



South Carolina Criminal Justice Academy

SOUTH CAROLINA LAW ENFORCEMENT TRAINING COUNCIL MEETING MINUTES

**Wednesday, June 25, 2025
10:00 a.m.**

A meeting of the South Carolina Law Enforcement Training Council (LETC) was held at the South Carolina Criminal Justice Academy on Wednesday, June 25, 2025. This meeting was advertised in accordance with the South Carolina Freedom of Information Act.

CALL TO ORDER

Agenda Item 1

Chief Mark Keel, Chair of the Law Enforcement Training Council, called the meeting to order at 10:00 a.m. Chief Keel called for a roll call of the Council members. The roll was called by Opel Bunn.

Members present for this meeting in-person were; Chief Mark Keel, (Chairman), State Law Enforcement Division (SLED); Sheriff Lee Foster (Co-Chair), Newberry County Sheriff's Office; Acting Director Joel Anderson, S.C. Department of Corrections; Director Jake Gadsden, S.C. Department of Probation, Parole, and Pardon Services; Director Tom Mullikin, S.C. Department of Natural Resources; Director Robert Woods, S.C. Department of Public Safety; Major Nick Gallam, Aiken County Detention Center; and Chief William Holbrook, Columbia Police Department.

Member present via video/conference call was Chief Kevin Cornett, Isle of Palms Police Department.

Attorney General Alan Wilson, S.C. Attorney General's Office was absent from this meeting, but was represented by proxy, Deputy Attorney General Jeff Young. Sheriff Barry Faile, Lancaster County Sheriff's Office was absent from this meeting.

Guest attendees present in-person or via video/conference call were; Sally Foster, S.C. Sheriffs Association; JJ Jones, S.C. Law Enforcement Officers Association/S.C. Police Chiefs Association; James L. Evans, Jr., Richland County Sheriff's Department; Deputy Director Chad Gambrell, S.C. Department of Probation, Parole, and Pardon Services; Mark Gosnell, S.C. Troopers Association; Special Agent Doug Wannemacher, State Law Enforcement Division (SLED); Deputy Chief Harry Polis, Richland County Sheriff's Department; Lieutenant Jason Gilbert, S.C. Department of Public Safety; Regina Crolley, S.C. Department of Public Safety; Carlton Bourne, Esquire, North Charleston Police Department; Sergeant Jeremy Ledford, North Charleston Police Department; Rame Campbell, Esquire, Anderson Police Department; Nikki Carson, Anderson Police Department; Cameron Smith; Jack Frost, Esquire; Chief LJ Roscoe,



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Goose Creek Police Department; Robert Vazquez, Goose Creek Police Department; Francisco Torres; Robert Lake III, Esquire, Newberry Police Department; Chief Kevin Goodman, Newberry Police Department; Captain Joseph Brogdon, Newberry Police Department; Marcus Gore, Esquire, S.C. Department of Public Safety; Nadifah Brown; Logan Royals, Esquire, S.C. Department of Mental Health; Ayjah Johnson; Doug Barfield Jr., Lancaster County Sheriff's Office; Chief Deputy Matthew Trentham, Calhoun County Sheriff's Office/Communications 911; Jacob Taylor; Labishe Carter; Brandon Grant; and Phillip Purvis.

SC Criminal Justice Academy attendees were Director Jackie Swindler; Opel Bunn, Executive Assistant; James Fennell, General Counsel; Major Lauren Fennell, Accreditation and Standards Manager; Gracyn Malkiewicz, Standards; Justin Miller, IT Manager; Jared Lee, IT; Julian Scott, IT; Madison Reynolds, Legal Unit; Scott Deckard, Investigator; and Major Florence McCants, Administrative Operations.

APPROVAL OF AGENDA

Agenda Item 2

A motion to adopt the agenda was made by Director Mullikin. Director Woods seconded the motion. Council voted unanimously to adopt the agenda as presented.

APPROVAL FOR MEETING MINUTES

Agenda Item 3

A motion to approve the minutes of the May 19, 2025, meeting was made by Director Woods and seconded by Director Mullikin. Council voted unanimously to accept the meeting minutes as recorded.

DIRECTOR'S REPORT

Agenda Item 4

Prior to hearing the misconduct cases, Chief Keel called for a short break at 11:17 a.m. Chief Keel called the meeting back to order at 11:24 a.m.

