POLICE DEPARTMENT BALTIMORE, MARYLAND



EXPLANATION AND WAIVER OF RIGHTS

cc# 7150404792

NAME	: Sq. Alicia Write	
DATE/TIME: 17 APR 15 132 TIRS		
LOCATION: Homicide		
YOU ARE ADVISED THAT:		
1.	You have the right to remain silent.	
2.	Anything you say or write may be used against you in a court of law.	
3.	You have the right to talk with an attorney before any questioning or during any questioning.	
4.	If you agree to answer questions, you may stop at any time and request an attorney and no further questions will be asked of you.	
5.	If you want an attorney and cannot afford to hire one, an attorney will be appointed to represent you.	
I have been advised of and understand my rights. I freely and voluntarily waive my rights and agree to talk with the police without having an attorney present.		
Licia White		
Signature		
Du	ceetateel Sh Net 1710 H703	
Officer's Printed Name Officer's Signature Rank Unit Seq. #		
Witnesses: Det Charl G141		

BALTIMORE, MARYLAND

EXPLANATION OF POLICE OFFICER'S RIGHTS



- (A) A Law Enforcement Officer has the same rights to engage in political activity as are afforded to any state employee. This right to engage in political activity shall not apply to any Law-Enforcement Officer when he is on duty or when he is acting in his official capacity.
- (B) Whenever a Law-Enforcement Officer is under investigation or subjected to interrogation by a Law-Enforcement Agency, for any reason which could lead to disciplinary action, demotion or dismissal, the investigation or interrogation shall be conducted under the following conditions:
- (1) The interrogation shall be conducted at a reasonable hour, preferably at a time when the Law-Enforcement Officer is on duty, unless the seriousness of the investigation is of such a degree that an immediate interrogation is required.
- (2) The interrogation shall take place either at the office of the command of the investigating officer or at the office of the local precinct or police unit in which the incident allegedly occurred, as designated by the investigating officer, unless otherwise waived by the Law-Enforcement Officer or any other reasonable and appropriate place.

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- (3) The Law-Enforcement Officer under investigation shall be informed of the name, rank and command of the officer in charge of the investigation, the interrogating officer and all persons present during the interrogation. All questions directed to the officer under interrogation shall be asked by and through one interrogator during any one interrogating session consistent with the provisions of subsection (B) (6) of this section.
- (4) A complaint against a Law-Enforcement Officer, alleging brutality in the execution of his duties, may not be investigated unless the complaint be duly sworn to by the aggrieved person, a member of the aggrieved person's immediate family, or by any person with first hand knowledge obtained as a result of the presence at and observation of the alleged incident, or by the parent or guardian in the case of a minor child before an official authorized to administer oaths. An investigation which could lead to disciplinary action under this subtitle for brutality may not be initiated and an action may not be taken unless the complaint is filled within 90 days of the alleged brutality.
- (5) The Law-Enforcement Officer under investigation shall be informed in writing of the nature of the investigation prior to any interrogation. Upon completion of the investigation, the Law-Enforcement Officer shall be notified of the name of any witness and all charges and specifications against the Officer not less than ten days prior to any of the name of any witness and all charges and specifications against the Officer not less than ten days prior to any of the nature of the investigation.
- (6) Interrogating sessions shall be for reasonable periods and shall be timed to allow for any personal necessities and rest periods as are reasonably necessary.
- (7) (I) The Law-Enforcement Officer under interrogation may not be threatened with transfer, dismissal, or disciplinary action.
- (ii) This subtitle does not prevent any Law-Enforcement agency from requiring a Law-Enforcement Officer under investigation to submit to blood alcohol tests, blood, breath, or urine tests for controlled dangerous substances, polygraph examinations, or interrogations which specifically relate to the subject matter of the investigation. This subtitle does not prevent a Law-Enforcement agency from commencing any action which may lead to a punitive measure as a result of a Law-Enforcement officer's refusal to submit to a blood alcohol test, blood, breath, or urine tests for controlled dangerous substances, polygraph examination, or interrogation, after having been ordered to do so by the Law-Enforcement agency. The results of any blood alcohol test, blood, breath, or urine test for controlled dangerous substances, polygraph examination or interrogation, as may be required by the Law-Enforcement agency under this subparagraph are not admissible in any criminal proceedings against the Law-Enforcement Officer when the Law-Enforcement Officer has been ordered to submit thereto. The results of a polygraph examination may not be used as evidence in any administrative hearing when the Law-Enforcement Officer has been ordered to submit to a polygraph examination by the Law-Enforcement agency unless the agency and the Law-Enforcement Officer agree to the admission of the results at the administrative hearing.



1	DET. ANDERSON: Yeah, I
2	FEMALE VOICE: And I need you to, out
3	loudread out loud for me each one. Just
4	initial, right. Initialing it is not saying
5	that you waive your rights, just that you
6	understand that statement.
7	SGT. WHITE: Okay.
8	FEMALE VOICE: If you have any
9	questions, you can let me know.
10	SGT. WHITE: You have the right to
11	remain silent. Anything you say or write
12	may be used against you in a court of law.
13	You have the right to talk with an attorney
14	before any question or during any
15	questioning. If you agree to answer
16	questions, you may stop at any time, and
17	request an attorney, and no further
18	questions will be asked. If you want an
19	attorney and cannot afford to hire one, an
20	attorney will be appointed to represent you.
21	FEMALE VOICE: Okay. Just read the
22	bold print for me.
23	SGT. WHITE: I have been advised of and
24	understand my rights. I freely and
25	voluntarily waive my rights and agree to