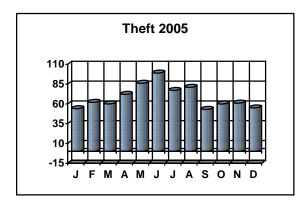
During 2005 the total property loss from Burglary totaled \$247,062.00 compared to \$352,542.00 in 2004, which is a 30% decrease in property loss.



6. Larceny - Theft

Larceny-theft, in the Uniform Crime Reporting Program, is the unlawful taking, carrying, leading, or riding away of property from the possession or constructive possession of another. Larceny-Theft includes crimes such as shoplifting, pocket-picking, purse-snatching, thefts from coin operated machines (burglary coin operated machines), thefts from motor vehicles (burglary of a vehicle), thefts of motor vehicle parts and accessories, bicycle thefts and other things of value in which no use of force, violence, or fraud occurs.

In the UCR program, and for this annual report, this crime classification does not include embezzlement, "con" games, forgery, and the passing of worthless checks.

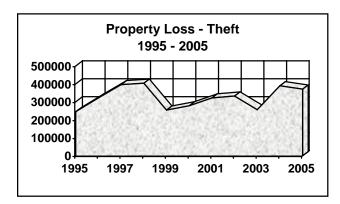


There were 820 reports of theft during 2005. The total number of thefts includes 169 burglary of vehicles, which by UCR are classified as theft from a motor vehicle. A decrease in overall theft is shown over 2004, which had 838 thefts.

June showed the greatest number of thefts, with 99, followed by May with 86. September had the fewest number of thefts, with 53.

Theft 2005											
J	F	М	Α	M	J	J	Α	S	0	Ν	D
54	62	60	72	86	99	77	81	53	60	61	55

The total loss of property as a result of theft (and burglary of a motor vehicle) is \$369,937.00. This was a decrease in property loss over 2004, which had a total loss of \$388,804.00 as a result of theft. This is a 5% decrease in stolen property for 2005.



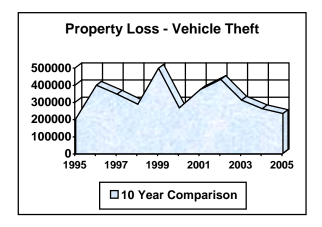
7. Motor Vehicle Theft

Motor Vehicle Theft, for UCR purposes, is the theft or attempted theft of a motor vehicle. A motor vehicle is defined as a self-propelled vehicle that travels on the surface, but not on rails. Specifically excluded from this category are motor boats, construction equipment, airplanes, and farming equipment.

There were 35 reports of vehicle thefts during 2005. This is an increase over 2004, which showed 25 vehicle thefts – a 40% increase. The month of March had the least number of vehicles stolen, with 1 vehicle. The greatest number of vehicles taken was during the months of October and December each with 5 stolen vehicles

Motor Vehicle Thefts - 2005

A comparison of the property loss due to stolen vehicles shows an increase in 2005 over 2004. Property loss reported as a result of vehicle theft totaled \$231,173.00 for 2005. However, over the past 10 years, the totals have fluctuated up and down as shown in the charts.

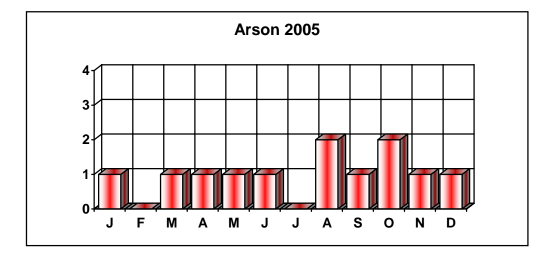


8. Arson

For UCR purposes, arson is defined as any willful or malicious burning or attempting to burn, with or without intent to defraud, a house, public building, motor vehicle or aircraft, personal property of another, etc.

Only fires determined through investigation to have been willfully or maliciously set are classified as arsons. Fires of suspicious unknown origins are excluded from data collection.

During 2005, there were 12 arsons.



Chapter 3 Crime Analysis

Part I Crimes - Overview

	REPORTED CASES	CLEARED	PERCENT CLEARED	PROPERTY LOSS
HOMICIDE	1	0	0%	\$0.00
ROBBERY	25	12	48%	\$18,846.00
AGG ASLT	59	38	64%	\$0.00
RAPE	23	18	78%	\$0.00
BURGLARY	247	35	14%	\$247,062.00
THEFT	820	148	18%	\$369,937.00
VEH THEFT	35	10	29%	\$231,173.00
ARSON	12	3	25%	\$37,700.00
TOTAL	1,222	264	22%	\$904,718.00

TYPE OF PROPERTY **STOLEN RECOVERED** % RECOVERED **CURRENCY** \$58,978.00 \$1,993.00 3% **JEWELRY & PRECIOUS METALS** 29% \$80,280.00 \$23,116.00 **CLOTHING & FURS** \$23,964.00 \$2,745.00 11% **MOTOR VEHICLES (Locally)** \$251,673.00 \$174,103.00 69% **OFFICE EQUIPMENT** \$21,762.00 \$4,209.00 19% TV, RADIOS, STEREO, ETC \$205,649.00 \$16,854.00 8% **FIREARMS** \$5,214.00 \$1,375.00 26% **HOUSEHOLD GOODS** \$19,130.00 \$191.00 1% **CONSUMABLE GOODS** \$35,330.00 \$1,875.00 5% LIVESTOCK \$0.00 \$0.00 0% **MISCELLANEOUS** \$165,038.00 \$24,396.00 15% **TOTAL** \$867,018.00 \$250,857.00 29%

Chapter

4

Part II Crime Analysis

Chapter 4 Part II Crime Analysis

Part II Crimes

Part II Crimes are other crime classifications outside those defined as Part I Crimes of the Uniform Crime Reporting. For the purposes of UCR, these crimes are not tracked for the number of crimes reported, however, UCR does track arrests on these crimes. This report will include Part II Crimes as reported to this department.

For the purpose of this annual report, statistics will be reported in accordance to UCR standards.

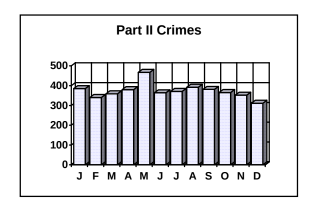
Part II Crimes are listed as follows:

- 1. Other Assaults
- 2. Forgery/Counterfeiting
- 3. Embezzlement
- 4. Fraud
- 5. Stolen Property
- 6. Criminal Mischief
- 7. Weapons: Possession/Carrying
- 8. Other Sex Offenses
- 9. Prostitution/Vice
- 10. Drug Violations
- 11. Gambling
- 12. Offenses against family & Children
- 13. Driving While Intoxicated
- 14. Liquor Laws
- 15. Drunkenness
- 16. Disorderly Conduct
- 17. Runaway
- 18. All other offenses

During 2005, there was a total of 4,467 Part II offenses reported to this department. In addition to this number, this department took a total of 1,267 information or incident reports.

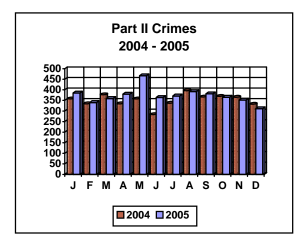
OFFENSES	Reported	Cleared	
Other Assaults	640	489	
Forgery/Counterfeit	127	24	
Embezzlement	0	0	
Fraud	204	43	
Stolen Property	7	2	
Criminal Mischief	526	88	
Weapons	27	23	
Prostitution/Vice	1	1	
Sex Offenses	50	20	
Drug Violations	213	207	
Gambling	0	0	
Family Offenses	20	11	
DWI	173	175	
Liquor Laws	33	32	
Drunkenness	109	108	
Disorderly Conduct	182	113	
Runaway	114	110	
All other offenses	2,041	1,839	
TOTAL	4,467	3,285	

Comparing these totals to 2004, which had a reported number of 4,207 Part II Crimes, shows an increase in Part II Crimes overall for 2005.



Chapter 4 Part II Crime Analysis

The following table and chart will compare Part II Crimes for 2004 and 2005.



	2004	2005	% Inc/Dec
January February	357 334	385 340	8% 2%
March	377	359	-5%
April May	334 357	380 467	14% 31%
June	283	364	29%
July August	337 396	371 392	10% -1%
September	366	381	4%
October November	369 365	365 352	-1% -4%
December	332	311	-6%
TOTAL	4,207	4,467	6%

The month of May showed the greatest increase in Part II Crimes over the previous year, with a 31% increase. The month of December showed the greatest decrease in Part II Crimes, with a 6% decrease.

During 2005, December showed the least number of Part II Crimes with 311 and May showed the most Part II Crimes, with 467 reported.

Of the 4,467 crimes, 3,285 were cleared by arrest, cleared by exception, or unfounded. This is an overall clearance of approximately 74%.

	2005	2005	
MONTH	Reported	Cleared	Percent
January	385 340	314 252	82% 74%
February March	359	270	74% 75%
April	380	280	74%
May	467	369	79%
June	364	254	70%
July	371	240	65%
August	392	300	77%
September	381	284	75%
October	365	265	73%
November	352	237	67%
December	311	220	71%
TOTAL	4,467	3,285	74%

29

Chapter 4 Part II Crime Analysis

OFFENSES	2004	2005	% INC/DEC
Other Assaults	490	640	31%
Forgery/Counterfeit	123	127	3%
Embezzlement	1	0	-100%
Fraud	157	204	30%
Stolen Property	2	7	250%
Criminal Mischief	408	526	29%
Weapons	27	27	0%
Prostitution/Vice	1	1	0%
Sex Offenses	49	50	2%
Drug Violations	178	213	20%
Gambling	0	0	0%
Family Offenses	14	20	43%
DWI	160	173	8%
Liquor Laws	44	33	-25%
Drunkenness	82	109	33%
Disorderly Conduct	174	182	5%
Runaway	96	114	19%
Other Offenses	2201	2041	-7%
TOTAL	4,207	4,467	6%
INCIDENTS	1,034	1,267	23%

The chart above compares the Part II offenses by the type of crime for 2004 and 2005, and indicates the percentage of increase or decrease in the number of crimes reported.

This chart also includes a total number of reported incident reports. Incident reports are those reports which officers take that are not reports of a crime. Examples would be found property, welfare concern, animal bites, assist other agencies, and safekeeping. These reports are a necessary part of reporting because they track information reports that might be important at a later time, and also document what action officers take in these types of incidents. There was a 23% increase in incidents reported during 2005.

