

# CHANGES IN CHICAGO POLICE DEPARTMENT POLICY

	PRE- SETTLEMENT	POST- SETTLEMENT effective 01/16	POST- SENATE BILL effective 01/16
OUTSIDE REVIEW	<ul style="list-style-type: none"> <li>No independent review of CPD policies and practices related to stop &amp; frisk including, orders, training, discipline, data collected on stops</li> </ul>	<ul style="list-style-type: none"> <li>Former Judge Arlander Keys will review data, policies, and other documents and will recommend changes</li> <li>Experts in statistics and police practices will assist him in his review</li> </ul>	<ul style="list-style-type: none"> <li>IDOT will publish analysis on stops that result in a frisk or arrest</li> </ul>
DATA COLLECTION	<ul style="list-style-type: none"> <li>No record of stop when it leads to arrest or ticket</li> <li>No record of any frisks</li> </ul>	<ul style="list-style-type: none"> <li>All stops &amp; frisks are entered into an electronic database</li> <li>Data provided to ACLU and independent monitor every month</li> </ul>	<ul style="list-style-type: none"> <li>Officers must record stops that result in a frisk or arrest</li> <li>Officers must record data on all frisks</li> </ul>
DATA RELEASE	<ul style="list-style-type: none"> <li>No release of data except through FOIA</li> <li>Data collection was incomplete (see above)</li> </ul>	<ul style="list-style-type: none"> <li>Judge Keys and his team will issue public reports twice a year</li> <li>The reports will include the statistical conclusions of the experts and other data</li> <li>Data on stops that lead to an arrest and data on frisks will be available through FOIA</li> </ul>	<ul style="list-style-type: none"> <li>Police departments will provide data on stops that result in frisk and arrests to IDOT for analysis and public reports</li> </ul>
TRAINING	<ul style="list-style-type: none"> <li>According to an ACLU FOIA request, no officers had received training on how to constitutionally conduct a stop since 2010</li> </ul>	<ul style="list-style-type: none"> <li>New general orders will be issued about when a stop &amp; frisk is legal</li> <li>Officers will be trained on the Fourth Amendment and data collection</li> </ul>	<ul style="list-style-type: none"> <li>Illinois Law Enforcement Training Standards Board will develop training for all officers, with minimum standards for topics like search/seizure, civil rights, procedural justice &amp; use of force</li> </ul>
ADDITIONAL CHECKS	<ul style="list-style-type: none"> <li>Although CPD supervisors were required to review reports on individual stops, it was ineffective because ACLU analysis showed half of the stops were not justified</li> </ul>	<ul style="list-style-type: none"> <li>Continuous supervisory review and semi-annual department audits will begin before 2016</li> <li>Officers who engage in unlawful stop &amp; frisks will receive documented retraining, enhanced supervision or discipline</li> </ul>	<ul style="list-style-type: none"> <li>Officers must provide a receipt to a person who has been stopped and frisked</li> </ul>