# BOARD AGENDA ITEM 

March 22, 2022

## SUBJECT:

Revision of the following policy:
Policy JH Student Searches, Interrogations and Arrests, Second Reading

## BACKGROUND INFORMATION:

Administration has recommended the revision of Policy KLG Relations with Law Enforcement Authorities and the adoption of Policy KLGA School Resource Officers. Policy JIH Student Searches, Interrogations and Arrests requires a revision to align to Policy KLG and Policy KLGA.

## ADMINISTRATIVE CONSIDERATION:

Administration recommends the revision of Policy JHH Student Searches, Interrogations and Arrests and the adoption of Administrative Rule JIH-R Student Searches, Interrogations and Arrests. The revision of Policy JIH aligns with current practice and with Policies KLG Relations with Law Enforcement Authorities and the adoption of Policy KLGA School Resource Officers.

## RECOMMENDATION:

Approve the following policy:
Policy JIH Student Searches, Interrogations and Arrests

## ATTACHMENTS:

Policy JIH Student Searches, Interrogations and Arrests

## PREPARED BY:

Dr. Corey Murphy
Salvatore Minolfo

A-3

## Policy

# STUDENT SEARCHES, HNTERVIEWS, INTERROGATIONS AND ARRESTS 

Purpose: To-establish the basic strueture-for condurting searehes of students or their property, interviews and interrogation of students and arrests of students on sehool property.

## Searehes

Students do not lose their constitutional rights-upen-entering school premises. The Feurth Amendment-to the United States Constitution protects all citizens, including students, from unreasenable-searehes.

However, unique considerations for maintaining diseipline-and order and the need to provide for sehoolhouse safety have resulted in different legal standard for student searches and searehes of these on school premises.

Students-and their belongings are subject to reasenable-searehes and seizures when administrators have a belief or suspicion considered to be reasonable under these eireumstances.

- Astudent committed-crime or aviolation of a sehool rule.
- Such a seareh may reveal contraband or evidence of a violation of a sehool rule or a criminat taw.

Any search conducted must be reasonable in seope given the age and sex of the student and the fature of the alleged infraction.

Only the prineipal or hisher designee may conduct-such searehes-within the constitutionat parameters outlined above unless exigent cireumstances exist which require anether staff member to take-immediate action for safety reasons.

School-persennel may, in the course of an investigation and upen reasenable suspieion, ask a student voluntarily to empty- the contents of hisher pockets, purse or simila bags or places of potential concealment. In the cousse- of an investigation and upon reasonable-suspicion, students may be asked to allow seheol personnel to search a-purse, bag-or other items-of petential concealment not a part of immediate wearing apparel. However, no school personnel will conduet a seareh that-may be considered a strip-search. If a persenal search is deemed neeessary, or if the search-of a peeket, purse or similar bag or place of potential concealment is deemed necessary and not voluntarily consented to by the student, the parent/legal guardian will be requested to perform the search or the matter may be turned over to the appropriate law-enforcement ageney.

## Raftom searehes

In-order to help-provide for the safety- of the school population und to prevent weapons, illegal substances and other contraband items frem being brought upen- sehool premises, netiee is given that-oceasional sehoel-wide or randem, large seale searches of student areas may be conducted: Sueh-searches may include the use of sniffer-dogs around lockers or other sehool spaces utilized by students including autemobiles parked on sehool premises, or on public right of ways immediately didaent to school premises and ordinarily utilized for student parking when the

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sehool is in session. State law authorizes persenal betongings such as purser, bookbags, wallets and satehels reasonably to be searehed. The administration may use electronic detection deviees as an aid for finding possible weapens on sehool-premises and/or preventing the same frombeing brought-on sehool premises. Any searches-conducted pursuant-to these provisions will be implemented in a non-discrimmatory manner.

## Sehool tockers and desks

All lockers and desks are the property of the school district. The principal or hisher designee may search a student's locker or desk when suet employee has reasenable suspieion that the locker is improperly used for the-storage of any substanee or ebject, the possession of which is illegal, of may pese a hazard to the safety of the sehool. Unless an emergency exists, the student-should be present and personally remove the conten of the locker-or desk for inspection. General locker searehes may be called for at-any time to include all-lockers in a-selected section of lockers for general heusekeeping and-safety of the school.

## Motor vehicles

The privilege of bringing a-student-operated metor vehicle onto-school premises is conditioned-on consent by the student-driver to-allow seareh of that metor vehicle when there is reasonable suspieten for a search-of that motor vehicle. The act of bringing a motor-vehicle-upon-sehoel premises will allow school offiecials-to presume consent by the student, parentlegal guardian of owner of the vehicle for a search of that metor vehicle. Refusal by a student, parentllegal guardian or owner of the vehicle to allow aceess to a motor vehicle on sehool premises-at the time of a request to search the moter vehicle will be cause for-termination witheut further hearing of the privilege of bringing a motor wehicle onto school premises. The principal or his/her-designee may request a law enforeement offfeer to-seareh a-motor vehiele on scheol premises, subject to provisiens of this pelicy.