There was a 6% increase in Part II Crimes during 2005. Other assaults increased by about 31%, DWI increased by 8%, and there was no change in weapons offenses. Drunkenness, which includes Public Intoxication and Drunk in Public, increased by about 33%. Runaways increased by about 19%. Criminal Mischief increased about 29% and other offenses decreased by 7%.

Chapter

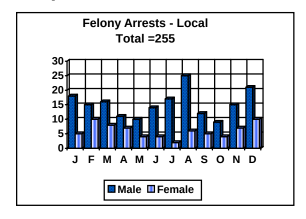
5

Arrest

Data

Arrest Information

The following section will provide information about adult arrest data and charge data for Copperas Cove. An arrest is classified as clearance by arrest according to UCR standards. The charge information will take into consideration the total number of charges listed for the persons arrested. In many cases, individuals had multiple charges filed on them at the time of their arrest. The information is broken down into Male/Female Felony and Male/Female Misdemeanor, also included is Male/Female Felony arrests for other departments and Male/Female Misdemeanor arrests for other departments.

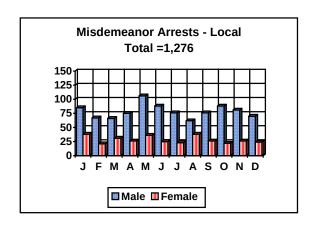


There were a total of 255 local felony arrests; 183 men and 72 women.

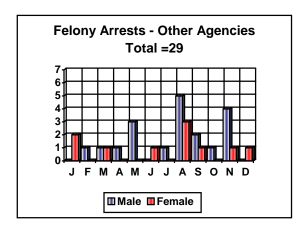
There were 1,276 local misdemeanor arrests; 940 men and 336 women.

There were a total of 1,123 men arrested on local charges and 408 women arrested on local charges.

This amounts to a total of 1,531 persons arrested on local charges - 255 felonies and 1,276 misdemeanors. The above calculation is the number of persons only, not the number of charges actually filed on them.



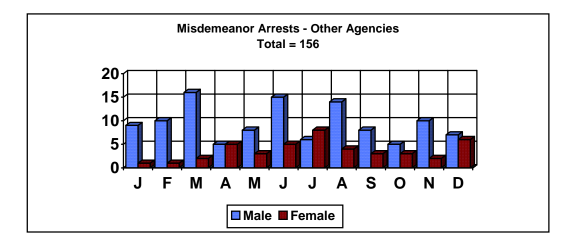
Many times officers become aware of charges pending from other agencies where warrants have been issued. The following information deals with arrests for other agencies.



A total of 19 men and 10 women were arrested on felony charges from other agencies.

There were 156 people arrested on misdemeanor charges originating from other agencies.

Of the 156 people arrested on other agency misdemeanor charges, 113 were men and 43 were women. This calculation is the number of persons arrested, not the number of charges filed against them.



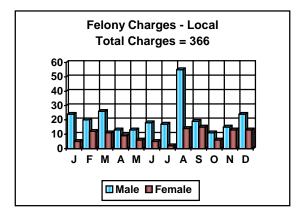
The numbers calculated above are the total number of persons arrested strictly for other agencies from this department. If there were charges from this agency, the arrest would be counted in those titled "local".

A total of 185 persons were arrested on felony and misdemeanor charges that originated from other agencies. Of this number, 132 were men and 53 were women.

In 2004 there were 136 arrests for other agencies. 2005 figures indicate an increase of 36% or 49 persons arrested for other agencies.

Charge Information

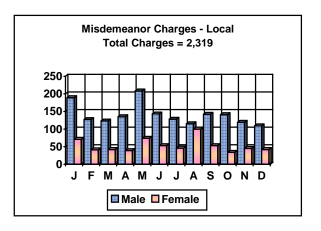
The following section provides information concerning ALL charges filed on the persons arrested. Each charge is considered individually for this section.



The previous chart indicated the number of felony charges on men and women. During 2005, there were 255 local felony charges filed on men and 111 local felony charges filed on women, giving a total of 366 local felony charges filed. This is an increase over 2004, which showed 229 felony charges filed on men and 116 filed on women. This is a 6% increase over last year.

Misdemeanor crimes are by far the most common charges as indicated in the following chart.

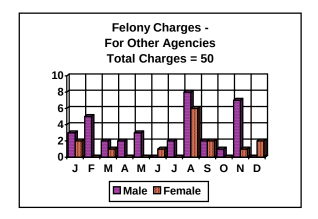
During 2005, there were a total of 2,319 local misdemeanor charges filed. Of this total, 1,679 were filed on men and 640 were filed against women. This is a decrease over 2004 which had a total of 2,400 local misdemeanor charges filed on both men and women. This year showed a slight decrease in local misdemeanor charges filed over last year.



An additional 567 other charges were filed on individuals where the charges originated from agencies other than Copperas Cove.

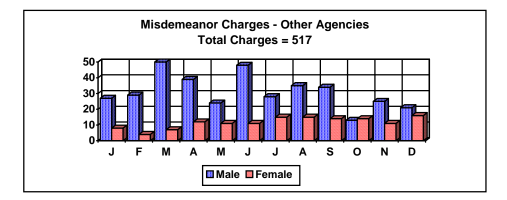
Of these, 50 were felony charges, 35 filed on men and 15 filed on women.

The following chart shows the Felony charges filed on men and women for Other Agencies.



Comparing these totals to 2004, we find a decrease in the number of felony charges from other agencies filed against men, 2005 having 35 and 2004 having 42. The number of felony charges from other agencies against women increased, there being 15 in 2005 and 10 in 2004.

Again, misdemeanor charges are the most common charges filed. This holds true with misdemeanor charges filed for other agencies. During 2005 there were 379 misdemeanor charges originating from other agencies filed on men, with 138 misdemeanor charges for other agencies filed on women. This gives a total of 517 misdemeanor charges for other agencies.



Overall, there were 416 felony charges filed on persons placed in our jail, both for our jurisdiction and other agencies. There were 2,836 misdemeanor charges filed during 2005, both for our jurisdiction and other agencies. This gives a total of 3,252 charges filed last year. This is an overall increase of 5% over 2004 with a total of 3,108 charges filed.

There were a total of 1,716 people arrested during 2005. The total number of charges filed on these people was 3,252. Of this total, 1,531 people were arrested on 2,685 local charges. There were 185 people arrested on charges originating from other agencies. There were 567 charges filed on persons for other agencies. Many of the people arrested on local charges also had charges from other agencies.

Chapter 5 Arrest Data

OVERVIEW - ARRESTS & CHARGES

TOTAL NUMBER OF PERSONS ARRESTED - 2005

	Fel	ony	Misder	meanor	Other Age	Other Agency Felony Other Agency Misdemea		Misdemeanor	
	Male	Female	Male	Female	Male	Female	Male	Female	TOTAL
January	18	5	85	38	0	2	9	1	158
February	15	10	67	21	1	0	10	1	125
March	16	8	66	31	1	1	16	2	141
April	11	7	75	26	1	0	5	5	130
May	10	4	106	36	3	0	8	3	170
June	14	4	88	25	0	1	15	5	152
July	17	2	76	23	1	0	6	8	133
August	25	6	62	38	5	3	14	4	157
September	12	5	76	26	2	1	8	3	133
October	9	4	88	22	1	0	5	3	132
November	15	7	81	26	4	1	10	2	146
December	21	10	70	24	0	1	7	6	139
TOTAL	183	72	940	336	19	10	113	43	1,716

TOTAL NUMBER OF CHARGES FILED - 2005

	Fel	ony	Misder	meanor	Other Age	Other Agency Felony Other Agency Mis		Misdemeanor	
	Male	Female	Male	Female	Male	Female	Male	Female	TOTAL
January	24	5	189	71	3	2	27	8	329
February	20	12	127	41	5	0	29	4	238
March	26	11	123	42	2	1	56	7	268
April	13	9	135	39	2	0	39	12	249
May	13	6	208	74	3	0	24	11	339
June	18	5	143	53	0	1	48	11	279
July	17	2	128	46	2	0	28	15	238
August	55	14	115	100	8	6	35	15	348
September	19	15	142	53	2	2	34	14	281
October	11	6	141	34	1	0	13	14	220
November	15	13	119	45	7	1	25	11	236
December	24	13	109	42	0	2	21	16	227
TOTAL	255	111	1,679	640	35	15	379	138	3,252

Chapter

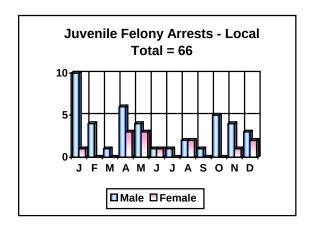
6

Juvenile Crime

Arrest Information

The following section will provide information about arrests and charges filed on juveniles in Copperas Cove. Juvenile arrests are classified the same as adult arrests according to UCR standards. Juvenile arrests will calculate the number of juveniles actually handled. The second section will address the number of charges filed on the juveniles and will count and tabulate individual charges rather than persons detained.

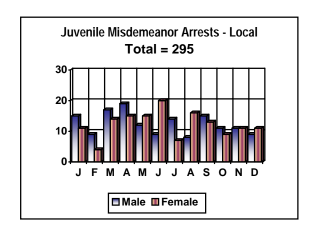
As with adults, the following information is broken down into several categories. Those categories are Male/Female Felony local arrests and charges and Male/Female Misdemeanor local arrests and charges. Also included is Male/Female Felony arrests and charges and Male/female Misdemeanor arrests and charges for other departments.



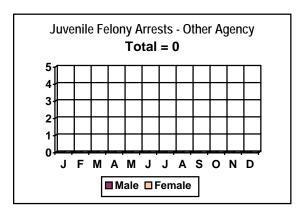
There were a total of 66 local felony juvenile arrests with 53 males and 13 females.

There were 295 local misdemeanor arrests, with 149 males and 146 females.

The total for all juveniles held on local charges, both felony and misdemeanor was 361. Of this total, 202 were males and 159 were females.

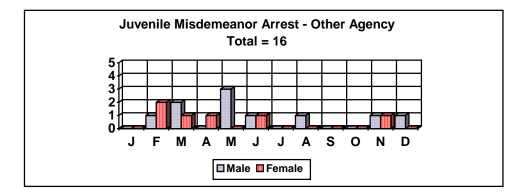


Many times, officers become aware of charges pending from other agencies when they have made contact with a juvenile locally. The following information deals with juveniles held for charges from other agencies.



No juveniles were held on felony charges for another agency.