A. General Counsel Report

- Misconduct Cases



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Ridge Jordan (2023-CJA-10-09) (North Charleston Police Department)

Summary: Allegation of the dangerous or unsafe practices involving firearms, weapons, or vehicles which indicate either a willful or wanton disregard for the safety of persons or property, or wilfully making false, misleading, incomplete, deceitful, or incorrect statements to a law enforcement officer, a law enforcement agency, or a representative of the agency, except when required by departmental policy or by the laws of this State. **Request for Final Agency Decision.**

The Hearing Officer Recommended that Council:

- A. Issue its final agency decision, pursuant to S.C. Code Ann. Regs. 37-107 D. finding that the allegation of misconduct filed against Ridge Jordan by the North Charleston Police Department has been proven by the preponderance of evidence; and
- B. Impose a sanction as the Law Enforcement Training Council, in its discretion, deems appropriate pursuant to its authority set forth at S.C. Code Ann. Regs. 37-108 A (1-5)

Ridge Jordan was not present at this meeting.

Carlton Bourne, Esquire, was present and spoke on behalf of the North Charleston Police Department and to answer questions from the Council if applicable.

After hearing statements from Mr. Bourne, Sheriff Foster made a motion to accept the recommendation of the Hearing Officer and to permanently deny Ridge Jordan's eligibility for law enforcement certification. Director Mullikin seconded the motion.

Council voted unanimously to accept the recommendation of the Hearing Officer and to permanently deny Ridge Jordan's eligibility for law enforcement certification.

Jimmy Chappell (2025-CJA-01-09) (Anderson Police Department)

Summary: Allegation of wilfully making false, misleading, incomplete, deceitful, or incorrect statements to a law enforcement officer, a law enforcement agency, or a representative of the agency, except when required by departmental policy or by the laws of this State. **Request for Final Agency Decision.**

The Hearing Officer Recommended that Council:

- A. Issue its final agency decision, pursuant to S.C. Code Ann. Regs. 37-107 D. finding that the allegation of misconduct filed against Jimmy Chappell by the Anderson Police Department has been proven by the preponderance of evidence; and



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- B. Impose a sanction as the Law Enforcement Training Council, in its discretion, deems appropriate pursuant to its authority set forth at S.C. Code Ann. Regs. 37-108 A (1-5)

Jimmy Chappell was not present at this meeting.

Rame Campbell, Esquire, was present and spoke on behalf of the Anderson Police Department and to answer questions from the Council if applicable.

After hearing statements from Mr. Campbell, Major Gallam made a motion to accept the recommendation of the Hearing Officer and to permanently deny Jimmy Chappell's eligibility for law enforcement certification. Director Mullikin seconded the motion.

Council voted unanimously to accept the recommendation of the Hearing Officer and to permanently deny Jimmy Chappell's eligibility for law enforcement certification.

Cameron Smith (2025-CJA-01-05) (Goose Creek Police Department)

Summary: Allegation of the dangerous or unsafe practices involving firearms, weapons, or vehicles which indicate either a willful or wanton disregard for the safety of persons or property and an arrest for Malicious Injury to Personal Property. **Request for Final Agency Decision.**

The Hearing Officer Recommended that Council:

- A. Issue its final agency decision, pursuant to S.C. Code Ann. Regs. 37-107 D. finding that the allegation of misconduct filed against Cameron Smith by the Goose Creek Police Department has been proven by the preponderance of evidence; and
- B. Impose a sanction as the Law Enforcement Training Council, in its discretion, deems appropriate pursuant to its authority set forth at S.C. Code Ann. Regs. 37-108 A (1-5)

Cameron Smith was present at this meeting and spoke on his behalf and to answer questions from the Council if applicable.

Jack Frost, Esquire was present at this meeting to represent Mr. Smith and to answer questions from the Council if applicable.

Chief LJ Roscoe was present and spoke on behalf of the Goose Creek Police Department and to answer questions from the Council if applicable.



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After hearing statements from all parties, Director Woods made a motion to accept the recommendation of the Hearing Officer, finding misconduct and imposed a one (1) year suspension of Cameron Smith's law enforcement certification from the date of separation with probation until completion of remedial driving training. Major Gallam seconded the motion.