## Interviews and interrogations

## By sehool administrators and teachers

Administraters and teachers, as well as-school resource officers may question students about any matter pertaining to the operation of a school and/er enforeement of its rules. The staff member or school resource-officer will conduet the-questioning disereetly and under ciremmstances that will avoid unnecessary embarrassment to the person being questioned. School reseuree officers-will act consistent with law enforeement guidelines should any routine questioning turn into a criminal investigation. Any student who answers falsely or evasively or who refuses to answer a proper question may be disciplined.

## By law enforeentent persomel

Law-enforcement officers have the right to come on campus to conduct interviews with students and witnesses and to conduct interrogations-of student suspects. Sehool officials will not delay, hinder or obstruct law- officers from the performance of their duties. Before-any such interview or interrogation, the prineipal or his her designee will carefully ascertain the officer's identity, official eapacity and the authority under which helshe aets.

Except in cases of child abuse or negleet and/or routine-interviews or inquiries by a regularly assigned sehool resource-officer, the principal or hisher designee will-attempt to contact the student's parent/legal guardian and solicit hisher consent when a law enforeement officer requests an-interview on sehool premises-with-a student-or student-witness or-seeks to-eonduct an interrogation with atudent suspeet. Under reasonable circumstances, law enforeementofficials

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will use diseretion to-proceed without prior notice-or consent by a-parent or legul guardian (purticularly with regard to student withesses and certain time-constraints).

When law enforcement offieers find it necessary to question-students during the sehool day, the principat or his/her designee will cooperate and request to be present, at the law officer's diseretion and with the-student's approval, so long as his her presence does not impede the investigation. If prior consent could not be obtained or netification made, the prineipal or hisher designee (except in cases of child abuse or neglect) will netify the parent or legal guardian of the law enforeement efficials' interview or interregation with his her child:

## Arrests or removals by law enforement

If in the course of the interview the law offieer finds it necessary to remove a student from seheot so as to better aid the investigation, the principal-or hisfher designee will first ascertain the-reasen for such action. Upen releasing the-student, the principal or his/her designee will-immediately attempt to inform the student's parent/guardian.

The board autherizes site-administraters to release minor students into the custedy of a law enforcement efficer upen presentation-of a cout order or warfant for the student's arrest or to remove a-student from scheol premises if the fficer or sehool administrater has reasen to believe that the student has violated the law. The prineipal or hisfher designee will immediately-attempt to notify the parent/guardian or respensible relative of the-student's release and the place to which the stadent is repertedly taken, except in eases of suspected child abuse.

Whenever a student is suspected of being a victim of child abuse and is being removed from the school premises, the superintendent-or hishor designee must give the telephene number and address of the student's parent/guardian to the law-enforcement offieer. The officer then has the respensibility of immediately notifying the parent/guardian.

## Contaeting Iaw-enforeement

School administraters will contact law enforeement-authorities immediately upon notice that a persen is engaging in, or has engaged in, eertain conduct or activities on seheol property or at a seheol sanctioned or spensered activity that may result in, or does in fact result in, injury or serieus threat of injury to the person or to another person or hisher property (see policy KLG).

The Board by this policy recognizes that both state law and the Fourth Amendment to the United States Constitution protect citizens, including students, from unreasonable searches and seizures. The Board accordingly directs all District personnel to conduct searches and seizures on District property or during District sponsored events in accordance with applicable federal and state law. The Board's express intention for this policy is to enhance security in the schools, prevent students and other persons on school grounds from violating Board policies, school rules and state and federal laws, and to ensure that legitimate privacy interests and expectations are respected consistent with the need of the District to maintain a safe environment conducive to education.

## Searches

As authorized by State law. District and school administrators and officials may conduct reasonable searches on District property of lockers, desks, vehicles and personal belongings such as purses, book bags, wallets and satchels, with or without probable cause, subject to the limitations and requirements of this policy.

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The District administration is directed to ensure compliance with S.C. Code Ann. § 59-63-1150, which requires that administrators must receive training in the "reasonableness standard" under existing law and in District procedures regarding searches. The District administration is further authorized and directed to establish procedures to be followed in conducting searches. The Board further directs the District administration to ensure that notice is posted in compliance with S.C. Code Ann. § 59-63-1160 advising that any person entering the premises of any school in the District will be deemed to have consented to a reasonable search of his/her person and effects.

