1. POLICE STOP YOU

1.1 Not in uniform, ask for identification

Say: “Please, show me your Police authority card”.

1.2 Police authority card

Red colour: Suspended Police Officer. He has no authority to do anything to you. Walk away.

Other colours:
- Blue colour: Rank of inspector and above
- Yellow colour: Below the rank of inspector
- White colour: Police reserve

Note his name and ID number

1.3 In uniform

Note his name and ID number on his uniform.

1.4 Police vehicle

Note the number plate of the patrol car or motorcycle.

2. POLICE QUESTION YOU WHEN STOPPED

2.1 Your identification

Only give your name, ID card number and address.

2.2 The Police ask other questions

Politely ask “Am I under arrest?”

2.3 When are you under arrest

You are arrested if the Police:
• tell you “yes”;
• do not allow you to leave/want to take you to the Police station; or
• handcuff you.

If you are not under arrest, you may walk away/refuse to follow him back to the Police station or anywhere else, if asked.

2.4 When you cannot be arrested

The Police cannot arrest you just because you are a potential witness and want to take a statement from you (112/Witness Statement).

3. QUESTIONING BY POLICE WITHOUT ARREST

3.1 112/Witness Statement

When the Police are investigating a case and think you have information/knowledge about the case, the Police may examine you and take down your answers (112/Witness Statement).

3.2 Informal/ Formal Request

Most times, the Police make an informal request that you give a 112/Witness Statement. If the place and time is convenient to you, cooperate. If not, tell the Police you will do so at a convenient place and time.

If you completely refuse to cooperate, the Police can issue a formal order in writing signed by an investigating officer (Police Order) to ask you to cooperate.

If you disobey a Police Order, you cannot be arrested. However, it is an offence and the Police may request the Magistrate to issue a warrant against you to compel you to cooperate.

3.3 Giving a 112/ Witness Statement

You have the right to ask a lawyer to accompany you. This is advisable.

In giving a 112/ Witness Statement, you may refuse to answer any question / remain silent if the answer is likely to expose you to a criminal offence.

• Bring along a notebook or writing paper with you (Personal Notes).
• Write down every question asked in your Personal Notes.
• Make sure you understand every question asked.
• Take your time and think carefully before writing your answers in your Personal Notes.
• Read your answers to the Police Officer questioning you.
• Keep your Personal Notes for future reference.

3.4 Signing your 112/Witness Statement

Before signing your statement, read the questions and your answers written by the Police Officer carefully.

• Compare the statement you are asked to sign with your Personal Notes.
• You have the right to make any corrections/changes to the statement before signing.
• Sign your signature immediately below the last sentence of your statement.
4 POLICE ARREST YOU

4.1 Ask: “Why am I under arrest?”
An arrest is unlawful if you are not informed of the reason.

4.2 Do not resist an arrest
The Police have the right to use reasonable force to arrest you if you resist.

4.3 Ask: “Which Police station are you taking me to?”
The arresting Police Officer must immediately take you to the nearest Police station and no other place.

4.4 What to do when arrested
You have the right to make a telephone call.

Call your family or friend or lawyer or the Legal Aid Centre (LAC). Inform:
• you have been arrested;
• the time, place and reason of the arrest;
• the identity of the Police Officer; and
• the Police station you will be taken to.

4.5 What happens after arrest
You may be detained up to 24 hours:
• at the Police station, or
• in a lock-up to “assist” Police investigation.

5 YOUR RIGHTS AFTER ARREST & DURING DETENTION

5.1 Right to contact lawyer
You have the right and should insist to contact/see your lawyer.

5.2 Clothing
You are allowed to have one set of clothing on you in the lock-up.

5.3 Personal belongings
The Police must record and put all your personal belongings in safe custody.

Your personal belongings must be returned to you upon your release.

5.4 Welfare
You are allowed to take bath two times a day.

If you are sick, you have the right to receive immediate medical attention.
You are to be given proper and adequate food and water during detention.

5.5 **How long can the Police detain you**

The Police can only detain you up to 24 hours for investigation.

The duty of the Police is to complete investigation within 24 hours and to release you as soon as possible.

If the Police cannot complete investigation within 24 hours, the Police must bring you before a Magistrate for a remand order to extend your detention beyond 24 hours (“Remand Order”).