During the year, a total of 16 juveniles were held on misdemeanor charges for other agencies. Of these 16 juveniles, 10 were males and 6 were females. The following chart breaks down the information by each month. This is a decrease over 2004, which had 17 juveniles held on misdemeanor charges for other agencies. This is about an 6% decrease.

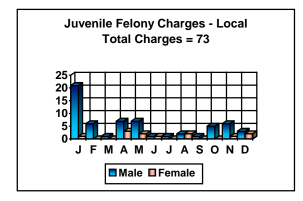


During the past year, there were a total of 212 males detained and 165 females detained. Of these, 53 males were charged with felony crimes and 13 females were charged with felony crimes. There were 159 males charged with misdemeanor crimes and 152 females charged with misdemeanor crimes.

A total of 377 juveniles were detained during 2005. Comparing this with the 356 detentions in 2004, we find that there is a 6% increase in the number of juveniles detained this year.

Charge Information

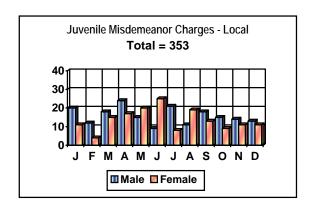
The following section provides information concerning ALL charges filed on the juveniles arrested. Each charge is considered individually for this section, either for local charges or for other agency charges – by the charge.



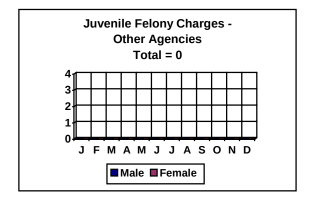
During 2005, there were 61 local felony charges on males and 12 on females. This is an increase over the last year, which showed 47 felony charges on male juveniles and 9 felony charges on female juveniles. This is a 9% increase over last year.

Misdemeanor crimes are by far the most common charges.

During 2005, there was a total of 353 local misdemeanor charges filed on juveniles. Of this total, 190 were male juveniles, and 163 were filed on female juveniles. This is an increase over last year, which had a total of 178 local misdemeanors on male juveniles and 146 local misdemeanor charges filed on female juveniles, giving a total of 324 charges. This is an overall increase in misdemeanor charges filed on juveniles of approximately 9%.

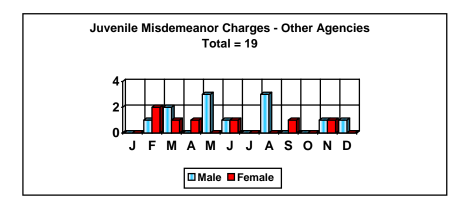


There were 19 charges filed on juveniles where the charges originated from agencies other than Copperas Cove.



This year, there were no felony charges filed on juveniles in which the charges originated from other agency.

During 2005, 12 misdemeanor charges were filed on male juveniles and 7 charges were filed on female juveniles, where the charges originated from another agency.



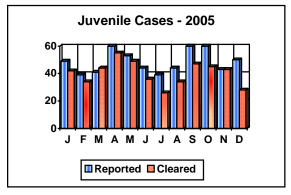
Overall, there were 73 felony charges filed on juveniles. There were 372 misdemeanor charges filed during 2005 on juveniles. This gives a total of 445 charges filed against juveniles. This is an overall increase in the number of charges filed on juveniles from the previous year. 2004 showed an overall total of 400 charges filed against juveniles. This is a 11% increase in the number of charges filed compared to last year.

The total number of juveniles arrested during 2005 was 377. The total number of charges filed on these juveniles was 445. Many of the juveniles had multiple charges, some had both local charges and charges from other agencies. In addition, some juveniles had both felony and misdemeanor charges.

Juvenile Cases

Juvenile cases are those crimes that are committed by a juvenile. A juvenile by state statute is a person younger than 17 years of age. Juvenile investigators as well as patrol officers are assigned to work with juvenile cases.

During 2005 there were 597 cases where the offender was known to be or suspected to be a juvenile. When a juvenile is a known offender or a probable offender, the cases are classified as a juvenile case.



Clearances, for the purpose of this report, follow the standards used to clear all cases according to the Uniform Crime Report. As in the UCR, cases can be cleared in two manners, cleared by arrest (includes citations issued) or cleared by exception.

Property recovery does not constitute a cleared case by itself. At least one offender in the case must be charged with the offense to clear a case by arrest.

CASES	REPORTED	<u>CLEARED</u>	% CLEARED
January	49	42	86%
February	39	34	87%
March	41	44	107%
April	68	55	81%
May	53	49	92%
June	44	36	82%
July	39	26	67%
August	44	34	77%
September	66	47	71%
October	61	45	74%
November	43	43	100%
December	50	28	56%
TOTAL	597	483	81%

Cases where the offender is completely unknown are classified as adult cases until further information indicated that the probable offender was a juvenile. For this reason, cases originally reported as an adult case may later be classified as a juvenile case.

Of the 597 reported juvenile cases, 483 were solved during 2005. This equals a 81% clearance rate for known juvenile cases.

During 2004, there were 513 reported juvenile cases, with 474 of them being cleared. On comparing 2004 to 2005, we find a 16% increase in the number of juvenile cases reported to the department.

Of the known juvenile cases reported to the department in 2005, 114 of them were Runaway cases. During the previous year, there were 97 reported runaways. This year shows an increase in the number of Runaway cases.

During 2005, there were no hard citations issued to juveniles for curfew violation, and no hard citations issued to a parent whose child committed the violation after having received a warning, and one previous hard citation. 76 curfew warnings were issued during 2005 to juveniles.

Property Loss on Juvenile Cases

In the Index Crime Section of this report, the total amount of property loss is reported for this department for 2005. This section breaks down the property and shows what portion of that total property loss was as a result of known juvenile cases.

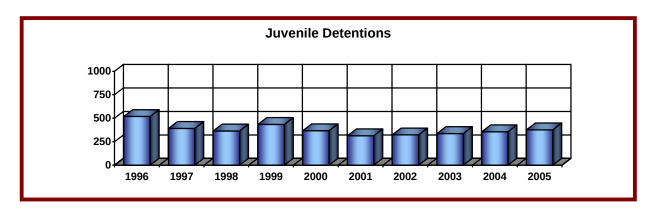
During 2005, there was approximately \$35,816.70 in property stolen as a result of juvenile cases. Of that amount, \$8,274.00 was recovered. This is a 23% recovery rate of stolen property.

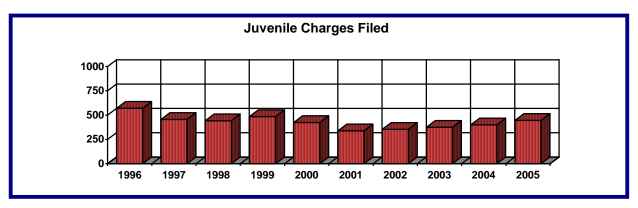
Last year, 2004, there was \$23,504.24 in stolen property as a result of juvenile cases. 2004 also showed that \$5,854.24 of that property was recovered – which is about a 25% recovery rate.

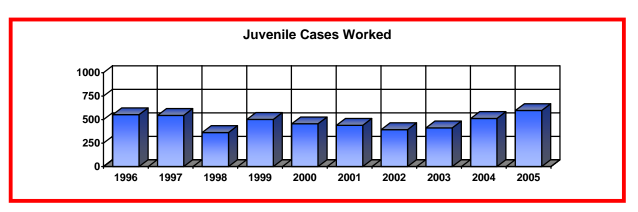
This year showed an increase of 52% in stolen property from juvenile cases.

	PROPERTY	PROPERTY	
	LOSS	RECOVERY	% RECOVERED
January	\$13,863.00	\$4,728.00	34%
February	\$4,903.00	\$462.00	9%
March	\$7,986.00	\$0.00	0%
April	\$2,214.00	\$1,009.00	46%
May	\$720.00	\$312.00	43%
June	\$1,450.00	\$128.00	9%
July	\$1,515.00	\$15.00	0%
August	\$225.70	\$84.00	37%
September	\$739.00	\$75.00	10%
October	\$558.00	\$558.00	100%
November	\$1,300.00	\$625.00	48%
December	\$343.00	\$278.00	81%
TOTAL	\$35,816.70	\$8,274.00	23%

	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005
Juveniles Detained Charges Filed	519 571	392 456	365 443	434 485	367 424	314 339	323 354	337 375	356 400	377 445
Cases Worked	57 i	545	363	503	424 456	440	394	412	513	445 597







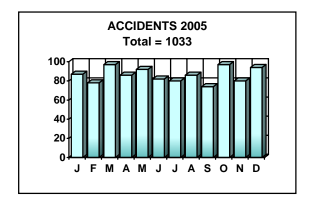
Chapter

7

Traffic Analysis

Traffic Collisions

This section will provide information concerning the amount and type of accidents that occurred during the calendar year of 2005. Included in the statistics will be information concerning the number of accidents by sector of town, accidents as they occurred by month and day of the week. In addition, information will be provided on the number of days that were free of accidents.



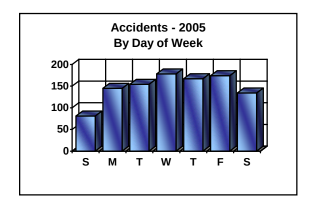
During 2005, there were 1,033 traffic collisions in Copperas Cove. This is a 29% increase over 2004, which had a total of 799 traffic collisions.

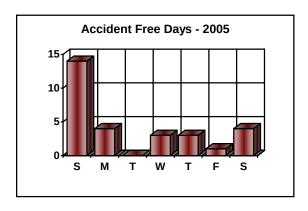
The months having the most accidents were March and October, both having 97 accidents. The safest month to drive was the month of September with only 74 accidents.

There were 405 traffic citations issued in relation to accidents during the year. Out of the 1,033 accidents, 30 were known to be DWI (Driving while Intoxicated) related.

Accidents that involved injuries totaled 229, with 332 persons being injured in 2005. There were 4 fatal accidents in 2005.

Wednesday had the most accidents - 178. Sunday was the safest day to drive having the least number of accidents, totaling 81.





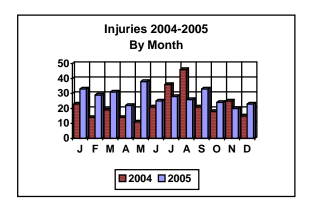
During 2005 there were 29 days in which there were no accidents reported. Of the days of the week, there were more accident free Sundays than any other day of the week - 14. The next safest day of the week to drive was Monday and Saturday with 4.

