POLICE TRAFFIC STOPS WHAT ARE YOUR RIGHTS & HOW SHOULD YOU ACT?

Special Report Handling A Police Traffic Stop

- Know your rights
- When can your car be searched?
- How to conduct yourself during a traffic stop

U.S. LAWSHIELD EDUCATION INSTITUTE
Red and blue flashing lights in your rearview mirror are as adrenaline-inducing and as heart-racing as any roller coaster ride or Hollywood thriller. Did the speed limit drop? Is my registration sticker expired? Did my taillight burn out and I didn’t even know it?

Driving your car is as much a part of daily life as waking up. However, while much of your time is spent in the private secure areas of your home and work, driving is not quite as private. To drive you must be on public roadways with other drivers, pedestrians, and most importantly, the police enforcing the rules of the road.
While the majority of traffic stops conclude with “Sign here, this is your court date, be safe,” there is always the potential that things could go further. What happens if the police officer thinks you have a bad attitude, asks you questions you don’t want to answer, or starts looking through your windows? He orders you out so he can start looking through your car. Even though you know you have done nothing wrong, do you have rights? It is here, behind the wheel, where you are most likely to encounter the police, and most likely to need your Fourth Amendment rights.

The law regarding search and seizure has been developed by the courts over the years, but it started in one of the amendments to the United States Constitution.

KEY POINTS
Knowing the Fourth Amendment:

- Protects from unreasonable searches and seizures
- Requires a warrant based on probable cause
- Statutes and case law have created exceptions to the warrant requirement

While this right to be free from unreasonable searches and seizures is fundamental, it is by no means without exception. Congress, state legislatures, and the courts continuously carve out exceptions to the warrant requirement. When deciding whether or not a warrantless search is constitutional, the Fourth Amendment sets forth the presumption that a police search without a warrant is “unreasonable.”

The justification for a warrantless police search will fall under the state’s compelling interest in police or public safety, the preservation of evidence, or both. Nowhere in our daily lives do we run a greater risk of being involved in a police encounter which can possibly involve our Fourth Amendment rights than during the common routine traffic stop.

WHEN CAN THE POLICE MAKE A WARRANTLESS SEARCH OF OUR CARS AND UNDER WHAT AUTHORITY CAN THEY DO IT?

THE FOURTH AMENDMENT GUARANTEES:

People shall be secure in their persons, houses, papers, and effects from unreasonable searches and seizures. A warrant for search or seizure shall be issued upon the showing of probable cause that a crime has been committed or is being committed.
In 1925, the Supreme Court in *Carroll v. United States*, a case involving prohibition and bootleggers, held that unlike homes (which are stationary), the automobile may be quickly moved, thus making it more difficult to secure and detain for purposes of getting a search warrant.

The Supreme Court has since further expanded its justifications for allowing warrantless searches of automobiles to include the rationale that people have a lessened “expectation of privacy” in their vehicles. This is because the interior of the vehicle is open to plain view, and the automobile itself is subject to increased government regulations.

There is not only a lessened expectation of privacy in the automobile itself, but also in compartments, containers, and packages contained or transported inside. This in and of itself does not mean the police can arbitrarily search every car they stop. The law requires that the police have “reasonable articulable suspicion” that a violation of the law has occurred to instigate a traffic stop. Then the police must establish probable cause that the car, or its compartments or containers, holds evidence of a crime or contraband in order to justify a warrantless search.

“A bill of rights is what the people are entitled to against every government on Earth.”

**THOMAS JEFFERSON**
President of the United States (1801-1809)
The warrantless search incident to arrest is one of the oldest exceptions to the Fourth Amendment. The courts have repeatedly held that upon arrest, it is reasonable for a police officer to search a person for weapons (in the name of officer safety) and for evidence of a crime (lest it be discarded or destroyed).

Over time, the courts have increased the areas that may be searched incident to arrest. This started with the rule that it is reasonable to search the person’s body and clothing, and was later expanded to include any objects the person may have in their possession such as wallets, backpacks, purses, etc.

In the 1969 case of Chimel v. California, the United States Supreme Court increased the reasonable search area incident to arrest to any place within the person’s immediate control at the time they are arrested. This is sometimes referred to as a person’s “wingspan.” The area was included based upon the thought that an arrested person could lunge for or grab a weapon or evidence lying nearby.