Council voted unanimously to accept the recommendation of the Hearing Officer finding misconduct and imposed a one (1) year suspension of Cameron Smith's law enforcement certification from the date of separation with probation until completion of remedial driving training. ***Please note that at 12:24 pm Director Woods amended his vote to a recusal. He stated that Highway Patrol investigated the collision and may introduce a potential conflict. He further stated that he had no knowledge of the investigation or the outcome.***

Francisco Torres (2023-CJA-09-07) (Newberry Police Department)

Summary: Allegation of the dangerous or unsafe practices involving firearms, weapons, or vehicles which indicate either a wilful or wanton disregard for the safety of persons or property.
Request for Final Agency Decision.

The Hearing Officer Recommended that Council:

- A. Issue its final agency decision, pursuant to S.C. Code Ann. Regs. 37-107 D. finding that the allegation of misconduct filed against Francisco Torres by the Newberry Police Department has been proven by the preponderance of evidence; and
- B. Impose a sanction as the Law Enforcement Training Council in its discretion deems appropriate pursuant to its authority set forth at S.C. Code Ann. Regs. 37-108 A (1-5)

Francisco Torres was present at this meeting and spoke on his behalf and to answer questions from the Council if applicable.

Robert Lake III, Esquire was present and spoke on behalf of the Newberry Police Department and to answer questions from the Council if applicable.

Chief Kevin Goodman was present and spoke on behalf of the Newberry Police Department and to answer questions from the Council if applicable.

After hearing statements from all parties, Director Woods made a motion to accept the recommendation of the Hearing Officer and to permanently deny Francisco Torres's eligibility for law enforcement certification. Chief Holbrook seconded the motion. ***Please note that Sheriff Foster recused himself from the voting process in this case.***



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Council voted unanimously to accept the recommendation of the Hearing Officer and to permanently deny Francisco Torres's eligibility for law enforcement certification.

Jeffrey Frankum (2024-CJA-10-10) (South Carolina Dept. of Public Safety)

Summary: Allegation of wilfully making false, misleading, incomplete, deceitful, or incorrect statements to a law enforcement officer, a law enforcement agency, or a representative of the agency, except when required by departmental policy or by the laws of this State.

Allegation of wilfully providing false, misleading, incomplete, deceitful, or incorrect information on a document, record, report, or form, except when required by departmental policy or by the laws of this State. **Request for Final Agency Decision.**

The Hearing Officer Recommended that Council:

- A. Issue its final agency decision, pursuant to S.C. Code Ann. Regs. 37-107 D. finding that the allegation of misconduct filed against Jeffrey Frankum by the South Carolina Department of Public Safety has been proven by the preponderance of evidence; and
- B. Impose a sanction as the Law Enforcement Training Council in its discretion deems appropriate pursuant to its authority set forth at S.C. Code Ann. Regs. 37-108 A (1-5)

Jeffery Frankum and Stephen Denton, Esquire were not present at this meeting.

Marcus Gore, Esquire was present and spoke on behalf of the South Carolina Department of Public Safety and to answer questions from the Council if applicable.

After hearing statements from Mr. Gore, Major Gallam made a motion to accept the recommendation of the Hearing Officer and to permanently deny Jeffrey Frankum's eligibility for law enforcement certification. Director Mullikin seconded the motion.

Council voted unanimously to accept the recommendation of the Hearing Officer and to permanently deny Jeffrey Frankum's eligibility for law enforcement certification. ***Please note that Director Woods recused himself from the voting process in this case.***

Nadifah Brown (2024-CJA-11-14) (SC Department of Mental Health)

Summary: Allegation of wilfully making false, misleading, incomplete, deceitful, or incorrect statements to a law enforcement officer, a law enforcement agency, or a representative of the



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agency, except when required by departmental policy or by the laws of this State. **Request for Final Agency Decision.**

The Hearing Officer Recommended that Council:

- A. Issue its final agency decision, pursuant to S.C. Code Ann. Regs. 37-107 D. finding that the allegation of misconduct filed against Nadifah Brown by the South Carolina Department of Mental Health has been proven by the preponderance of evidence; and
- B. Impose a sanction as the Law Enforcement Training Council in its discretion deems appropriate pursuant to its authority set forth at S.C. Code Ann. Regs 37-108 A(1-5)

Nadifah Brown was present at this meeting and spoke on her behalf and to answer questions from the Council if applicable.

Logan Royals, Esquire was present and spoke on behalf of the South Carolina Department of Mental Health and to answer questions from the Council if applicable.

After hearing statements from both parties, Sheriff Foster made a motion to accept the recommendation of the Hearing Officer, finding misconduct and to permanently deny Nadifah Brown's eligibility for law enforcement certification. Chief Holbrook seconded the motion.