Accidents by Day of the Week							
	2004	2005					
Sunday	69	81					
Monday	114	145					
Tuesday	139	154					
Wednesday	129	178					
Thursday	124	167					
Friday	133	174					
Saturday	91	134					
TOTAL	799	1,033					

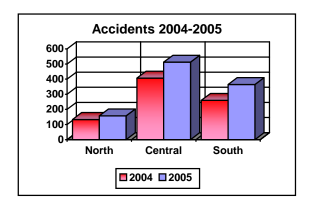
The Central section of town – which is located south of the railroad tracks and north of US Hwy 190 – had the most traffic accidents. During 2005, there were 512 accidents in this section of town. The South side of town – the area south of US Hwy 190 – had 364 accidents. The North side of town – the area north of the railroad tracks – had the least number of reported accidents, totaling 157.

Due to the amount of traffic on US Hwy. 190, a large percentage of the accidents are on or adjacent to it. This year, there were 484 accidents on or adjacent to US Hwy. 190 – this is about 47% of all accidents.

There were 2 accidents involving the railroad crossing and vehicular traffic during 2005. There were 21 accidents involving motorcycles and 10 accidents involving bicycles. There were 20 pedestrians injured in accidents during the year. Of the total number of accidents that occurred in the city, 177 of these accidents were on private property.

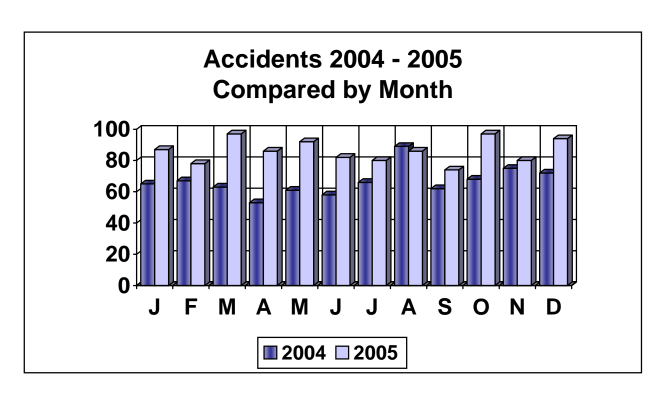


The total number of injuries for 2005 was 332, and during 2004 there were 263 persons injured as result of traffic accidents. This is an increase in the number of injuries during 2005 of approximately 26%.



Accidents - Overview 2005

	J	F	М	Α	М	J	J	Α	S	0	N	D	TOTAL
Accidents	87	78	97	86	92	82	80	86	74	97	80	94	1,033
Fatal Accidents	0	1	0	1	0	0	0	0	1	0	0	1	4
Fatalities	0	1	0	1	0	0	0	0	1	0	0	1	4
# Injury Accidents	24	21	19	16	26	16	18	16	22	18	16	17	229
Total Injuries	33	29	31	22	38	25	28	26	33	24	20	23	332
Pedestrian Accidents	0	2	2	0	2	0	2	1	4	1	2	4	20
Bicycle Accidents	0	0	1	1	1	1	0	1	1	3	0	1	10
Motorcycle Accidents	1	0	0	3	2	2	0	1	5	3	2	2	21
Hit & Run Accidents	9	13	11	13	8	8	14	11	8	15	8	15	133
Railroad Accidents	0	1	0	0	0	0	1	0	0	0	0	0	2
On/Adjacent Hwy 190	43	31	45	39	44	53	43	38	34	40	39	35	484
DWI Accidents	4	3	1	3	2	1	4	1	4	3	0	4	30
On Private Property	11	13	23	16	17	16	11	16	11	12	10	21	177
Tickets	40	31	18	43	33	36	33	32	33	31	36	39	405



Citations

This section will provide information concerning citations that were issued by officers. Primarily, citations are issued for traffic violations; however, citations can be issued for Class C Misdemeanor charges. Some of these charges might include Curfew Violation, Drunk in Public, Assault by Contact, Theft under \$50, and others. This section will give information about all citations issued.

During the year of 2005, there were 8,399 citations issued for various offenses. This is an increase of 4% over last year, which showed 8,049 citations issued.

For the purpose of analysis, citations will be broken down into three categories. The first will be *traffic citations*. The second will be all *other Class C Misdemeanor* citations. The third section will be *warning citations*. The first two are called "hard citations" because these citations require the offender to make an appearance in court and on conviction require the settlement of a penalty. Warning citations are tickets that are warnings only to the offender – they do not require the offender to appear at the court. They may, however, require the offender to take necessary steps to repair the vehicle in the case of equipment violations.

Traffic Violations

Of the 8,399 hard citations issued during the year of 2005, 7,074 were classified as traffic violations. This is 84% of all citations. Of the total citations, 405 or 5% were Traffic Accident related Citations.

Citations of this class involve violations of the law dealing with traffic and other vehicle violations such as expired inspection stickers, expired driver's license and no insurance.

CHARGE	TOTAL
Speeding	4.700
Speeding	1,766
Ran Stop Sign	328
Ran Red Light	309 0
Ran Yield Sign	0 39
Violate License Restriction Code No Drivers License	39 732
2	
Expired Drivers License	93
Permit Unlicensed Driver to Drive	8
License Plate Exp.	464
Unregistered Vehicle	44
MVI Sticker Exp.	606
Fail to Control Speed	74
Unsafe Backing	14
Passing Unsafe	15
Hazardous Parking Violation	29
Regulatory Parking Violation	28
Vehicle Equipment Violation	23
Fail to Yield Right of Way	85
No M/C Endorsement	7
Unnecessary Noise	20
Seatbelt Violation	440
No Proof Financial Responsibility	1,788
Drag Racing	1
Improper Turn	2
Wrong side - Not passing	7
Follow too Close	1
Improper Start from Park	2
Wrong Way - One Way Street	1
Unsafe Lane Change	13
All Other Traffic	135
TRAFFIC CITATIONS TOTAL	7,074

Other Class C Citations

Other hard citations during 2005 totaled 1,325 or 16%. Included in this category are Curfew Violations for both child and parent, Assault, Minor in possession of alcohol, Make alcohol available to a minor, Criminal Mischief under \$50, Theft under \$50, and Drunkenness.

The Curfew Violations listed do not include the first offense Curfew Violation, which is a Warning citation to the offender.

Comparing the total number of other hard citations in 2004 to 2005, we see an increase by 3% in the number of citations. In 2004 there were 1,289 other hard citations issued and in 2005 there were 1,325 other hard citations.

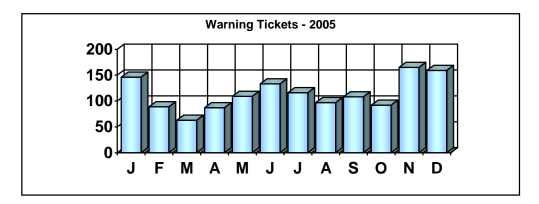
CHARGE	TOTAL
Drunk in Public	161
Public Intoxication	4
Disorderly Conduct	205
Possession Drug Paraphernalia	-88 68
Theft under \$50	123
Minor in Possession Alcohol	41
Assault by Contact/Threat	230
Domestic Pet at Large	125
Fail to ID	4
No Solicitors Permit	10
Curfew Violation - Minor	16
Curfew Violation - Parent	0
Daytime Curfew	0
Make Alcohol Available to Minor	0
Reckless Damage	4
Criminal Mischief under \$50	57
Urinate in Public	1
Smoking on School Grounds	1
Discharge Firearm/City	5
Fireworks Violations	18
Block Passageway	0
Paging Device on School Property	0
Enter on Property of Another	71
Disregard Peace Officer	1
Alcohol on School Property	0
Trespassing	14
Disrupt Class	17
Skateboard on Street	0
Unnecessary Noise	10
Loitering on School Grounds Minor in Possession Tobacco	0
	113
All Other	26
TOTAL	1,325

Warning Citations

Warning citations may be issued for any charge that a hard citation is issued. Officers have the discretion of writing a warning or a hard citation. 1,364 warning citations were issued during 2005.

The month of November had the most warning citations issued, totaling 165. March had the fewest number of warning citations issued that being 63.

The number of warning citations issued during 2004 totaled 1,683 warnings. This year's total was 1,364, which is a 19% decrease in warning citations this year.



The total number of all hard citations, 8,399, and warning citations, 1,364, issued in 2005 was 9,763. The year 2004 showed 8,049 hard citations and 1,683 warning citations giving a total of 9,732 citations. This is an overall increase in citations of about 0.3%.

Chapter

8

Department Summary

Chapter 8 Department Summary

Total Man Hours Department Man Hours Reserve Man Hours Volunteer Man Hours	121,384.00 121,384.00 0.00 0.00
	0.00
Internship Man Hours	0.00
Police Calls For Service	21,072
Total Number Reports Taken	5,884
Part I Crimes Reported	1,222
Part I Crimes Cleared	264
Part i Crimes Cleared	204
Part II Crimes Reported	4,467
Part II Crimes Cleared	3,285
Total Crimes Reported	5,689
Total Crimes Cleared	3,549
	7,5
Incident Reports Taken	1,267
Accident Reports Taken	1,033
Adults Placed in Jail	1,716
Juveniles Detained	377
Total 9-1-1 Calls	10,954
9-1-1 Emergency Calls	269
9-1-1 Hang-up Calls	3,915
9-1-1 Non-emergency Calls	6,770
 	-, -

Back-up Calls	9,380
Hard Citations Warning Citations	8,399 1,364
Warrants Served (Felony) Warrants Served (Misdemeanor)	281 1,435
DWI Arrests	154
Trespass Warnings Field Interviews	218 203
Parking Warnings	156
Crime Hazard Letters	1,306
Stolen Property Recovered Property	\$867,018.00 \$250,857.00
Curfew Warnings - Day Curfew Warnings - Night Curfew Citations/Child - Day Curfew Citations/Child - Night Curfew Citations/Parent	24 52 0 0
False Alarms	523

Chapter

9

Racial Profiling
Report



Introduction

Racial Profiling is defined by Texas law as a law enforcement-initiated action based on an individual's race, ethnicity, or national origin rather than on the individual's behavior or on information identifying the individual as having engaged in criminal activity. There are two corollary principles that follow from adopting this definition of racial profiling:

- 1) police may not use racial or ethnic stereotypes as factors in selecting whom to stop and search, and
- 2) police may use race or ethnicity to determine whether a person matches a specific description of a particular suspect.

