

Fairfax County Crisis Intervention Training
June 8 - 12, 2015
Fairfax County Criminal Justice Academy
Chantilly, Virginia, 20151

Monday

Unit 1; 7:00-8:00
Introduction to CIT,
Awareness of Mental
Health and Overview of
Training Objectives
Tom Von Hemert &
CIT Faculty

8:00 Welcome from
Colonel Edwin
Roessler, Jr., Chief of
Police / media

Unit 2; 8:00-9:30
Audio Hallucination
Simulation
Tom Von Hemert &
CIT Faculty

Unit 3; 9:30-10:30
Clinical States Part I
Justin Ramsdell Psy.D.

10:30-12:00
Clinical States Part II
Justin Ramsdell Psy.D.

12:00-1:00
Lunch

Unit 4; 1:00-1:30
Special Populations:
Children/Adolescents
Christine Heaton, LPC
Youth Senior Clinician

Unit 5; 1:30-2:00
Psychotropic
Medications
Dr. Philip Smith

Unit 6; 2:00-4:00
Special Populations:
PTSD/TBI and War
Veterans
Caleb R. Johnson, M.A.
Wounded Warriors

Tuesday

Unit 7; 7:00-11:00
Site Visits
Site 1:
ADC Forensic Unit
Derrick Ledford

Site 2:
Northern Virginia
Mental Health Institute
Paula Gardino

Site 3:
Merrifield Center
Massaro

11:00-12:00
Lunch

Unit 8; 12:00-1:00
Emergency Services/
Community Resources
ECO/TDO legal issues
Legal Part I:
ECO/TDO legal
requirements
CSB/Massaro

Unit 9; 1:00-2:00
Consumer & Officer
Perspective
Peer Specialist
Mary Beth Ault

Unit 10; 2:00-3:00
NAMI & Family
Perspective
Robert Cluck

Unit 11; 3:00-4:00
Consumer Perspective
Kevin Earley
Consumer

Wednesday

Unit 12; 7:00-8:00
Basic Active Listening
Techniques
Lt. Col. Tom Ryan
FCPD

8:00-9:00
Basic Active Listening
Exercises
Lt. Col. Tom Ryan
FCPD

Unit 13; 9:00-10:00
Self-Medication and
Substance Abuse
Wanda Orr
Nursing Supv. Detox

Unit 14; 10:00-11:00
Suicide Prevention and
Intervention Skills for
CIT Officers
Mike Ricker, CSB

Unit 15; 11:00-12:00
Basic CIT and De-
Escalation Techniques
CIT Faculty

12:00-1:00
Lunch

Unit 16 1:00-4:00
Basic Role Play
Exercises
CIT Faculty

Thursday

Unit 17; 7:00-9:00
Cultural Diversity
Peter Davila
FCPD

Unit 18; 9:00-10:30
Legal Part II:
Legal Panel; roles/
responsibilities &
Ques. /Answer
15-20 minutes each

- Chief Magistrate
 - Spec. Justice-
 - CSB Rep.
 - Consumer Attorney
 - CSB Attorney
 - Indep. Evaluator

10:30-12:00
Legal Part III:
Mock Commitment
Trial & Discussion
 - Chief Magistrate
 - Special Justice
 - CSB Rep.
 - Consumer Atty.
 - Indep. Evaluator

12:00-1:00
Lunch

Unit 19; 1:00-4:00
Intermediate Role
Plays
CIT Faculty

Friday

Unit 20; 7:00-7:30
Project Lifesaver
Sgt Emily Fary
PFC Tari Dunn
FCSO

Unit 21; 7:30-8:30
Legal Part IV:
Jail Diversion
Cyndi Anderson

Unit 22; 9:00-10:30
Special Populations:
Autism
Lt. Col. Scott Campbell
Ex. Dir- POAC-NoVA

Unit 23; 10:30-11:00
Course Review and
Written Exam
CIT Faculty

11:00-12:00
Lunch

Unit 24; 12:00-3:00
Advanced Role Play
Exercises
CIT Faculty

Unit 25; 3:00-4:00
Course Wrap-Up and
Certificate
Presentation
CIT Faculty

§ 41.1-2-###, Cruelty to animals; penalty

A. Any person who: (i) overrides, overdrives, overloads, tortures, ill-treats, abandons, willfully inflicts inhumane injury or pain not connected with bona fide scientific or medical experimentation, or cruelly or unnecessarily beats, maims, mutilates, or kills any animal, whether belonging to himself or another; (ii) deprives any animal of necessary food, drink, shelter or emergency veterinary treatment; (iii) sores any equine for any purpose or administers drugs or medications to alter or mask such sores for the purpose of sale, show, or exhibition of any kind, unless such administration of drugs or medications is within the context of a veterinary client-patient relationship and solely for therapeutic purposes; (iv) willfully sets on foot, instigates, engages in, or in any way furthers any act of cruelty to any animal; (v) carries or causes to be carried by any vehicle, vessel or otherwise any animal in a cruel, brutal, or inhumane manner, so as to produce torture or unnecessary suffering; or (vi) causes any of the above things, or being the owner of such animal permits such acts to be done by another is guilty of a Class 1 misdemeanor.