Council voted unanimously to accept the recommendation of the Hearing Officer, finding misconduct and to permanently deny Nadifah Brown's eligibility for law enforcement certification.

Ayjah Johnson (2025-CJA-02-02) (Lancaster County Detention Center)

Summary: Allegation of wilfully making false, misleading, incomplete, deceitful, or incorrect statements to a law enforcement officer, a law enforcement agency, or a representative of the agency, except when required by departmental policy or by the laws of this State. **Request for Final Agency Decision.**

The Hearing Officer Recommended that Council:

- A. Issue its final agency decision, pursuant to S.C. Code Ann. Regs. 37-107 D. finding that the allegation of misconduct filed against Ayjah Johnson by the Lancaster County Detention Center has been proven by the preponderance of evidence; and
- B. Impose a sanction as the Law Enforcement Training Council in its discretion deems appropriate pursuant to its authority set forth at S.C. Code Ann. Regs 37-108 A(1-5)



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Ayjah Johnson was present at this meeting and spoke on her behalf and to answer questions from the Council if applicable.

Douglas Barfield, Jr., Esquire was present and spoke on behalf of the Lancaster County Detention Center and to answer questions from the Council if applicable.

After hearing statements from both parties, Major Gallam made a motion to accept the recommendation of the Hearing Officer, finding misconduct and to permanently deny Ayjah Johnson's eligibility for law enforcement certification. Director Mullikin seconded the motion.

Council voted unanimously to accept the recommendation of the Hearing Officer, finding misconduct and to permanently deny Ayjah Johnson's eligibility for law enforcement certification.

Withdrawal Requests

Christopher Bryant (2025-CJA-05-20) (Latta Police Department)

CJA is requesting withdrawal of the certification for Christopher Bryant due to the following:

1. S.C. Code Ann. §23-23-150(A)(3)(i), by "willfully making false, misleading, incomplete, deceitful, or incorrect statements to a law enforcement officer, a law enforcement agency, or a representative of the agency, except when required by departmental policy or by the laws of this State."
2. S.C. Code Ann. §23-23-150(A)(3)(m), by "willfully providing false information to the Criminal Justice Academy or the Law Enforcement Training Council."
3. S.C. Code Ann. Regs. 37-026(4)(h), by "willfully make false, misleading, incomplete, deceitful, or incorrect statement(s) to a law enforcement officer, a law enforcement agency, or representative, except when required by departmental policy or by the laws of this State during the course of an investigation."
4. S.C. Code Ann. Regs. 37-026(4)(k), by "willfully falsifying material information provided to the Criminal Justice Academy."

James Fennell spoke on behalf of the S.C. Criminal Justice Academy and to answer questions from Council if applicable.

After hearing statements from Mr. Fennell, Sheriff Foster made a motion to accept the withdrawal request of Christopher Bryant's law enforcement certification. Chief Holbrook seconded the motion.

Council voted unanimously to accept the withdrawal request of Christopher Bryant's law enforcement certification.



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Freddie Pearson (2025-CJA-06-03) (South Carolina Department of Juvenile Justice Detention)

Summary: The South Carolina Department of Juvenile Justice submitted a PCS of Separation due to Misconduct on June 4, 2025, with a separation date of January 24, 2025. The agency indicated that “the investigation and notification of JCO Pearson exceeded the statute” and indicated that “on May 1, 2025, JCO Freddie Pearson was notified that his employment with the South Carolina Department of Juvenile Justice was terminated effective January 24, 2025, the day he was placed on suspension.” **Acceptance Request.**

Victoria Davis (2025-CJA-06-05) (South Carolina Department of Juvenile Justice Detention)

Summary: The South Carolina Department of Juvenile Justice submitted a PCS of Separation due to Misconduct on June 5, 2025, with a separation date of December 31, 2024. The agency indicated that the “outcome of investigation exceeded date of allegation” and indicated that “on May 23, 2025, Victoria Davis was informed that her employment with the South Carolina Department of Juvenile Justice is terminated effective December 31, 2024, the date she was suspended pending the outcome of an investigation into allegations of misconduct”. **Acceptance Request.**

Jerome Heath (2025-CJA-06-06) (South Carolina Department of Juvenile Justice)