One of the most important steps in addressing a problem is acknowledging its existence. The problem of racial profiling is complex and multifaceted. The majority of police officers are hard-working public servants who perform a dangerous job with dedication and honor. However, the perception that some police officers are engaging in racial profiling has created resentment and distrust of the police, particularly in minority communities. When law enforcement practices are perceived to be biased, unfair, or disrespectful, individuals as well as entire communities are less willing to trust and confide in police officers, report crimes, and participate in problem solving communities.

Since January 1, 2002, the Copperas Cove Police Department, in accordance with the Texas Racial Profiling Law (S.B. No. 1074), has been collecting police contact data for the purpose of identifying and responding (if necessary) to concerns regarding racial profiling practices. It is our hope that the findings provided in this report will serve as evidence that the Copperas Cove Police Department continues to strive towards the goal of maintaining strong relations with the community.

In this report, the reader will encounter several sections designed at providing background information on the rationale and objectives of the Texas Racial Profiling Law. Other sections contain information relevant to the institutional policies adopted by the Copperas Cove Police Department banishing the practice of racial profiling among its officers.

The final components of this report provide statistical data relevant to the public contacts made during the period of January 1, 2005 and December 31, 2005. This information has been analyzed and compared to the data from the Census 2000 Summary for the city of Copperas Cove and the Texas Fair Roads Standard. It is our sincere hope that the channels of communication between community leaders and the Copperas Cove Police Department continue to strengthen as we move forward to meet the challenges of the near future.



Section 1 Department Policy on Racial Profiling

I. PURPOSE AND POLICY

This Racial Profiling Policy is adopted in compliance with the requirements of Articles 2.131 through 2.136, Texas Code of Criminal Procedure, which prohibits Texas peace officers from engaging in racial profiling.

II. DEFINITIONS

- A. **Racial Profiling:** means a law enforcement-initiated action based on an individual's race, ethnicity, or national origin rather than on the individual's behavior or on information identifying the individual as having engaged in criminal activity. Racial profiling pertains to persons who are viewed as suspects or potential suspects of criminal behavior. The term is not relevant as it pertains to witnesses, complainants, persons needing assistance, or other citizen contacts.
- B. **Race or Ethnicity:** means of a particular descent, including Caucasian, African, Hispanic, Asian, or Native American descent.
- C. **Acts Constituting Racial Profiling:** are acts initiating law enforcement action, such as a traffic stop, a detention, a search, issuance of a citation, or an arrest based solely upon an individual's race, ethnicity, or national origin or on the basis of racial or ethnic stereotypes, rather than upon the individual's behavior, information identifying the individual as having possibly engaged in criminal activity, or other lawful reasons for the law enforcement action.
- D. **Pedestrian Stop:** means an interaction between a peace officer and an individual who is being detained for the purposes of a criminal investigation in which the individual is not under arrest.
- E. **Traffic Stop:** means the stopping of a motor vehicle by a peace officer for an alleged violation of law or ordinance regulating traffic.

III. PROHIBITION

- A. Peace officers of the City of Copperas Cove are strictly prohibited from engaging in racial profiling.
- B. The prohibition against racial profiling does not preclude the use of race, ethnicity, or national origin as factors in a detention decision by a peace officer. Race, ethnicity, or national origin may be legitimate factors in such a decision when used as part of a description of a suspect or witness for whom a peace officer is searching.

IV. COMPLAINT PROCESS AND PUBLIC EDUCATION

A. Any person who believes that a peace officer employed by the City has engaged in racial profiling with respect to that person may file a complaint with the City, and no person shall be discouraged, intimidated, or coerced from filing such a complaint, or be discriminated against because they have filed such a complaint.

- B. The City shall accept and investigate citizen complaints alleging racial profiling by its peace officers. Such complaints shall be in writing, or the city employee, officer, or official receiving the complaint should reduce the same to writing, and should include the time, place, and details of the incident of alleged racial profiling, the identity or description of the peace officer or officers involved, and the identity and manner of contacting the complainant.
- C. Any peace officer, city employee, or city official who receives a citizen complaint alleging racial profiling shall forward the complaint to the Chief of Police within 12 hours of receipt of the complaint.
- D. Receipt of each complaint shall be acknowledged to the complainant in writing, all such complaints shall be reviewed and investigated by the Division Lieutenant within a reasonable period of time, and the results of the Division Lieutenant's review and investigation shall be filed with the Chief of Police and with the complainant.
- E. In investigating a complaint alleging racial profiling, the Division Lieutenant shall seek to determine if the officer who is the subject of the complaint has engaged in a pattern of racial profiling that includes multiple acts constituting racial profiling for which there is no reasonable, credible explanation based on established police and law enforcement procedures. A single act constituting racial profiling may not be considered a pattern of racial profiling, and shall not be grounds for corrective action.
- F. In the event that a complaint of racial profiling filed by an individual involves an occurrence that was recorded on audio or video, the Division Lieutenant shall, upon commencement of the investigation of the complaint and upon written request of the officer, promptly provide a copy of the recording to the peace officer that is a subject of the complaint.
- G. The police department shall provide education to the public concerning the racial profiling complaint process. A summary of the public education efforts made during the preceding year shall be included with the annual report filed with the governing body of the City of Copperas Cove under Part VI below.

V. CORRECTIVE ACTION

Any peace officer who is found, after investigation, to have engaged in racial profiling in violation of this policy shall be subject to corrective action, which may include reprimand; diversity, sensitivity or other appropriate training or counseling; paid or unpaid suspension; termination of employment, or other appropriate action as determined by the Chief of Police.

VI. COLLECTION OF INFORMATION AND ANNUAL REPORT WHEN CITATION ISSUED OR ARREST MADE

A. For each traffic stop in which a citation is issued and for each arrest resulting from such traffic stops, a peace officer involved in the stop shall collect information identifying the race or ethnicity of the person detained, stating whether a search was conducted, and if a search was conducted, whether the person detained consented to the search.

- B. The information collected shall be compiled in an annual report covering the period January 1 through December 31 of each year, and shall be submitted to the governing body of the City of Copperas Cove no later than March 1 of the following year.
- C. The annual report shall not include identifying information about any individual stopped or arrested, and shall not include identifying information about any peace officer involved in a stop or arrest.

VII. AUDIO AND VIDEO EQUIPMENT

- A. The Chief of Police shall, immediately upon enactment of this policy, commence examination of the feasibility of installing video camera equipment and transmitter-activated equipment in each City motor vehicle regularly used to make traffic stops, and transmitter-activated equipment in each City motorcycle regularly used to make traffic stops, and shall report to the governing body of the City of Copperas Cove on the findings of such examination no later than six months following enactment of this policy. The report shall include funding options available to the City, including any funding available through the Department of Public Safety.
- B. In the event that the findings of such examination support the installation of such equipment, the governing body shall consider and take action on installing the equipment, applying for funding to secure and install such equipment, or such other action as the governing body considers appropriate. In the event the examination does not support installing such equipment, the Chief of Police shall periodically update the governing body on such feasibility.
- C. In the event that the governing body determines that funds are needed in order to install the equipment, it shall pass a resolution certifying that fact to the Department of Public Safety. On receipt of either sufficient funds or video and audio equipment, the governing body shall install video and transmitter-activated equipment in each motor vehicle regularly used to make traffic stops, and shall install transmitter-activated equipment on each motorcycle regularly used to make traffic stops, and the governing body shall pass a resolution certifying to the Department of Public Safety that such equipment has been installed and is being used to record each traffic and pedestrian stop made by a peace officer employed by the City that is capable of being recorded by video and audio or audio equipment, as appropriate.

VIII. REVIEW OF VIDEO AND AUDIO DOCUMENTATION-STANDARDS

- A. In the event that audio and video equipment is installed, each audio and video recording shall be retained for a minimum period of ninety (90) days unless a complaint is filed alleging that a peace officer of the City has engaged in racial profiling with respect to a traffic or pedestrian stop, in which case the recording shall be retained until final disposition of the complaint.
- B. In conjunction with preparation of the annual report required under Part VI above, the Patrol Lieutenant shall periodically conduct reviews of a randomly-selected

- sampling of video and audio recordings made recently by peace officers employed by the City in order to determine if patterns of racial profiling exist.
- C. In reviewing audio and video recordings, the Patrol Lieutenant shall seek to determine if the officer who is involved therein has engaged in a pattern of racial profiling that includes multiple acts constituting racial profiling for which there is no reasonable, credible explanation based on established police and law enforcement procedures.
- D. A single act constituting racial profiling may not be considered a pattern of racial profiling, and shall not be grounds for corrective action.

IX. COLLECTION, COMPLIANCE, ANALYSIS, AND REPORTING REQUIREMENTS IN ABSENCE OF EITHER AUDIO AND VIDEO EQUIPMENT OR NON-FUNDING CERTIFICATION BY THE GOVERNING BODY

- A. In addition to the annual report required when citations are issued and arrests made, and so long as the City of Copperas Cove has not equipped all motor vehicles and motorcycles regularly used to make traffic and pedestrian stops with audio and video equipment, as applicable, and so long as the City has not or is not able to certify to the Department of Public Safety that it needs funds for such audio and video equipment but has not received such funds, then each peace officer of the City shall make the following report for each traffic and pedestrian stop:
 - 1. A physical description of each person detained as a result of the stop, including:
 - a. the person's gender; and
 - b. the person's race or ethnicity, as stated by the person, or if the person does not state the person's race or ethnicity, as determined by the officer to the best of his or her ability;
 - 2. The traffic law or ordinances alleged to have been violated or the suspected offense;
 - 3. Whether the officer conducted a search as a result of the stop, and, if so, whether the person detained consented to the search;
 - 4. Whether any contraband was discovered in the course of the search and the type of contraband discovered;
 - 5. Whether probable cause to search existed and the facts supporting the existence of that probable cause;
 - 6. Whether the officer made an arrest as a result of the stop or the search, including a statement of the offense charged;
 - 7 The street address or approximate location of the stop; and
 - 8. Whether the officer issued a warning or a citation as a result of the stop, including a description of the warning or a statement of the violation charged.
- B. The information in each report shall be analyzed and compiled in a report that covers the period January 1 through December 31 of each year, and shall be

submitted to the governing body of the City of Copperas Cove no later than March 1 of the following year. Each such report shall include:

- 1. A comparative analysis of the information compiled by each officer under Part IX (a) (1)-(8) to:
 - a. determine the prevalence of racial profiling by peace officers employed by the City; and
 - b. examine the disposition of traffic and pedestrian stops made by officers employed by the City, including searches resulting from such stops; and
- 2. Information relating to each complaint filed with the City alleging that a peace officer employed by the City had engaged in racial profiling.
- C. The report required by Part IX may not include identifying information about a peace officer who makes a traffic or pedestrian stop or about an individual who is stopped or arrested by an officer.
- D. The compilation of information, analysis, and report required by Part IX shall not be required for any calendar year during which:
 - 1. The City has equipped all motor vehicles and motorcycles regularly used to make traffic and pedestrian stops with audio and video equipment, and each traffic and pedestrian stop made by a peace officer employed by the City that is capable of being recorded by video and audio or audio equipment, as appropriate, has been so recorded; or
 - 2. The City has certified to the Department of Public Safety that it needs funds for such audio and video equipment, as described in Part VII(c) above, but has not received such funds.

