The American Jail Association (AJA) is the leading industry organization exclusively focused on supporting the professionals who staff and operate our nation’s jails. Through networking, training, education, and leadership opportunities, AJA helps develop career corrections professionals—and raises the standard for all corrections employees, management, and facilities nationwide.
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American Jail Association Resolution

Accreditation

WHEREAS, the American Jail Association has consistently supported the concept of professionalism of jail operations, and

WHEREAS, the accreditation of jail operations through the Commission on Accreditation is a significant step in this direction, and

WHEREAS, only a small proportion of jails have been accredited;

THEREFORE BE IT RESOLVED THAT the American Jail Association urge that all jails become involved in the accreditation process.

Adopted by the American Jail Association Board of Directors on April 29, 1986.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution
Adult Local Detention Facility Standards

WHEREAS, the American Jail Association is representative of individuals with the responsibility for the management, operation, design, construction, and maintenance of municipal and county correctional facilities, and

WHEREAS, the American Correctional Association has developed the minimum standards for the design and operation of municipal and county jail facilities, and

WHEREAS, the American Correctional Association has followed a process for the preparation of new Adult Correctional Institutions (ACI) Standards for Federal and State correctional facilities, and

WHEREAS, there are distinct differences between the management, operation, design, and construction of prisons from jails, and

WHEREAS, the American Jail Association believes that a process of developing jail standards with substantial individuals directly involved in the management, operation, and design of local detention facilities should be developed;

THEREFORE BE IT RESOLVED THAT

the American Jail Association establish a deliberate development and review process through the American Jail Association Standards Committee, including seeking resources to support the standards development and review process.

Adopted by the AJA Board of Directors on May 20, 1990.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
Repealed by the AJA Board of Directors on January 13, 2017.
American Jail Association Resolution

Adult/Juvenile Offender Access to Telephones

WHEREAS, the American Jail Association recognizes there is no constitutional right for adult/juvenile offenders to have access to telephones, nonetheless consistent with the requirements of sound correctional management, adult/juvenile offenders should have access to a range of telecommunications services.

WHEREAS, the American Jail Association fully supports programs that encourage offenders to maintain contact with friends and family and that access should be reasonably priced;

THEREFORE BE IT RESOLVED THAT the American Jail Association believes correctional agencies should ensure that:

1. Contracts involving telecommunications services for adult/juvenile offenders comply with all applicable State and Federal regulations;
2. Contracts are based on rates and surcharges that are commensurate with those charged to the general public for like services. Any deviation from ordinary consumer rates should reflect actual costs associated with the provision of services in a correctional setting; and
3. Contracts for adult/juvenile offender telecommunications services provide the broadest range of calling options determined to be consistent with the requirements of sound correctional management.

Adopted on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

AIDS

WHEREAS, AIDS is recognized as a serious health problem, and

WHEREAS, AIDS poses significant and special problems in a jail setting, and

WHEREAS, it is recognized that health care screening, specific treatment methods, procedures, and education related to AIDS are subject to constant change;

THEREFORE BE IT RESOLVED that the American Jail Association support the following guidelines and procedures with respect to AIDS in all jail settings:

1. Infection control and health precaution should follow the U.S. Public Health Service/Centers for Disease Control “universal precaution” infection control procedures. These guidelines are based on an assumption that no person’s blood or body fluids are safe.

2. Training of all corrections staff and inmates is a critical, essential part of the management of health care. Training should be updated with current knowledge and should be recurring for staff and inmates. Ordinarily, training should be provided to prisoners upon admission and/or release from custody. Training should be varied, with the opportunity for questions to be asked by knowledgeable staff.

3. Jails should adopt procedures for HIV screening. Such procedures should reflect current public standards and legal constraints. Procedures may be adopted to pursue effective medical management goals and to pursue inquiries into management questions about prevalence of the disease in the population. Confidentiality of results must follow current public health and legal standards. Ordinarily, a disclosure of test results is limited to those with a need-to-know, based on medical, legal, and security concerns.

4. Referral to counseling or treatment for patients, and in appropriate circumstances for those in close relationship to them, is an important part of any AIDS program.

5. Management of AIDS requires a policy for housing those inmates who are symptomatic and those who are asymptomatic. Inmates who are HIV positive need not be separated unless medically indicated or unless there is a security or health threat justification. Jails should have procedures and

Continued
practices established to handle risk-situations such as body-fluid spill, altercations, CPR, and biting incidents. In addition to training, these may require special equipment and precise directions for handling these situations.

