

Sixth District Department of Correctional Services POLICY	Issue Date 03/06/92	Effective Date 03/10/16	Policy Number 208-16
Subject NOTICE OF ARREST		Review Month December	Author 0102/0483 (JAL/KSC)
Rescinds 208-04	References		

POLICY:

A Notice of Arrest is submitted to the County Attorney when an offender is arrested and revocation of release with supervision is not being requested.

DEFINITION:

1. Rearrest - The apprehension of a release with supervision offender by law enforcement pursuant to a criminal charge having been filed, subsequent to the initial release of the offender on release with supervision.

PROCEDURE:

1. The Pretrial Officer completes a Notice of Arrest (208A) when an offender is arrested for a serious, aggravated misdemeanor or a felony level charge. The Notice of Arrest is optional for a simple misdemeanor offense.
2. The Pretrial Officer completes the Notice of Arrest specifying the reasons revocation is not being recommended as noted on the Notice of Arrest.
3. Copies of the Notice of Arrest are provided to the Judge and the offender's attorney within five (5) working days of staff becoming aware of the arrest.

BY ORDER OF:

Bruce Vander Sanden, Director