X. PEACE OFFICER AND POLICE CHIEF TRAINING

- A. Each peace officer employed by the City shall complete the comprehensive education and training program on racial profiling established by the Texas Commission on Law Enforcement Officer Standards and Education (TCLEOSE) not later than the second anniversary of the date the officer was licensed, the date the officer applies for an intermediate proficiency certificate, whichever date is earlier. A person who on September 1, 2001, held a TCLEOSE intermediate proficiency certificate, or who had held a peace officer license issued by TCLEOSE for at least two years, shall complete a TCLEOSE training and education program on racial profiling not later than September 1, 2003.
- B. The Chief of Police shall, in completing the training required by Section 96.641, Texas Education Code, complete the program on racial profiling established by the Bill Blackwood Law Enforcement Management Institute of Texas.



Section 2 Texas Laws on Racial Profiling

Code of Criminal Procedure

Art. 3.05. Racial Profiling

In this code, "racial profiling" means a law enforcement-initiated action based on an individual's race, ethnicity, or national origin rather than on the individual's behavior or on information identifying the individual as having engaged in criminal activity.

Art. 2.131. Racial Profiling Prohibited

A peace officer may not engage in racial profiling.

Art. 2.132. Law Enforcement Policy on Racial Profiling

- (a) In this article:
 - (1) "Law enforcement agency" means an agency of the state, or of a county, municipality, or other political subdivision of the state, that employs peace officers who make traffic stops in the routine performance of the officers' official duties.
 - (2) "Race or ethnicity" means of a particular descent, including Caucasian, African, Hispanic, Asian, or Native American descent.
- (b) Each law enforcement agency in this state shall adopt a detailed written policy on racial profiling. The policy must:
 - (1) clearly define acts constituting racial profiling;
 - (2) strictly prohibit peace officers employed by the agency from engaging in racial profiling;
 - (3) implement a process by which an individual may file a complaint with the agency if the individual believes that a peace officer employed by the agency has engaged in racial profiling with respect to the individual;
 - (4) provide public education relating to the agency's complaint process;
 - (5) require appropriate corrective action to be taken against a peace officer employed by the agency who, after an investigation, is shown to have engaged in racial profiling in violation of the agency's policy adopted under this article;
 - (6) require collection of information relating to traffic stops in which a citation is issued and to arrests resulting from those traffic stops, including information relating to:
 - (A) the race or ethnicity of the individual detained; and
 - (B) whether a search was conducted and, if so, whether the person detained consented to the search; and
 - (7) require the agency to submit to the governing body of each county or municipality served by the agency an annual report of the information collected under Subdivision (6) if the agency is an agency of a county, municipality, or other political subdivision of the state.
- (c) The data collected as a result of the reporting requirements of this article shall not constitute prima facie evidence of racial profiling.

- (d) On adoption of a policy under Subsection (b), a law enforcement agency shall examine the feasibility of installing video camera and transmitter-activated equipment in each agency law enforcement motor vehicle regularly used to make traffic stops and transmitter-activated equipment in each agency law enforcement motorcycle regularly used to make traffic stops. If a law enforcement agency installs video or audio equipment as provided by this subsection, the policy adopted by the agency under Subsection (b) must include standards for reviewing video and audio documentation.
- (e) A report required under Subsection (b) (7) may not include identifying information about a peace officer who makes a traffic stop or about an individual who is stopped or arrested by a peace officer. This subsection does not affect the collection of information as required by a policy under Subsection (b) (6).
- (f) On the commencement of an investigation by a law enforcement agency of a complaint described by Subsection (b) (3) in which a video or audio recording of the occurrence on which the complaint is based was made, the agency shall promptly provide a copy of the recording to the peace officer who is the subject of the complaint on written request by the officer.

Art. 2.133. Reports Required for Traffic and Pedestrian Stops

- (a) In this article:
 - (1) "Race or ethnicity" has the meaning assigned by Article 2.132(a).
 - (2) "Pedestrian stop" means an interaction between a peace officer and an individual who is being detained for the purpose of a criminal investigation in which the individual is not under arrest.
- (b) A peace officer who stops a motor vehicle for an alleged violation of a law or ordinance regulating traffic or who stops a pedestrian for any suspected offense shall report to the law enforcement agency that employs the officer information relating to the stop, including:
 - (1) a physical description of each person detained as a result of the stop, including:
 - (A) the person's gender; and
 - (B) the person's race or ethnicity, as stated by the person or, if the person does not state the person's race or ethnicity, as determined by the officer to the best of the officer's ability;
 - (2) the traffic law or ordinance alleged to have been violated or the suspected offense;
 - (3) whether the officer conducted a search as a result of the stop and, if so, whether the person detained consented to the search;
 - (4) whether any contraband was discovered in the course of the search and the type of contraband discovered;
 - (5) whether probable cause to search existed and the facts supporting the existence of that probable cause;
 - (6) whether the officer made an arrest as a result of the stop or the search, including a statement of the offense charged;
 - (7) the street address or approximate location of the stop; and
 - (8) whether the officer issued a warning or a citation as a result of the stop, including a description of the warning or a statement of the violation charged.

Art. 2.134. Compilation and Analysis of Information Collected

- (a) In this article, "pedestrian stop" means an interaction between a peace officer and an individual who is being detained for the purpose of a criminal investigation in which the individual is not under arrest.
- (b) A law enforcement agency shall compile and analyze the information contained in each report received by the agency under Article 2.133. Not later than March 1 of each year, each local law enforcement agency shall submit a report containing the information compiled during the previous calendar year to the governing body of each county or municipality served by the agency in a manner approved by the agency.
- (c) A report required under Subsection (b) must include:
 - (1) a comparative analysis of the information compiled under Article 2. 133 to:
 - (A) determine the prevalence of racial profiling by peace officers employed by the agency; and
 - (B) examine the disposition of traffic and pedestrian stops made by officers employed by the agency, including searches resulting from the stops; and
 - (2) information relating to each complaint filed with the agency alleging that a peace officer employed by the agency has engaged in racial profiling.
- (d) A report required under Subsection (b) may not include identifying information about a peace officer who makes a traffic or pedestrian stop or about an individual who is stopped or arrested by a peace officer. This subsection does not affect the reporting of information required under Article 2.133(b) (1).
- (e) The Commission on Law Enforcement Officer Standards and Education shall develop guidelines for compiling and reporting information as required by this article.
- (f) The data collected as a result of the reporting requirements of this article shall not constitute prima facie evidence of racial profiling.

Art. 2.135. Exemption for Agencies Using Video and Audio Equipment

- (a) A peace officer is exempt from the reporting requirement under Article 2.133 and a law enforcement agency is exempt from the compilation, analysis, and reporting requirements under Article 2.134 if:
 - (1) during the calendar year preceding the date that a report under Article 2.134 is required to be submitted:
 - (A) each law enforcement motor vehicle regularly used by an officer employed by the agency to make traffic and pedestrian stops is equipped with video camera and transmitter-activated equipment and each law enforcement motorcycle regularly used to make traffic and pedestrian stops is equipped with transmitter-activated equipment; and
 - (B) each traffic and pedestrian stop made by an officer employed by the agency that is capable of being recorded by video and audio or audio equipment, as appropriate, is recorded by using the equipment; or
 - (2) the governing body of the county or municipality served by the law enforcement agency, in conjunction with the law enforcement agency, certifies to the Department of Public Safety, not later than the date specified by rule by the department, that the law enforcement agency needs funds or video and audio equipment for the purpose of installing video and audio equipment as described by Subsection (a)(1)(A) and the

agency does not receive from the state funds or video and audio equipment sufficient, as determined by the department, for the agency to accomplish that purpose.

- (b) Except as otherwise provided by this subsection, a law enforcement agency that is exempt from the requirements under Article 2.134 shall retain the video and audio or audio documentation of each traffic and pedestrian stop for at least 90 days after the date of the stop. If a complaint is filed with the law enforcement agency alleging that a peace officer employed by the agency has engaged in racial profiling with respect to a traffic or pedestrian stop, the agency shall retain the video and audio or audio record of the stop until final disposition of the complaint.
- (c) This article does not affect the collection or reporting requirements under Article 2.132.

Art. 2.136. Liability

A peace officer is not liable for damages arising from an act relating to the collection or reporting of information as required by Article 2.133 or under a policy adopted under Article 2.132.

Art. 2.137. Provision of Funding or Equipment

- (a) The Department of Public Safety shall adopt rules for providing funds or video and audio equipment to law enforcement agencies for the purpose of installing video and audio equipment as described by Article 2.135(a)(1)(A), including specifying criteria to prioritize funding or equipment provided to law enforcement agencies. The criteria may include consideration of tax effort, financial hardship, available revenue, and budget surpluses. The criteria must give priority to:
 - (1) law enforcement agencies that employ peace officers whose primary duty is traffic enforcement;
 - (2) smaller jurisdictions; and
 - (3) municipal and county law enforcement agencies.
- (b) The Department of Public Safety shall collaborate with an institution of higher education to identify law enforcement agencies that need funds or video and audio equipment for the purpose of installing video and audio equipment as described by Article 2.135(a)(1)(A). The collaboration may include the use of a survey to assist in developing criteria to prioritize funding or equipment provided to law enforcement agencies.
- (c) To receive funds or video and audio equipment from the state for the purpose of installing video and audio equipment as described by Article 2.135(a)(1)(A), the governing body of a county or municipality, in conjunction with the law enforcement agency serving the county or municipality, shall certify to the Department of Public Safety that the law enforcement agency needs funds or video and audio equipment for that purpose.
- (d) On receipt of funds or video and audio equipment from the state for the purpose of installing video and audio equipment as described by Article 2.135(a)(1)(A), the governing body of a county or municipality, in conjunction with the law enforcement agency serving the county or municipality, shall certify to the Department of Public Safety that the law enforcement agency has installed video and audio equipment as described by Article 2.135(a)(1)(A) and is using the equipment as required by Article 2.135(a)(1).