_Adoptivey by the American Jail Association Board of Directors on April 30, 1989._
_Revised on May 19, 1993._
_Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California._
American Jail Association Resolution
Breathing Emergencies Connected to Restraint

WHEREAS, Subjects with one or more predisposed or debilitated health conditions have died as a result of being restrained in the hog-tie position, and

WHEREAS, the hog-tie or hobble restraint position is dangerous for individuals with diminished capacity to exert strong respirations or in excitatory states, and

WHEREAS, there are situations requiring immediate control and restraint of agitated or aggressive individuals who do not allow for screening of pre-existing medical conditions or risk factors, and

WHEREAS, individuals exhibiting such behavior are more likely to be under the influence of alcohol, or other drugs, and

WHEREAS, subjects who have these interactions with custody staff, either during or after an encounter, may, on infrequent occasions, experience a breathing emergency.

THEREFORE BE IT RESOLVED THAT

The hog-tie or hobble position should be considered an unsafe practice and should be avoided.

Due diligence should be used when determining the arrestee's position, no matter how the individual is restrained.

In cases where force and restraints have been used, monitoring of respirations, circulation, and consciousness are important.

Staff should be trained to identify breathing difficulties and medical emergencies in addition to cardiopulmonary resuscitation and the use automated electronic defibrillator equipment.

Adopted by the American Jail Association Board of Directors on Saturday, April 21, 2001.
Re-affirmed May 3, 2008, by the AJA Board of Directors in Sacramento, California.
Replaced “Restraint Asphyxia” by the AJA Board of Directors on November 17, 2016.
American Jail Association

Code of Ethics for Jail Officers

As an officer employed in a detention/correctional capacity, I swear (or affirm) to be a good citizen and a credit to my community, State, and Nation at all times. I will abstain from questionable behavior which might bring disrepute to the agency for which I work, my family, my community, and my associates. My lifestyle will be above and beyond reproach, and I will constantly strive to set an example of a professional who performs his/her duties according to the laws of our country, State, and community, and the policies, procedures, written and verbal orders, and regulations of the agency for which I work.

On the job I promise to:

KEEP
the institution secure so as to safeguard my community and the lives of the staff, inmates, and visitors on the premises.

WORK
with each individual firmly and fairly without regard to rank, status, or condition.

MAINTAIN
a positive demeanor when confronted with stressful situations of scorn, ridicule, danger, and/or chaos.

REPORT
either in writing or by word of mouth to the proper authorities those things which should be reported, and keep silent about matters which are to remain confidential according to the laws and rules of the agency and government.

MANAGE
and supervise the inmates in an evenhanded and courteous manner.

REFRAIN
at all times from becoming personally involved in the lives of the inmates and their families.

TREAT
all visitors to the jail with politeness and respect and do my utmost to ensure that they observe the jail regulations.

TAKE
advantage of all education and training opportunities designed to assist me to become a more competent officer.

COMMUNICATE
with people in or outside of the jail, whether by phone, written work, or word of mouth, in such a way so as not to reflect in a negative manner upon my agency.

CONTRIBUTE
to a jail environment which will keep the inmate involved in activities designed to improve his/her attitude and character.

Continued
SUPPORT all activities of a professional nature through membership and participation that will continue to elevate the status of those who operate our nation’s jails. Do my best through word and deed to present an image to the public at large of a jail professional, committed to progress for an improved and enlightened criminal justice system.

The American Jail Association’s Board of Directors has approved the AJA Code of Ethics as part of an integral program to achieve a high standard of professional conduct among those officers employed in our Nation’s jails.

Adopted by the American Jail Association Board of Directors on November 10, 1991.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Continuing Partnership Between Sam Houston State University, the Correctional Management Institute of Texas, and the American Jail Association’s National Jail Leadership Command Academy

WHEREAS, Effective leadership is imperative for maintaining public safety and operating a safe local detention facility, and

WHEREAS, training, education and experience is essential in providing the foundation upon which leadership is built, and

WHEREAS, the Sam Houston State University and the Correctional Management Institute of Texas has entered into a mutually enhancing partnership with the American Jail Association by hosting and supporting the National Jail Leadership Command Academy, and

WHEREAS, the American Jail Association intends to grow this partnership, providing an infrastructure of correctional leaders for the jails of tomorrow;

THEREFORE BE IT RESOLVED

the American Jail Association commend, appreciate, and praise the Sam Houston State University and the Correctional Management Institute of Texas for their continued support in making this partnership successful.