All searches must comply fully with the "reasonableness standard" set forth in New Jersey v. T.L.O. 469 U.S. 328 (1985). This reasonableness standard recognizes that balancing the privacy interests of students with the substantial need of teachers and administrators to maintain order in the schools does not require that searches be based on probable cause to believe that the subject of the search has violated or is violating the law. Rather, the appropriateness of a search depends on the reasonableness, under all the circumstances, of the search. Determining the reasonableness of any search will involve a two-fold inquiry. First, a District or school administrator or official must determine that the search is justified at its inception, and second. that the scope and conduct of the search is reasonably related to the circumstances justifying the search at its inception. In other words, all searches hereunder must be determined to: (1) have reasonable grounds for suspecting that the search will disclose evidence the student. or other person, has violated or is violating either the law or the rules of the District or school; and (2) be limited in scope and conduct to the extent that the measures utilized to carry out the search are reasonably related to the objectives of the search and not excessively intrusive in light of the age and sex of the person searched and the nature of the suspected infraction of the law or District or school rules.

The Board further prohibits any District employee, including District administrators and officials. from conducting a strip search.

Any contraband items or evidence of a violation of law or District or school rules may be retained by school officials and/or turned over to an appropriate law enforcement agency, as required by law.

## Contacting law enforcement

As required by S.C. Code Ann. § 59-24-60, school administrators will contact law enforcement immediately upon notice that a person is engaging, or has engaged, in activities on school property or at a school sanctioned or sponsored activity, which may result, or result in, injury or serious threat of injury to the person, another person or his/her property. Such reportable activities or conduct may include, but are not limited to, the examples of criminal conduct referenced in Level III of the District's Code of Conduct and Board policy JICDA (Code of Conduct).

## Searches with metal detectors

The District authorizes the use of metal detectors in order to enhance security in an attempt to prevent students and/or other individuals from bringing weapons or other dangerous objects into the school, on school property, or to school functions. Metal detectors may be used in places such as, but not limited to, entrances to the buildings, classrooms, auditoriums, and gymnasiums,

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or as individuals enter and exit District or South Carolina school buses. They may also be used at activities hosted by the District. such as, but not limited to, football or basketball games. Metal detectors will be used consistent with Board policy JIHC/JIHC-R (Use of Metal Detectors).

## Interrogations by school personnel and school resource officers

Administrators and teachers, as well as school resource officers, may question students about any matter pertaining to the operation of a school and/or enforcement of its rules. The questioning will be conducted discreetly and under circumstances which will avoid, to the extent practical under the circumstances, unnecessary embartassment to the person being questioned. School resource officers will act consistently with law enforcement guidelines should any routine questioning turn into a criminal investigation. Any student who answers falsely or evasively or who refuses to answer an appropriate question may be disciplined.

## Interrogations by law enforcement

When law enforcement officers find it necessary to question a student during the school day regarding matters not connected to the school, the principal or his/her designee will cooperate with law enforcement and will request to be present, so long as his/her presence does not impede the investigation. The principal or his/her designee should make a reasonable attempt to contact the student's parent/legal guardian and request his/her presence. Should this attempt fail, the principal or his/her designee will continue to make a reasonable attempt to notify the student's parent/legal guardian that law enforcement questioning took place on school grounds. However, school officials will not act in such a manner which will interfere with an ongoing law enforcement investigation. Additionally, normal visitor's protocol must be followed by law enforcement officials at all times. Interrogations of students by law enforcement officials should generally take place in a private area, whether or not the principal or his/her designee is present.

## Custody or arrest

Law enforcement authorities have the right to enter the school to take a student into custody or to make a lawful arrest of a student provided that they act pursuant to lawful procedure. If a student is arrested or taken into custody at school. school officials will make a reasonable effort to notify the parents/legal guardians immediately.
Adopted 6/10/75; Revised 7/26/76, 1/25/83, 8/20/85, 9/27/94, 4/23/02, 1/28/14, 3/22/22

## Legal references:

## A. U. S. Supreme Court Cases:

1. New Jersey v. T.L.O.. --U.S.--, 105 S. Ct. 733 (1985).
2. United States Constitution, Fourth Amendment.
B. South Carelina Constitution:
3. Article I, Seetion 10.

EB. S.C. Code, 1976, as amended: 1. Section-59-5-65-State beard- He-set regulations for minimum standards for student conduct, attendane-and seholastic achieventent; enforcement.
2.1. Section 59-24-60 - Requires administrators to contact law enforcement.
3.2. Section 59-63-1110, et seq. - Search of persons and effects on school property.

## The School District of Aiken County

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[^0]:    PAGE 6 - JIH - STUDENT SEARCHES, INTERVIEWS, INTERROGATIONS AND ARRESTS
    4. Section-63-19-810- Faking a child into eustody.

    Đ. S.C.Aets and-Joint-Resolutions

    1. 1994-Aet \#393, p. 4097 - Allows searehes.