**SEARCH AREA ILLUSTRATED**

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These two warrantless search exceptions: search incident to arrest and the automobile exception, came together and were examined by the United States Supreme Court in the 1981 case of Belton v. New York. The court set forth a rule that if the police arrest a driver for any reason (traffic violations, DWI, outstanding warrants, possession of narcotics, etc.), the driver, the automobile’s passenger compartment, and any containers therein can be searched.

This is a synthesis of the “lessened expectation of privacy” from the automobile exception, and the “wingspan” concept from the search incident to arrest exception. This ruling, while vast in its scope, did not alter the requirement that a police officer has probable cause that the trunk of an automobile contains evidence that a crime has been committed or will be committed to justify its warrantless search.

It also did not affect the exception that an impounded automobile can be administratively searched pursuant to the police department’s personal property inventory procedure.

For 28 years, police departments throughout the United States used this ruling to search the vehicle passenger compartments of people who are arrested while driving or inside of automobiles. This rule from Belton was upheld in the 2004 case of Thornton v. United States, wherein the Supreme Court held that even if a person is outside of a car they just exited, when they are arrested the vehicle may be searched if it is reasonable to believe that it may contain evidence related to the offense for which they are arrested.

Probable Cause
A reasonable person (an officer in most cases) believes that a crime has been or is going to be committed.

Reasonable Suspicion
A reasonable person (an officer in most cases) suspects that a crime has been or is going to be committed.

Source: Bureau of Transportation Statistics, 2009

~52 TRILLION annual person-miles traveled in the U.S.
Then in 2009, the United States Supreme Court diminished Belton’s rule in the case of Arizona v. Gant. In this case, an individual who had exited and walked away from his car was arrested for driving with a suspended driver’s license.

The police then used the “search incident to arrest” exception to search the passenger compartment of his car and its contents. In the pocket of a jacket left on the back seat, they found a bag of cocaine and charged him with the offense of possession of a controlled substance.

At the time of his arrest, Mr. Gant was clearly standing far away from his car. The Supreme Court held that the police could not use the “search incident to arrest” exception under these facts. This is because at the time Mr. Gant was arrested, he could not have reached into the vehicle for a weapon or to destroy evidence. Also, there was no reason to believe the vehicle contained evidence relating to his arrest for driving with a suspended license. However, if it can be established that at the time of a person’s arrest, the person IS within reaching distance of a weapon in the automobile, OR he is arrested for an offense for which evidence may be found in the vehicle such as drugs or stolen property, the rules of Belton and Thornton still apply to the warrantless search.

**PLAIN VIEW DOCTRINE:**
An officer may seize contraband and evidence of criminal activity that is in plain view.
WHAT HAPPENS AT A TRAFFIC STOP?

Traffic stops bring with them a certain set of procedures. Stay informed to ensure that the correct procedures are followed and that your rights have not been violated.

Under the Fourth Amendment, a police officer must have reasonable, articulable suspicion that a traffic offense was committed in their presence to justify a traffic stop. The Court went one step further in 2014 in the Navarette v. California case, stating that a police officer can conduct a traffic stop based on an anonymous 911 tip that the driver committed a crime (Justice Scalia noted in his dissent that this decision was “a freedom destroying cocktail”).

There is no exact time limit for a traffic stop, but it is not supposed to be any longer than is necessary to check for warrants and write the driver a ticket. In order for a police officer to extend the traffic stop past this purpose, he must have reasonable suspicion or probable cause of other criminal activity, such as a belief the driver is intoxicated or that there are illegal drugs in the vehicle. Generally the traffic stop is not to be used by the police as a random fishing expedition for other criminal activity.

After the stop, an officer may lawfully request the driver’s identification and proof of insurance, check the registration of the vehicle, and check the driver for outstanding warrants. Further, the officer may lawfully ask questions for more information, including the purpose of the trip and intended destination. However, there is no requirement that questions other than those concerning identification be answered. The police officer may approach the passenger for this information to be given consensually as well, but a police officer must have a reasonable suspicion of criminal activity in order to further question or detain the passenger.