Summary: The South Carolina Department of Juvenile Justice submitted a PCS of Separation due to Misconduct on June 5, 2025, with a separation date of April 16, 2025. The agency indicated that “the investigation concluded beyond statute and Heath's resignation” and indicated that “on April 16, 2025, JCO Jerome Heath resigned from the South Carolina Department of Juvenile Justice. The agency accepted his resignation while under investigation into allegations of policy violations from an incident that occurred on March 20, 2025”. **Acceptance Request.**

Desean Brown (2025-CJA-06-07) (South Carolina Department of Juvenile Justice)

Summary: The South Carolina Department of Juvenile Justice submitted a PCS of Separation due to Misconduct on June 5, 2025, with a separation date of March 21, 2025. The agency indicated that the “findings of the investigation concluded exceeded the statute allowed time” and indicated that “the decision has been made to terminate Brown's employment on 3/21/2025, the date he was placed on suspension”. **Acceptance Request.**



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James Fennell, Esquire addressed the Council and asked to combine and accept all four South Carolina Department of Juvenile Justice (DJJ) cases: Freddie Pearson, Victoria Davis, Jerome Heath, and Desean Brown.

He stated that three of those cases DJJ did back date their date of termination to the date of suspension, which then caused it to be more than 30 days. He also stated that Victoria Davis's case DJJ did not backdate the suspension and it was due to a late investigation over the 30-day window.

Major Gallam made a motion to combine Freddie Pearson, Victoria Davis, Jerome Heath, and Desean Brown and accept late allegation of misconduct by the South Carolina Department of Juvenile Justice. Sheriff Foster seconded the motion.

Council voted unanimously to combine Freddie Pearson, Victoria Davis, Jerome Heath, and Desean Brown and accept late allegation of misconduct by the South Carolina Department of Juvenile Justice. ***Please note that one vote was recorded for all four cases.***

Jeffery Blackmon (2025-CJA-06-04) (Dorchester County Detention Center)

Summary: The Dorchester County Detention Center submitted a PCS of Separation due to Misconduct on June 4, 2025, with a separation date of April 22, 2025. The agency indicated that “during an investigation into the death of an inmate, the employee was investigated regarding policy and procedure violations” and indicated that “the employee’s allegations of policy and procedure violations were sustained, and he was terminated on April 22nd, 2025”. **Acceptance Request.**

James Fennell spoke on behalf of the S.C. Criminal Justice Academy and to answer questions from Council if applicable.

After hearing statements from Mr. Fennell, Sheriff Foster made a motion to accept late allegation of misconduct by the Dorchester County Detention Center. Director Anderson seconded the motion.

Council voted unanimously to accept late allegation of misconduct by the Dorchester County Detention Center.



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Darren Kerner (2025-CJA-06-15) (Charleston County Sheriff's Office)

Summary: The Charleston County Sheriff's Office submitted a PCS of Separation due to Misconduct on June 12, 2025, with a separation date of January 14, 2025. The agency indicated that "this is a resubmitted form, the original PCS was submitted on 1/24/25 however it did not include the Misconduct". **Acceptance Request.**

James Fennell spoke on behalf of the S.C. Criminal Justice Academy and to answer questions from Council if applicable.

After hearing statements from Mr. Fennell, Sheriff Foster made a motion to accept late allegation of misconduct by the Charleston County Sheriff's Office. Director Woods seconded the motion.

Council voted unanimously to accept late allegation of misconduct by the Charleston County Sheriff's Office.

Non-Compliance Issue (Calhoun County Sheriff's Office/Communications 911)

Summary: CJA notified Calhoun County Sheriff's Office of their intent to visit regarding required policies and proofs under SC Code Ann. Section 23-23-85 on March 22, 2024. Calhoun County's policies were requested to be sent by May 8, 2024. CJA visited Calhoun County Sheriff's Office on May 22, 2025. Upon conclusion of the visit, Calhoun County was notified that their agency was not in compliance with 2 policies and 2 proof sets. Calhoun County was given a new deadline of July 23, 2024, to provide the required policies and proofs. As of September 12, 2024, CJA had not received the required policies and/or proofs from Calhoun County Sheriff's Office and CJA notified Calhoun County Sheriff's Office that they were not in compliance with SC Code Ann. Section 23-23-100. Calhoun County was given 30 days to come into compliance. CJA received the required policies and proofs Calhoun County, after their formal notice of non-compliance, within the 30 days given.