In addition to the penalties provided in this subsection, the court may, in its discretion, require any person convicted of a violation of this subsection to attend an anger management or other appropriate treatment program or obtain psychiatric or psychological counseling. The court may impose the costs of such a program or counseling upon the person convicted.

B. Any person who: (i) tortures, willfully inflicts inhumane injury or pain not connected with bona fide scientific or medical experimentation, or cruelly and unnecessarily beats, maims, mutilates or kills any animal whether belonging to himself or another; (ii) sores any equine for any purpose or administers drugs or medications to alter or mask such sores for the purpose of sale, show, or exhibit of any kind, unless such administration of drugs or medications is under the supervision of a licensed veterinarian and solely for therapeutic purposes; (iii) maliciously deprives any companion animal of necessary food, drink, shelter or emergency veterinary treatment; (iv) instigates, engages in, or in any way furthers any act of cruelty to any animal set forth in clauses (i) through (iv); or (v) causes any of the actions described in clauses (i) through (iv), or being the owner of such animal permits such acts to be done by another; and has been within five years convicted of a violation of this subsection or subsection A, is guilty of a Class 6 felony if the current violation or any previous violation of this subsection or subsection A resulted

in the death of an animal or the euthanasia of an animal based on the recommendation of a licensed veterinarian upon determination that such euthanasia was necessary due to the condition of the animal, and such condition was a direct result of a violation of this subsection or subsection A.

C. Nothing in this section shall be construed to prohibit the dehorning of cattle conducted in a reasonable and customary manner.

D. This section shall not prohibit authorized wildlife management activities or hunting, fishing or trapping as regulated under ~~other titles of~~ the Code of Virginia, including Title 29.1, or to farming activities as provided under ~~this title~~ Title 3.2 or regulations adopted thereunder.

E. It is unlawful for any person to kill a domestic dog or cat for the purpose of obtaining the hide, fur or pelt of the dog or cat. A violation of this subsection is a Class 1 misdemeanor. A second or subsequent violation of this subsection is a Class 6 felony.

F. Any person who: (i) tortures, willfully inflicts inhumane injury or pain not connected with bona fide scientific or medical experimentation or cruelly and unnecessarily beats, maims or mutilates any dog or cat that is a companion animal whether belonging to him or another; and (ii) as a direct result causes the death of such dog or cat that is a companion animal, or the euthanasia of such animal on the recommendation of a licensed veterinarian upon determination that such euthanasia was necessary due to the condition of the animal, is guilty of a Class 6 felony. If a dog or cat is attacked on its owner's property by a dog so as to cause injury or death, the owner of the injured dog or cat may use all reasonable and necessary force against the dog at the time of the attack to protect his dog or cat. Such owner may be presumed to have taken necessary and appropriate action to defend his dog or cat and shall therefore be presumed not to have violated this subsection. [The provisions of this subsection shall not overrule ~~§ 3.2-6540, 3.2-6540.1, or 3.2-6552.~~ Section 41.1-2-7 of this Chapter or §§ 3.2-6540, 3.2-6540.1 and 3.2-6552 of the Code of Virginia, as amended.-]

G. It shall be unlawful for any person to tether a dog for more than one hour cumulatively within any twenty-four hour period, whether or not the tethered dog has

been provided adequate space as defined in the Code of Virginia, § 3.2-6500, as amended. Each violation of this subsection constitutes a separate violation of this subsection. The first violation of this subsection shall be punished as a Class 3 misdemeanor. However, a second violation of this subsection, whether or not involving the same dog, within one year after conviction of the first violation shall be punished as a Class 2 misdemeanor. The third and each subsequent violation of this subsection, whether or not involving the same dog, within one year after conviction of the first violation shall be punished as a Class 1 misdemeanor.

H. Confinement of Animals in Vehicles Prohibited.

(1) Any person who confines an animal in an unattended vehicle where the outside temperature is 70 degrees Fahrenheit or greater, and the interior of the vehicle is not provided with ventilation or conditioned air sufficient to maintain an internal temperature of 80 degrees Fahrenheit or less, shall be guilty of a Class 3 misdemeanor.

(2) Any person who confines an animal in an unattended vehicle where the outside temperature is 32 degrees Fahrenheit or less, and the interior of the vehicle is not provided with heated air to maintain an internal temperature of 32 degrees Fahrenheit or greater, shall be guilty of a Class 3 misdemeanor.

G. Any person convicted of violating this section may be prohibited by the court from possession or ownership of companion animals.