6 **REMAND ORDER BY MAGISTRATE AFTER ARREST**

6.1 **Who is a Magistrate**

A Magistrate is a judicial officer. He/She has power to make a Remand Order to detain you for more than 24 hours.

6.2 **Purpose of a Remand Order**

It is to give more time to the Police to complete their investigation and decide whether there is evidence to charge you for an offence.

The Police cannot ask for a Remand Order only for the purpose of taking a statement from you.

6.3 **How long is a Remand Order**

When the Police bring you before a Magistrate for a Remand Order, the Police must give reasons to the Magistrate why it is necessary to detain you beyond 24 hours. The Magistrate’s duty is to consider carefully the reasons given by the Police.

The Police will usually ask for a further detention of 14 days or less.

The Magistrate, after careful consideration of the reasons given by the Police, has discretion:

- not to make a Remand Order; or
- make a Remand Order for a period shorter than that asked by the Police.

The Police can make more than one application for a Remand Order. Altogether, you cannot be detained longer than 15 days.

6.4 **What to say when you are brought before a Magistrate for remand**

Tell the Magistrate:

- you want legal representation and to contact the LAC and your family;
- you want medical treatment because you are sick or have been beaten;
- if the Police had threatened or beaten you during your detention;
- if you had been denied proper food/water/clothing, toilet or necessary medical attention during your detention;
- whether the Police had carried out any investigation during your detention.
6.5 **Ask for a shorter Remand Order from the Magistrate**

Before the Magistrate makes the Remand Order, ask for a shorter remand period asked by the Police. Give reasons (Example: “I will co-operate with the Police in their investigation”, “I will be available” etc).

7 **BODY SEARCH WITHOUT ARREST**

7.1 **When can this be done**

If you are at a place (example: karaoke/clubs/entertainment outlets) where the Police are conducting a raid or looking for something (example: drugs), the Police may search your body/bags without arresting you.

This must be done in the presence of a Police Officer who is an inspector or of a higher rank.

7.2 **What to do**

- Do not allow the Police Officer to put his hands into your pockets or bags.
- Volunteer to empty your pockets/bags in his presence so you can see all your belongings.
- Take out your belongings one by one. Each time, say “Purse”, “keys”, “ID card”, etc.
- When your pockets/bags are empty, turn your pockets/bags inside out.

7.3 **Your rights**

- A female can only be body searched by a female Police Officer.
- All body searches must be carried out with decency (Example: cannot touch your private parts).
- There is no law requiring you to strip naked.

8 **BODY SEARCH UPON ARREST**

8.1 **When Police can do so**

- The Police have power to search your body for any object relating to the suspected offence.
- The body search must be conducted in a confined place. It is your right to be bodily searched in private.

8.2 **Strip search**

Even when arrested, there is no law allowing the Police to force you to strip naked.

If you are forced to strip naked/ threatened if you do not strip naked:

- Protest.
- Remember the Police Officer’s name.
- Lodge a report after the incident.

9 **QUESTIONING BY POLICE AFTER ARREST**

9.1 **Identity of the Police Officer questioning you**

Note the name/rank of the Police Officer questioning you.
9.2 **Right to remain silent**

The Police Officer will first make friendly conversation/talk (example: ask you about your family and friends etc). Be polite. Do not be afraid to remain silent. This is your right.

9.3 **Police want a written statement (113 Statement) from you**

The Police Officer will ask you questions and then write down your answers. You are only obliged to give your full name, age, address and occupation (Personal Particulars).

Other than giving your Personal Particulars, you have the right to remain silent.

If you choose the right to remain silent, say: “I will answer in Court”.

9.4 **Police cannot force you to make a 113 Statement**

After giving your Personal Particulars, and the Police Officer wants you to say more things by threatening or forcing you into making a written statement:

- stay calm and remain silent;
- the Police Officer has no right to threaten, beat or force you into making a written statement.

If you have been threatened, beaten or forced, lodge a police report against the Police Officer at first opportunity. This is your right.

9.5 **If you wish to give a 113 Statement**

Follow the steps in paragraphs 3.3 and 3.4 above.

If you do not have a notebook/writing paper, request from the Police Officer.

Your 113 Statement can/will be used as evidence against you in Court to prove:

- you have admitted / confessed to the criminal offence as charged; or
- you have admitted / confessed certain facts that tend to show you are guilty of the offence as charged.