CJA requested a personnel roster from Calhoun County Sheriff's Office on June 17, 2024. A second request was made on July 8, 2024. A third request was made on August 20, 2024. As of September 12, 2024, CJA had not received the roster from Calhoun County Sheriff's Office and CJA notified Calhoun County Sheriff's Office that they were not in compliance with SC Code Ann. Section 23-23-100. Calhoun County was given 30 days to submit their roster to CJA. CJA received the roster from Calhoun County on September 19, 2024, after their formal notice of non-compliance.

CJA requested a personnel roster from Calhoun County Communications on January 27, 2025. A second request was made on March 6, 2025. As of May 15, 2025, CJA had not received the roster from Calhoun County Communications and CJA notified Calhoun County that they were



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not in compliance with SC Code Ann. Section 23-23-100 and SC Code Ann Regs. 37-022. Calhoun County was given 30 days to submit their roster to CJA. CJA received the roster from Calhoun County on May 15, 2025, after their formal notice of non-compliance.

Calhoun County's attendance is required to explain their agency's failure to comply. James Fennell, Esquire spoke on behalf of the S.C. Criminal Justice Academy (CJA) and to answer questions from Council if applicable.

Chief Deputy Matthew Trentham was present and spoke on behalf of the Calhoun County Sheriff's Office/Communications 911 and to answer questions from Council if applicable.

After hearing statements from both parties, the Council accepted the explanation and did not impose a civil penalty.

D. Director's Comments

Director Swindler

Director Swindler reported the results from last month's meeting regarding the civil penalties imposed by the Council. He stated that two agencies paid immediately.

He advised that the Town of Chester and Town of Latta did not pay within the 30 days as required by the order. So, on Monday, June 23, 2025, a non-compliance letter removing the certification of all the officers was sent to both agencies.

He reported that the Town Administrator for Chester that afternoon drove to CJA with the check to pay their civil penalty. So then later that afternoon, CJA reinstated the certifications of those officers. He stated that this is a lot of work to remove those certifications and then to reinstate those certifications.

Lastly Director Swindler stated that the Town of Latta did not pay on Monday, but they corresponded with CJA on Tuesday, June 24, 2025. He stated that later CJA was contacted by an attorney representing the Town of Latta regarding payment and we entered into an agreement with them. The Town of Latta agreed to pay \$3,500.00 per month by the 5th of each month and agreed that they will pay it during that period of time. Once we received the first payment, then CJA will go through the process of reinstating those certifications.



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OLD BUSINESS

Agenda Item 5

There was no unfinished business to discuss.

NEW BUSINESS

Agenda Item 6

Canine Certification Presentation

The presentation about canine and law enforcement was made by Special Agent Doug Wannemacher, State Law Enforcement Division (SLED) for the purpose of providing uniform acceptable training. Plus providing what vendors are acceptable and who provides the training and certification.

A motion was made by Director Woods to authorize the Academy to query all law enforcement agencies on number and purpose of canines. Sheriff Foster seconded the motion.

Council unanimously voted to authorize the Academy to query all law enforcement agencies on number and purpose of canines.

Truleo Pilot Program Presentation

The presentation about the Truleo Pilot Program was made by Lieutenant Jason Gilbert, S.C. Department of Public Safety; Deputy Director Chad Gambrell, S.C. Department of Probation, Parole, and Pardon Services; Deputy Chief Harry Polis, Richland County Sheriff's Department; and Regina Crolley, S.C. Department of Public Safety for the purpose using artificial intelligence to analyze body camera footage from law enforcement body worn cameras.

The utilization of these applications will improve officer's incident report narratives. Reduce administrative time of officers. Reduce inefficiency of random supervisor video reviews. Increase time on patrol. Offer a quick reference for policy/statute related questions. Automate BWC transcription and/or translations. Improve Trooper/Officer professionalism through A.I. assisted self-development.

Upon conclusion of the overview of the pilot program and after a lengthy discussion amongst the Council, Director Mullikin made a motion to grant approval for the Truleo pilot program. Sheriff Foster seconded the motion.

Council voted unanimously to grant approval for the Truleo pilot program.



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CLOSING REMARKS/AJOURNMENT

Agenda Item 7

Chief Keel inquired whether there were any more questions or comments from Council.

When there were no more remarks or comments, Director Mullikin made a motion to adjourn the meeting. Chief Holbrook seconded the motion.

The meeting was adjourned at 12:40 p.m.

Respectfully submitted by:

Opel C. Bunn

Opel C. Bunn