Adopted by the American Jail Association Board of Directors on May 24, 2010, Portland, Oregon.
Revised April 21, 2018 by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Core Jail Standards

WHEREAS, the American Jail Association is dedicated to providing leadership in the development of professional standards, pertinent legislation, management practices, programs, and services, and

WHEREAS, the American Correctional Association has developed a comprehensive set of minimum “Core Jail Standards,” and

WHEREAS, the Core Jail Standards were developed to enable jails of all sizes to improve operational effectiveness and efficiency as well as improve jail safety for communities, staff, and inmates, and

WHEREAS, the American Jail Association, National Sheriff’s Association, National Institute of Corrections, and the Federal Bureau of Prisons participated in the development of these national set of core jail standards, and

WHEREAS, the Core Jail Standards supports a component of the American Jail Association’s mission to improve the conditions and systems under which persons awaiting trial, serving sentences, or otherwise are locally confined;

THEREFORE BE IT RESOLVED

THAT the American Jail Association support the Core Jail Standards that provide for the improvement of jail operations, programs, and services for jails of all sizes and throughout all jurisdictions.

Adopted on October 29, 2011, by the AJA Board of Directors in Baltimore, Maryland.
American Jail Association Resolution

Correctional Industries

WHEREAS, the American Jail Association (AJA) has been on record for many years in support of correctional industry programs, and

WHEREAS, AJA recognizes that industry programs provide valuable job skills and an opportunity to instill a sense of work ethic in those who are incarcerated in our nation’s jails and prisons, and

WHEREAS, AJA recognizes that warehousing inmates is detrimental to the well-being of a society and that providing meaningful, productive programs to inmates during incarceration is of tremendous societal benefit, and

WHEREAS, it is well-known and documented that inmate idleness can result in significant institutional security concerns and correctional industries are meaningful, productive programs that can be used to alleviate such idleness, and

WHEREAS, correctional industry programs produce viable, quality products and services, which in turn, generate revenues that can be used to offset institutional operating costs that would normally be at the expense of taxpayers;

THEREFORE BE IT RESOLVED THAT the AJA Board of Directors hereby proclaim AJA’s formal support for correctional industry programs.

BE IT FURTHER RESOLVED THAT AJA encourage those in demand of products and services to consider correctional industry programs in their options for procurement.

Adopted by the American Jail Association Board of Directors on May 3, 2003.
Revised on October 25, 2003.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
WHEREAS, one week each May is officially designated as Correctional Officers’ Week, and

WHEREAS, the American Jail Association has always supported the proposition that the men and women who perform the infinitely difficult task of supervising the Nation’s inmates are deserving of this recognition, and

WHEREAS, the American Jail Association recognizes that jail and correctional officers are professionals equal in status and importance to other professionals in the effective administration of justice;

THEREFORE BE IT RESOLVED THAT the American Jail Association honor these dedicated professionals who supervise the many thousands of inmates in our Nation’s jails and prisons and give special recognition during Correctional Officers’ Week.

Adopted by the American Jail Association Board of Directors on April 29, 1986.
Revised on May 19, 1993.
Re-affirmed May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Deaths in Custody Reporting Act of 2007

WHEREAS,  the American Jail Association recognizes there is a need to provide the community with data and information relating to the welfare of offenders in our Nation’s jails, and

WHEREAS,  the American Jail Association fully supports the reporting of data and information relating to the welfare of those offenders in our Nation’s jails, and

WHEREAS,  the American Jail Association recognizes the Bureau of Justice Statistics as the optimal repository for data relating to the welfare of those offenders in our Nation’s jails;

THEREFORE BE IT RESOLVED THAT the American Jail Association fully supports the reporting of data and information relating to the welfare of those offenders in our Nation’s jails;

BE IT FURTHER RESOLVED THAT the American Jail Association support the passage of House Resolution 3971 “Death in Custody Reporting Act of 2007.”

Adopted on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution
Deflection Initiatives

WHEREAS, The Bureau of Justice Statistics (BJS) issued a special report (June 2017) concerning mental health problems reported by jail inmates from 2009 to 2012 which found that 26% of jail inmates reported experiences that met the threshold for serious psychological distress (SPD), and 44.3% were told previously by a mental health professional they had a mental disorder and,

WHEREAS, The Bureau of Justice Statistics (BJS) released an additional special report (June 2017) on drug use, dependence, and abuse among those incarcerated from 2007 to 2009, which estimated that 63% of sentenced local jail inmates met the Diagnostic and Statistical Manual of Mental Disorders, Fourth Edition (DSM-IV) criteria for drug dependence or abuse and,

WHEREAS, The BJS reports also indicated that only 35% of jail inmates received mental health treatment, and 22% received drug treatment or participated in a program since admission and,

WHEREAS, The BJS 2006 report indicated that 76% of local jail inmates that had a mental health problem also met criteria for substance abuse or dependence and

WHEREAS, An estimated 42% of local jail inmates have both a mental health problem and a substance dependency and only 1 in every 6 local jail inmates had received mental health treatment since admission and,

WHEREAS, Law enforcement agencies nationwide are searching for innovative ways to better serve and protect communities that are facing ongoing problems associated with mental illness and addiction and,

WHEREAS, Deflection initiatives that defer individuals from the criminal justice system and toward community behavioral health and social services without arrest are being successfully implemented throughout the United States and,

WHEREAS, Law enforcement are equipped with risk tools to assist in deflecting low level offenders from the criminal justice system into treatment and,

WHEREAS, Effectively utilizing deflection programs can save lives, reduce drug use and strengthen community trust while promoting public safety.