Art. 2.138. Rules

The Department of Public Safety may adopt rules to implement Articles 2.131-2.137.

Education Code

96.641. Initial Training and Continuing Education for Police Chiefs

- (a) The Bill Blackwood Law Enforcement Management Institute of Texas shall establish and offer a program of initial training and a program of continuing education for police chiefs. The curriculum for each program must relate to law enforcement management issues. The institute shall develop the curriculum for the programs. The curriculum must be approved by the Commission on Law Enforcement Officer Standards and Education.
- (b) Each police chief must receive at least 40 hours of continuing education provided by the institute under this section each 24-month period.
- (c) An individual appointed or elected to that individual's first position as chief must receive not fewer than 80 hours of initial training for new chiefs in accordance with Subsections (d) and (e).
- (d) A newly appointed or elected police chief shall complete the initial training program for new chiefs not later than the second anniversary of that individual's appointment or election as chief. The initial training program for new chiefs is in addition to the initial training and continuing education required by Chapter 415, Government Code. The first 24-month period begins under Subsection (b) for an individual who completes the initial training program for new chiefs on the first anniversary of the date the individual completed the initial training program.
- (e) The institute by rule may provide for the waiver of:
 - (1) the requirement of all or part of the 80 hours of initial training for new chiefs to the extent the new chief has satisfactorily completed equivalent training in the 24 months preceding the individual's appointment or election; or
 - (2) the continuing education requirements of Subsection (b) for an individual who has satisfactorily completed equivalent continuing education in the preceding 24 months.
- (f) An individual who is subject to the continuing education requirements of Subsection (b) is exempt from other continuing education requirements under Subchapter H, Chapter 1701, Occupations Code.
- (g) In this section, "police chief" or "chief" means the head of a police department.
- (h) The chief of a municipal police department must be licensed as a peace officer by the commission no later than one year after the date that the chief is appointed to the position of police chief. The commission shall establish requirements for licensing and for revocation, suspension, cancellation, or denial of peace officer license for a police chief.
- (i) A police chief who does not comply with this section cannot continue to be the chief.
- (j) As part of the initial training and continuing education for police chiefs required under this section, the institute shall establish a program on asset forfeiture under Chapter 59, Code of Criminal Procedure. The program must include an examination of the best practices for educating peace officers about asset forfeiture and monitoring peace officers' compliance with laws relating to asset forfeiture.
- (j) As part of the initial training and continuing education for police chiefs required under this section, the institute shall establish a program on racial profiling. The program must include an examination of the best practices for:

- (1) monitoring peace officers' compliance with laws and internal agency policies relating to racial profiling;
- (2) implementing laws and internal agency policies relating to preventing racial profiling; and
- (3) analyzing and reporting collected information.

Occupations Code

1701.402. Proficiency Certificates

- (a) The commission shall issue certificates that recognize proficiency based on law enforcement training, education, and experience. For this purpose the commission shall use the employment records of the employing agency.
- (b) As a requirement for a basic proficiency certificate, the commission shall require completion of local courses or programs of instruction on federal and state statutes that relate to employment issues affecting peace officers and county jailers, including:
 - (1) civil service;
 - (2) compensation, including overtime compensation, and vacation time;
 - (3) personnel files and other employee records;
 - (4) management-employee relations in law enforcement organizations;
 - (5) work-related injuries;
 - (6) complaints and investigations of employee misconduct; and
 - (7) disciplinary actions and the appeal of disciplinary actions.
- (c) An employing agency is responsible for providing the training required by this section.
- (d) As a requirement for an intermediate proficiency certificate, an officer must complete an education and training program on asset forfeiture established by the commission under Section 1701.253(e).

Text of subsec. (d) as added by Acts 2001, 77th Leg., ch. 947, § 5

(d) As a requirement for an intermediate proficiency certificate, an officer must complete an education and training program on racial profiling established by the commission under Section 1701.253(e).

Transportation Code

543.202. Form of Record

- (a) In this section, "race or ethnicity" means of a particular descent, including Caucasian, African, Hispanic, Asian, or Native American descent.
- (b) The record must be made on a form or by a data processing method acceptable to the department and must include:
 - (1) the name, address, physical description, including race or ethnicity, date of birth, and driver's license number of the person charged;
 - (2) the registration number of the vehicle involved;
 - (3) whether the vehicle was a commercial motor vehicle as defined by Chapter 522 or was involved in transporting hazardous materials;
 - (4) the person's social security number, if the person was operating a commercial motor vehicle or was the holder of a commercial driver's license or commercial driver learner's permit;

- (5) the date and nature of the offense, including whether the offense was a serious traffic violation as defined by Chapter 522;
- (6) whether a search of the vehicle was conducted and whether consent for the search was obtained;
- (7) the plea, the judgment, and whether bail was forfeited;
- (8) the date of conviction; and
- (9) the amount of the fine or forfeiture.



Section 3 Baseline Data

Before statistics can be evaluated, it is necessary to define the baseline for comparison. Several methods for determining a baseline have been proposed throughout the state and none are perfect. There are shortcomings with each proposed method. Generally, the following methods for determining baselines have been suggested:

- (1) The ACLU's Fair Roads Standard that uses census data to determine the number of households with vehicles available.
- (2) Census data for specific jurisdictions such as the racial demographics for Copperas Cove.
- (3) Licensed driver data for the geographic area.

The Texas Fair Roads Standard uses Census data on the number of households with vehicles available to calculate a statistical baseline by which departments can estimate the prevalence of racial profiling as required in Texas state law. This method tends to exclude the poorer families who may share vehicles with other members of their family not living in the same residence or others who drive periodically for various reasons. In the specific area of Southern Coryell County, it tends to exclude untold numbers of soldiers who were not counted in the census as being residents of Coryell County at all or who tend not to own a car but drive none the less.

Using Census data is problematic because of the regional nature of Copperas Cove. Due to Fort Hood, this area experiences a high fluctuation of not just population but also racial demographics. With the Census only being completed once every ten years, this baseline will become less and less accurate every year. Many of the personnel on Fort Hood are not native to the Central Texas area and may not be counted on the Census at all.

Driver license data is also difficult for this geographic area because large numbers of the area's population are not licensed drivers in Texas. Additionally, driver license data does not separate white from Hispanic drivers. They are considered the same by Texas DPS driver license data.

Additional concerns for baseline comparison arise from the evaluation of mixed race individuals. Officers are instructed to make their best estimate as to the race or ethnicity of a driver if they cannot gather the information from the driver license information. Many times individuals are encountered with those who are Hispanic but have an Anglo last name. A person who is black and Caucasian mixed may appear black but not have been counted as "one race" black by the census. And finally, a person may be a white Hispanic or black Hispanic. Black Hispanics would most likely be categorized as black by a police officer but counted as Hispanic in the census. There is and continues to be a concern regarding the Census undercounting of minorities.

With these many issues in mind, this report will utilize the "race alone or in combination with one or more other races" Census Data and the Fair Roads Standard Data for Copperas Cove.



Section 4 Department Statistics

Table 1

The Copperas Cove Police Department performed 10,557 traffic and pedestrian stops in CY 2005. Of these stops, 64% of the individuals were white, 23.6% were black, 9% were Hispanic, 3.5% were Asian and of other races. These statistics revealed no anomalies when compared to the baseline data and reflected very little change over CY 2004.

Table 2

6570 or 62.2% of the 10,557 stops were conducted on residents of Copperas Cove and 3987 or 37.8% were conducted on non-residents. This statistic reveals that a large percentage of police contacts are performed on individuals who reside outside of Copperas Cove making the available baseline data even less accurate. There is currently no system in place which measures the demographics of non-residents who visit, drive through, or work in Copperas Cove.

Table 3

Of the 10,557 stops, 4080 or 38.6% resulted in citations being issued with 7074 charges being filed. 63.9% were issued to white individuals, 23.5% were issued to black individuals, 9.1% were issued to Hispanic individuals, and 3.5% were issued to Asian and all other individuals. Like Table 1, these statistics revealed no anomalies when compared to the baseline data and reflected very little change over CY 2004.

Table 4

2523 or 61.8% of the 4080 citation stops were conducted on residents of Copperas Cove and 1557 or 38.2% were conducted on non-residents. Like Table 2, this statistic reveals that a large percentage of citation stops were conducted on individuals who reside outside of Copperas Cove.

Table 5

The Copperas Cove Police Department arrested or detained a total of 1951 individuals during CY 2005 with 1574 being adults (individuals over the age of 16). 504 or 25.8% of the 1951 arrests occurred during a stop. Of the 504 arrests, 56.8% were white, 32.7% were black, 9.3% were Hispanic, and 1.2% were Asian and of other races.

Statistics also revealed that of the 1574 total adult arrests, 807 or 51.3% of the arrests involved warrants being issued from a court. The remaining 767 or 48.7% were based on the officer's discretion. When broken down, a discrepancy is revealed among the five race categories. This discrepancy reflects not only in the arrest percentages but also in the search percentages since the

majority of searches are performed after an arrest is made. The breakdown of total adult arrests compared to warrant arrests by race is as follows;

White – 439 out of 890 total arrests or 49.3% of arrests were for warrants.

Black – 310 out of 544 total arrests or 57% of arrests were for warrants.

Hispanic – 45 out of 112 total arrests or 40.2% of arrests were for warrants.

Asian – 7 out of 14 total arrests or 50% of arrests were for warrants.

Other – 6 out of 14 total arrests or 42.9% of arrests were for warrants.

Table 6

A review of these same 10,557 stops revealed that arrests were made only on 504 of the stops which is a frequency of 4.8% or about once every 21 stops. 4.2% of white individuals stopped were arrested, 6.6% for black individuals, 5% for Hispanics, 1% for Asians, and 2.5% for all other races.

Table 7

328 or 65% of the 504 arrests were against residents of Copperas Cove and 176 or 35% were against non-residents. Like Tables 2 and 4, this statistic reveals that a large percentage of arrests are against individuals who reside outside of Copperas Cove.

Table 8

Of the 10,557 stops, 696 searches were performed. Of these 696 searches, 208 were based on the consent of the individual and 488 were based on probable cause, incident to an arrest, or a vehicle inventory. 55.9% of those searched were white, 33% were black, 9.6% were Hispanic, and 1.5% were Asian and of other races.