Source: Bureau of Justice Statistics, 2011
26.4 million persons age 16 or older indicated that their most recent contact with the police was as a driver pulled over in a traffic stop.

WHAT TO EXPECT DURING A TRAFFIC STOP

1. A request for driver ID
2. Vehicle registration check
3. Warrant check of driver
4. Request for additional information
5. Passenger may also be questioned
Some learn the easy way and some learn the hard way.
Let us ease some of the learning pains in conducting yourself in the right manner when stopped by the police.

In the event you are confronted by a police officer during a traffic stop, try not to panic. A police officer may interpret your nervousness as “suspicious behavior” even though nervousness alone is not enough for a police officer to develop reasonable suspicion of criminal activity.

Even if you have no clue as to why you are being stopped, pull over to a safe area on the right shoulder or a parking area to the right. If the stop is at night, turn on the passenger compartment dome light. It may put a police officer at ease when walking up to your car since he can see your movements, but remember that it will also illuminate the inside of your car putting its contents in plain view.

Keep your hands on the steering wheel or where the police officer can see them. Keep your insurance some place easily accessible, so you do not have to rummage through your glove box. A police officer may incorrectly assume you are reaching for a weapon or may see the contents inside of the compartment.

Ask the police officer why you were stopped but do not make any admissions. In response to the common question, “Do you know why I stopped you?” you are not required to confess to any crime or traffic offense.

Police officers are trained to expect many different scenarios when making traffic stops, such as a person who could be mentally disturbed or under the influence of drugs or alcohol. Average citizens do not encounter the police every day and while many may find it intimidating to talk to a police officer, it is important to remember: WE DO HAVE RIGHTS.
You do not have to answer any other questions the police officer may ask; in particular the question “Is there anything illegal in the car?” However, if you do choose to answer, do not provide any false information.

Since you have been temporarily detained and are not yet in formal custody, the police are not required to tell you that you have the right to remain silent. However, you always have the right to remain silent. Do not incriminate yourself!

The police may lawfully order you to remain in or exit the vehicle. If the police officer asks you to get out of your vehicle, it is permissible to roll up the windows and lock the doors once you are out. This may make it more difficult for the police to use the search incident to arrest exception if they arrest you for a traffic offense and have no other probable cause to search the automobile.

If you become uncomfortable during the police encounter, politely ask the police officer if you are free to leave. The officer’s answer will determine if you are officially being detained and may contribute to the ultimate determination of whether or not your rights were violated.

If the police officer asks for permission to search your car, yourself, or your belongings, you may lawfully choose not to consent. If you consent to the search or voluntarily make incriminating statements, any violations of your rights by the police will not be actionable, unless it can be argued that your consent was not voluntary.

Above all, be polite yet firm in the assertion of your rights even in the face of threats, promises, or other forms of intimidation by the police officers!

**RECAP**

**Encountering police:**
- Don’t panic
- Pull over to a safe area
- Keep your hands visible
- Ask why you were stopped
- Make no admissions
- You can choose to remain silent
- Be polite yet firm
Don’t allow your rights to be violated.
With this publication, you now have a better understanding of how your Fourth Amendment right works and its shortcomings.

TOPICS LEARNED

YOUR FOURTH AMENDMENT RIGHTS
It’s a right for a reason

AUTOMOBILE EXCEPTION
Reduced level of privacy

SEARCH INCIDENT TO ARREST
Allows search of you and your immediate vicinity upon your arrest

TRAFFIC STOP PROCEDURE
An attempt to gather information will be made against you

TRAFFIC STOP DECORUM
Remain calm and know your rights

“Just as officers should have training on how to deal with legally armed people, you should have training on being legally armed and dealing with law enforcement.”

Austin Davis
Firearms Instructor, Former Police Officer, U.S. LawShield® Member

Come and join us for a live seminar so you can have all of your questions answered and learn more about how to protect yourself.

Receive real-life knowledge and guidance from law enforcement professionals with years of experience in traffic stop scenarios. Then, learn from U.S. LawShield Independent Program Attorneys how to respectfully navigate legal scenarios while protecting your rights.

LESSONS LEARNED IN THE CLASSROOM

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