FEDERAL DEPOSIT INSURANCE CORPORATION OFFICE OF INSPECTOR GENERAL

Policies and Procedures Manual

PART	IV	Investigations Policies and Procedures
SECTION	OIG-410	Firearms, Arrests, and Use of Force
CHAPTER	410.3	Arrests

1. <u>Purpose</u>. This chapter establishes policies and procedures for the execution of arrests.

2. Background

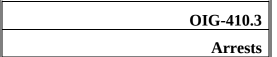
- a. An arrest is the taking into official custody of a person accused of a crime.
- b. An accused person is presumed to be innocent until proven guilty, and an arrest is not proof of such guilt.
- c. An arrest is not intended to punish the accused, but to insure his/her presence to answer the charges upon which the arrest is based.



OIG-410.3 Arrests

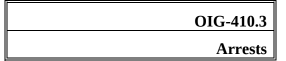




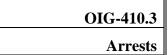




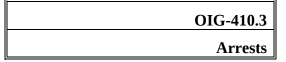


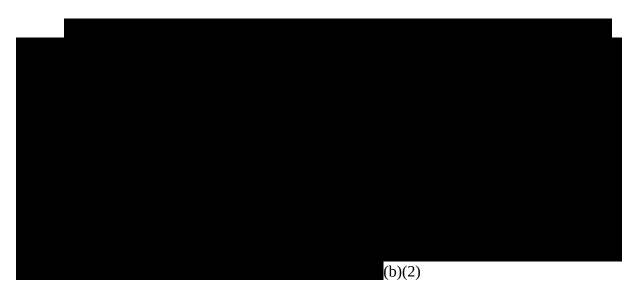


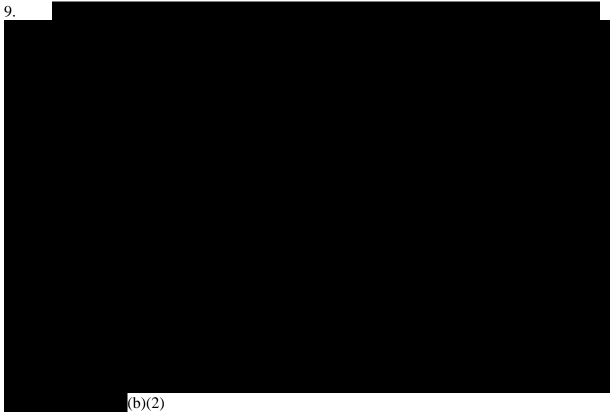


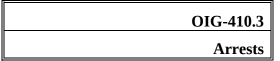




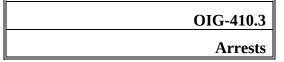




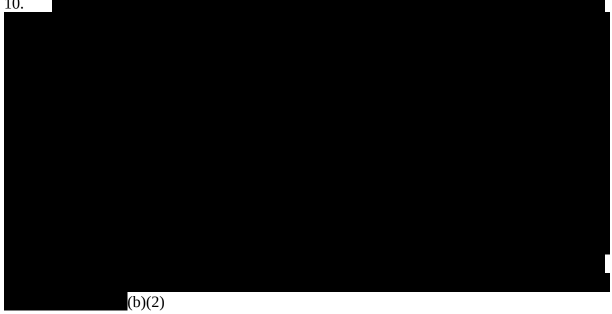












OIG-410.3
Arrests

11. Return of Warrant

- a. In accordance with the provisions of Rule 4 of the Fed. R. Crim. P., the special agent executing the arrest warrant shall make a return of the warrant to the magistrate judge or other officer before whom the defendant is brought. At the request of the AUSA, any unexecuted warrant shall be returned to and canceled by the magistrate judge who issued it. At the AUSA's request, a warrant returned unexecuted and not canceled may be delivered by the magistrate judge to the USMS or other authorized person for execution.
- b. During the defendant's initial appearance before the magistrate judge, the special agents should inform the magistrate judge of any circumstances relating to the likelihood that the defendant may flee the jurisdiction of the court if released or of any facts that support the conclusion that the defendant would pose a danger to the community if released.