Table 9

An analysis of searches shows that a search was performed on 6.6% of all stops or about once every 15 stops. 5.8% of white individuals stopped were searched, 9.2% for black individuals, 7.1% for Hispanics, 1.4% for Asians, and 5% for all other races.

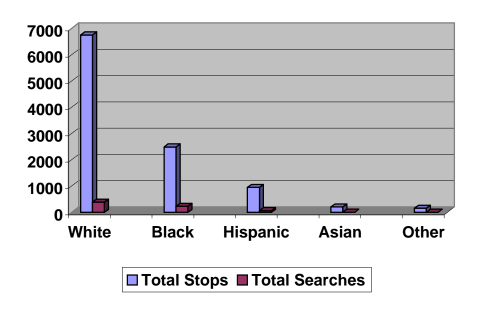
Table 10

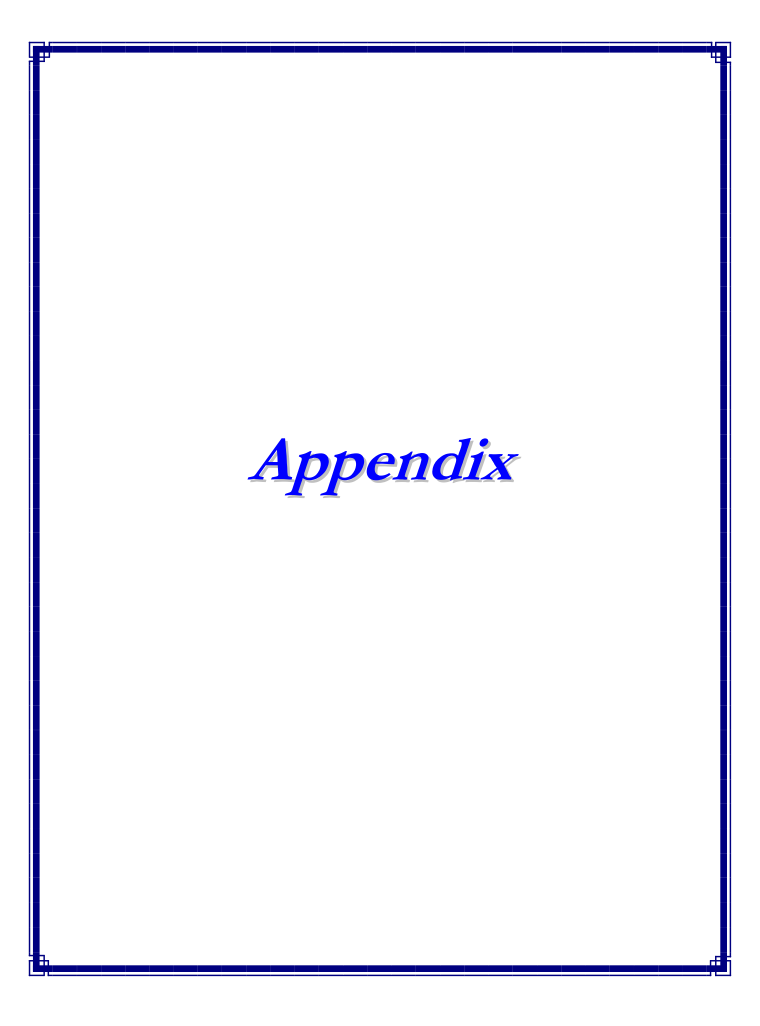
443 or 63.6% of the 696 searches were conducted on residents of Copperas Cove and 253 or 36.4% were on non-residents. Like Tables 2, 4, and 7, this statistic reveals that a large percentage of arrests are against individuals who reside outside of Copperas Cove.

The law requires no discussion of formal complaints filed against the department or any individual officers for racial profiling but it should be known that during the calendar year of 2005, the Copperas Cove Police Department received no formal complaints for racial profiling.

Table 9: Percentage of Persons Searched on Stops

	Total Stops	Total Searches	% Searched on Stops
White	6753	389	5.8%
Black	2491	229	9.2%
Hispanic	947	67	7.1%
Asian	207	3	1.4%
Other	159	8	5.0%
Totals	10557	696	6.6%





Glossary of Terms

Adult – In Texas, an adult is a person 17 years of age or over. National law provides that adults are 18 or over. Unless otherwise indicated, this report follows the state definition.

Class C Violation – Class C Violations are those violations that include traffic citations. Other Class C Violations include Drunk in Public, Assault by Contact or Threat, Theft Under \$50.00, Criminal Mischief Under \$50.00, Minor in Possession of Alcohol, and others.

Cleared by Arrest or Exceptional Means

- For Uniform Crime Reporting purposes, an offense is cleared by arrest or solved when at least one person is arrested, charged with the commission of an offense and turned over to court for prosecution. In certain situations, police are not able to follow these three steps, and if the following four conditions can be met. the offense can be cleared exceptionally: (1) the investigation has definitely established the identity of the offender; (2) there is enough information to support an arrest, charge and turning over to the court for prosecution; (3) the exact location of the offender is known so that he/she could be taken into custody; (4) there is some reason outside the police control that prevents the arresting, charging, and prosecuting of the offender. Unless otherwise indicated, this report follows UCR standards for clearing cases by arrest or exceptional means.

Hard Citation – A "hard" citation is a citation which requires the person receiving it to appear before a court and for which a penalty is attached if found guilty.

Juvenile – In Texas, a juvenile is a person who is 16 years of age or younger

Part I Offenses – The first of two categories of index offenses established for Crime reporting purposes. Part I offenses are by their very nature more serious and/or occur most frequently.

Part II Offenses – The second of two categories established for crime reporting purposes. Part II Offenses are generally less serious in nature and/or occur less frequently than Part I Offenses.

Strong-arm Weapons – The use of hands, feet, fists, and teeth as a weapon to commit a crime. Also termed personal weapons.

Rape – In Texas, this offense is termed Sexual Assault. Rape is the term used by UCR to classify Sexual Assaults and like offenses in all 50 states.

Warning Citation – Citations issued as warnings can be issued for any charge that a "hard" citation might be issued. A warning citation does not require the offender to appear in court. Warning citations give the offender an opportunity to correct the offense without having to pay a penalty.

Glossary of Terms

Part I Offenses

Criminal Homicide – (a) Murder and non-negligent manslaughter: All willful felonious homicide as distinguished from deaths caused by negligence. Excluded are attempts to kill, assaults to kill, suicides, accidental deaths, and justifiable homicides. Justifiable homicides are limited to the killing of a person by a law enforcement officer in the line of duty; and the killing of a person in the act of committing a felony by a private citizen. (b) Manslaughter by negligence: Any death that the police investigation established was primarily attributable to gross negligence of some individual other than the victim.

Forcible Rape – The carnal knowledge of a female, forcibly and against her will. Included in this category are rapes by force, assaults to rape and attempted rapes. Excludes statutory offenses (no force used/victim under the age of consent).

Robbery – Stealing or taking anything of value from the care, custody, or control of a person by force or by violence or by putting in fear, such as strong-arm robbery, stickups, armed robbery, assaults to rob, and attempts to rob.

Aggravated Assault – Assault with intent to kill or for the purpose of inflicting severe bodily injury or shooting, cutting, stabbing, maiming, poisoning, scalding, or by the use of acids, explosives, or other means. Excludes simple assaults.

Burglary, Breaking, or Entering – Burglary, housebreaking, safe cracking, or any breaking or unlawful entry of a structure with the intent to commit a felony or a theft. Includes attempted forcible entry.

Larceny-Theft (Except Motor Vehicle

Theft) - The unlawful taking, carrying, leading, or riding away of property from the possession or constructive possession of another. Examples are thefts of bicycles, automobile accessories, shoplifting, pocket-picking, or any stealing of property or article which is not taken by force and violence or by fraud. Excludes embezzlement, "con" games, forgery, worthless checks, etc.

Motor Vehicle Theft – Unlawful taking or stealing or attempted theft of a motor vehicle. A motor vehicle is a self-propelled vehicle that travels on the surface but not on rails. Specifically excluded from this category are motor boats, construction equipment, airplanes, and farming equipment

Arson – Willful or malicious burning with or without intent to defraud. Includes attempts

Glossary of Terms

Part II Offenses

Other Assaults (Simple) – Assaults that are not of an aggravated nature.

Forgery and Counterfeiting – Making, altering, uttering, or possessing with intent to defraud, anything false which is made to appear true. Includes attempts.

Fraud – Fraudulent conversion and obtaining money or property by false pretenses. Includes bad checks except forgeries and counterfeiting. Also includes larceny by bailee.

Embezzlement – Misappropriation or misapplication of money or property entrusted to one's care, custody, or control.

Stolen Property: Buying, Receiving, Possessing – Buying, receiving, or possessing stolen property and attempts.

Vandalism (Criminal Mischief in Texas) – Willful or malicious destruction, injury, disfigurement,

or defacement of property without consent of the owner or person having custody or control.

Weapons: Carrying, Possessing, Etc. -

All violations of regulations or statutes controlling the carrying, using, processing, furnishing, and manufacturing of deadly weapons or silencers. Includes attempts.

Prostitution and Commercialized Vice –

Sex offenses of a commercialized nature and attempts, such as prostitution, keeping a bawdy house, procuring, transporting women for immoral purposes, etc.

Sex Offenses (Except Forcible Rape, Prostitution, and Commercialized Vice) –

Statutory rape, offenses against chastity, common decency, morals and the like. Includes attempts.

Narcotic Drug Laws – Offenses relating to narcotic drug laws, such as unlawful possession, sale, use, growing, and manufacturing of narcotic drugs.

Gambling – Promoting, permitting, or engaging in illegal gambling

Offenses against the Family and

Children – Nonsupport, neglect, desertion, or abuse of family and children

Driving Under the Influence (DUI) -

Driving or operating any motor vehicle or common carrier while drunk or under the influence of liquor or narcotics. Includes Driving while Intoxicated (DWI)

Liquor Laws – State or local liquor law violations except drunkenness and driving under the influence. Excludes federal violations

Drunkenness – Drunkenness or intoxication. Includes Drunk in Public and Public Intoxication

Disorderly Conduct – Breach of the Peace

Vagrancy – Vagabondage, begging, loitering, etc.

All Other Offenses – All violations of state or local laws, except crimes listed above and traffic violations

Curfew and Loitering Laws (Juveniles) -

Offenses relating to violation of local curfew or loitering ordinances where such laws exist.

Runaway (Juvenile) – Limited to juveniles taken into protective custody as runaways under provisions of local statutes