Concealed Carry
Federal HR 218 and SB 189 permit “Qualified” active duty law enforcement officers to carry concealed firearms

- Must have on your person identification from the employing department as an active duty law enforcement officer
- Review department policy regarding off-duty carry of agency-issued firearm
- Remember, federal concealed carry laws provide affirmative defense only against violation of state concealed carry laws. Civil and criminal liability may exist if actions deviate from that permitted by state or federal law

Firearm Safety

General Safety Guidelines:

On Duty
- Keep firearm loaded
- Keep finger off the trigger until target in sight
- Never handle firearm under the influence of drugs or alcohol

Off Duty
- Keep weapon concealed (do not remove from holster in public unless intent to use it for defense of life)
- Keep safe distance from adversary when carrying or holding firearm
- Review department policy on the storage of your agency issued weapon

Maintenance
- Regular maintenance of a firearm is essential for its reliable functionality.
- Review and follow cleaning and maintenance procedures regularly.

Storage Considerations
- Always follow department policy on the storage of your agency issued weapon
- Consider storing the firearm in a locked case or cabinet and secure ammunition separate from the firearm.

Ethical Issues in the Use of Force

Every active duty law enforcement officer retains his or her own moral beliefs. Ethically, active duty law enforcement officers must rely on the guidelines set by their department’s policy and the law. Their actions will be judged by the “reasonable person” and the “reasonable belief” standards described herein.

Remember: if you use force when not allowed OR use more force than that which is allowed by law, you may be sued, prosecuted and/or fired. You may also be held liable for failure to intervene where use of excessive force occurs in your presence and you fail to take measures to stop it from continuing.

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Peace Officer Firearms Training Act

Peace Officer Firearms Training Act (50 ILCS 710/1) – Definitions

Peace Officer: (i) any person who by virtue of his office or public employment is vested by law with a primary duty to maintain public order or to make arrests for offenses, whether that duty extends to all offenses or is limited to specific offenses, and who is employed in such capacity by any county or municipality or (ii) any retired law enforcement officers qualified under federal law to carry a concealed weapon

Firearm: any weapon or device defined as a firearm in Section 1.1 of "An Act relating to the acquisition, possession, and transfer of Firearm: any weapon or device defined as a firearm in Section 1.1 of the Illinois Criminal Code, as amended," approved August 3, 1967, as amended.

Peace Officer Firearms Training Act

Legal Aspects of the Use of Force

It is imperative that every active duty law enforcement officer review and follow his or her department’s use of force policy. The following is a summary of the laws of the State of Illinois and the Illinois Constitution relating to the use of force.

Illinois Use of Force Laws (720 ILCS 5/7 et seq)

5/7-1 Defense of Person

- Reasonable belief that conduct necessary to defend self or another against third party’s imminent use of unlawful force
- Deadly force only if reasonable belief that such force is necessary to prevent imminent death or great bodily harm to self or another, or to prevent the commission of a forcible felony (720 ILCS 5/2-8)

5/7-2 Defense of Dwelling

- Reasonable belief that conduct necessary to prevent or terminate such other's unlawful entry into or attack upon a dwelling
- Deadly force only if entry is made or attempted in violent, riotous or tumultuous manner and necessary to prevent assault or personal violence to occupants, or to prevent the commission of a felony

5/7-3 Defense of Other Property

- Reasonable belief such conduct necessary prevent or terminate another's trespass.
- Deadly force only if necessary to prevent commission of forcible felony

5/7-5 In Making an Arrest (Peace Officer)

- Officer need not retreat or desist when someone resists
- Force justified with reasonable belief that conduct necessary to effect the arrest and defend self or another from bodily harm
- Deadly force only if reasonable belief that such force is necessary to prevent death or great bodily harm, or the arrest from being defeated by resistance or escape; AND
  - Person to be arrested has committed forcible felony involving infliction or threat of great bodily harm,
  - Attempt to escape by use of deadly weapon, or
  - Person to be arrested indicates he/she will endanger human life or inflict great bodily harm if not arrested without delay

5/7-6 Private Person in Making an Arrest

- Any force which would be justified in using if summoned or directed by peace officer
- Deadly force justified only if reasonable belief that such force is necessary to prevent death or great bodily harm to self or another

5/7-8 What is Deadly Force?

- Force likely to cause death or great bodily harm including, but not limited to:
  - Firing a firearm in the direction of the person to be arrested without intent to kill or inflict great body harm; and
  - Firing a firearm at a vehicle in which the person to be arrested is riding
- Discharge, by peace officer, of a firearm using ammunition designed to disable or control without creating the likelihood of death or great bodily harm shall not be considered deadly force

5/7-9 Prevention of Escape

- Use of such force as necessary to prevent escape as would be justified in making the arrest.

Reasonable...

- Reasonable belief: The person concerned, acting as a reasonable person, believes that the described facts exist
- Reasonable Force: minimum amount of lawful aggression sufficient to achieve legitimate law enforcement objective
- Totality of the circumstances: Age, alternative means, continuing danger, presence of weapons, resources available likelihood of danger, presence of bystanders
- In the law, the totality of the circumstances test refers to a method of analysis where decisions are based on all available information rather than bright-line rules. Under the totality of the circumstances test, courts focus “on all the circumstances of a particular case, rather than any one factor.”

Protctions of the U.S. Constitution

4th Amendment prohibition of unreasonable search and seizure

- Excessive Force may be 4th amendment violation resulting in criminal liability
- Danger presented by fleeing suspect is important

8th Amendment prohibition of cruel and unusual Punishment

- Excessive force on prisoner may be 8th Amendment violation resulting in criminal and/or civil liability

What is “reasonable”?

- Depends on the facts and circumstances of each particular case including the severity of the crime, the immediate threat to safety of officers and others, whether the suspect is resisting arrest, etc. Graham v. Conner. 490 U.S. 386 (1989).