

Juvenile Justice Commission
of San Diego County

Jails and Lockups 2018 Inspection Report

2017 Yearly Statistics (from Log Books)

0 # **Secure** detentions **OVER** 6 hours

2 # **Secure** detentions **UNDER** 6 hours

0 # **Non-secure** detentions **OVER** 6 hours

52 # **Non-secure** detentions **UNDER** 6 hours

Authority: Pursuant to Welfare & Institutions Code Section 209(b), a judge of the juvenile court shall conduct an annual inspection, either in person or through a delegated member of the appropriate county or regional juvenile justice commission, of any law enforcement facility that contains a lockup for adults which, in the preceding year, was used for the secure detention of any minor.

Facility Name: SDSO – Santee Station

Date of Inspection: 10/24/2018

Address: 8811 Cuyamaca Street
Santee, CA 92071

Date of Last Inspection: 11/20/2017

Phone Number: _____

Facility Manager: Captain Dan Brislin

Contact Person: Corp. Michael Lee

Presiding Juvenile Court Judge: Hon. Kimberlee A. Lagotta

Commission Chair: Amy Lansing

Phone No.: 858-634-1555

I. GENERAL COMMENTS:

Records were available and easy to review. There was one discrepancy which was resolved: they had Secure detention slips completed for two minors (1 May and 1 August) where the BSCC reported only one. A follow-up from the Santee Sheriff's station and the BSCC confirmed that the BSCC had two reports and the initial report of only one was a typographical error.

The December 2017 report was missing from the binder when we reviewed but the Sgt was able to locate a copy of it and provided it to us.

II. RECOMMENDATIONS (if any):

1. BSCC forms and reporting requirements have recently changed. The JJCPA and WIC §206 and §207 prohibit the Secure detention of status offenders (WIC §601) and nonoffenders (WIC §300/WIC §5150). Any violations must be reported to the BSCC on the Monthly Report on the Detention of Minors. For more information, please refer to the section on Youth in Adult Detention Facilities on the BSCC webpage: http://www.bscc.ca.gov/s_fsoservices.php

The following questions are used to assess compliance with the state standards governing law enforcement facilities in which minors are held in temporary custody. See Article 9, *Minors in Temporary Custody in a Law Enforcement Facility*, Title 15 of the California Code of Regulations (15 Cal. Code Regs. §§ 1140–1151)

III. CONDITIONS OF DETENTION:

- A. Are minors provided with orientation? Yes No
- B. Are they informed of the purpose of detention? Yes No
- C. Are they told the length of time detention is expected to last? Yes No
- D. Are they informed of the six-hour maximum time limit? Yes No

IV. CONDITIONS OF SECURE DETENTION (e.g. cell/locked room):

- A. What is the proximity of minors to adult inmates? Fully Separated
- B. What is the ability and frequency of staff to supervise minor? Constant supervision
- C. Is there constant auditory access to staff? Yes No
- D. Are minors provided with a snack if requested? Yes No
- E. Do minors have access to toilets and washing facilities? Yes No
- F. Do minors have access to a drinking fountain or water? Yes No
- G. Are there provisions to provide clothing or blankets to assure comfort? Yes No

V. CONDITIONS OF SECURE DETENTION OUTSIDE A LOCKED ENCLOSURE:

(this includes minors who are handcuffed to a fixed object such as a rail, bench, chair or table):

- A. Are minors assured no “contact” with adult inmates? Yes No
- B. Is there constant supervision? Yes No
- C. Is there a 30-minute limit and Watch Commander approval every 30 minutes thereafter? Yes No
- D. Are minors placed in cell when one becomes available? Yes No
only if combative
- E. Do minors have access to toilet and washing facilities? Yes No
- F. Is there access to a drinking fountain? Yes No
water is provided

VI. CONDITIONS OF NON-SECURE DETENTION:

- A. Is there direct and constant supervision by staff during the entire custody period? Yes No
- B. Are males and females put in same room? Yes No

VII. INTOXICATED MINORS:

- A. Does the facility have written procedures for the handling of minors under the influence of any intoxicating substances? Yes No
- B. Did the facility detain any minors, either secure or non-secure, determined to be under the influence of an intoxicating substance? Yes No
- If yes:
1. Was medical clearance obtained? Yes No
 2. Were these detentions documented? Yes No
 3. If the detention was secure, were there documented safety checks no less than once every 15 minutes? Yes No
 4. If the detention was non-secure, was the minor in the constant presence of staff? Yes No
 5. Who provides medical clearance for these minors?

VIII. DOCUMENTATION:

- A. Are all mandated visual checks documented? Yes No
- B. Are secure/non-secure detention logs used? Yes No
- C. Do the detention logs list the offense and reason which formed the decision to place the minor in secure detention, as well as the length of time the minor securely detained? Yes No
- D. Does the facility have signage posted explaining the procedures for the handling of secure / non-secure detention of minors? Yes No

IX. ARE THERE INSTANCES IN WHICH A MINOR(S) WAS HELD FOR MORE THAN SIX HOURS? IF YES, LIST THE DATES, STARTING AND ENDING TIME AND CIRCUMSTANCES FOR EACH INSTANCE.

No minors detained over 6 hours.

X. Minors Interviewed (Comments):

No minors at site at the time of inspection.