THEREFORE BE IT RESOLVED THAT The American Jail Association supports its members and recommends collaboration with community partners in developing programs that support deflection of low risk and non-violent persons that are

Continued
experiencing crisis involving substance use or mental illness into treatment opposed to incarceration.

BE IT FURTHER RESOLVED THAT The American Jail Association encourages Local, State and Federal legislators to expedite action to implement deflection programs nationwide through financial support and technical assistance to provide services as an alternative to criminal justice involvement.

Reference: www.bjs.gov

Adopted on October 18, 2018, by the AJA Board of Directors in St. Louis, Missouri.
American Jail Association Resolution

Direct Supervision Jails
[Principles of Direct Supervision]

WHEREAS, it has been shown that direct supervision jails offer a safe environment for inmates and staff, and

WHEREAS, direct supervision jails allow for a proactive rather than a reactive approach to inmate management, and

WHEREAS, direct supervision jails are generally economical to build and to operate, and

WHEREAS, direct supervision is defined as a method of inmate management, which ensures continuing direct contact between inmates and staff by posting an officer(s) inside each housing unit, and further a housing unit contains sleeping areas, dayroom space, all necessary personal hygiene fixtures, and sufficient tables and seats to accommodate unit capacity, and

WHEREAS, direct supervision jails are managed in accordance with the Principles of Direct Supervision (attached);

THEREFORE BE IT RESOLVED THAT the American Jail Association support the concept of direct supervision in planning, designing, constructing, and managing jails.

Adopted by the Board of Directors on November 14, 1992.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
Amended on October 17, 2013, by the AJA Board of Directors in St. Louis, Missouri.
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American Jail Association Resolution

End-of-Life Care in Local Detention Facilities

WHEREAS, with the changes in sentencing laws, there is a growing number of elderly and terminally ill inmates in local detention systems,

WHEREAS, a number of correctional/detention systems along with recognized experts are studying and trying to improve end-of-life care, and

WHEREAS, the ultimate goal is to achieve quality hospice care, specialized education and training for detention personnel, as well as effective care of the seriously and chronically ill as they approach the end of life;

THEREFORE BE IT RESOLVED that the American Jail Association encourage legislatures and the judiciary to develop mechanisms for the release of terminally ill inmates from confinement who do not pose a risk to public safety, and

THEREFORE BE IT FURTHER RESOLVED THAT the American Jail Association urge all detention systems to take steps to address the needs of this population in a way that respects human dignity.

Adopted on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Gender-Specific Recruitment Utilizing Bona Fide Occupational Qualification (BFOQ)

WHEREAS, Gender may be a BFOQ for jail correctional officer positions due to gender-specific supervision being a factor in increasing security, decrease sexual abuse, and protect the privacy rights of inmates, and

WHEREAS, Jails may be required by individual State law and local institutional policies to hire and retain gender-specific staff to—at times—supervise inmates of the same sex, whether male or female, and

WHEREAS, The United States Department of Justice Final Rule of the National Standards to Prevent, Detect, and Respond to Prison Rape Under the Prison Rape Elimination Act (PREA) requires gender-specific supervision of inmates in specified circumstances to meet the standards as set forth by the Federal Government, and

WHEREAS, Jails not only vary in size and population, but many are located in rural or suburban communities where finding qualified applicants may be limited, and

WHEREAS, BFOQ’s are employment qualifications that employers may consider when making decisions about hiring and retention of employees, and

WHEREAS, a BFOQ, when lawfully permitted, is an exception and complete defense to Title VII of the Civil Rights Act of 1964, which protects employees from discrimination based on religion, sex, age, national origin, race, and color at the workplace.

THEREFORE BE IT RESOLVED

The American Jail Association supports efforts by our Nation’s jails to evaluate whether a BFOQ exists for gender-specific recruitment for the privacy, safety, and security of staff and inmates.

Adopted by the AJA Board of Directors on January 13, 2017.
American Jail Association Resolution
Greening of Local Detention Facilities

WHEREAS, State and local governments are evaluating the long-term impacts of their buildings, operations, and programs on the environment, community, and economy, and

WHEREAS, State and local governments are making decisions on management, resource allocation, and programming based on “green” principles and practices,

THEREFORE BE IT RESOLVED THAT the American Jail Association supports the creation of more efficient, resilient, and sustainable jails through reduced energy and resource consumption in vehicle use, purchase of goods and services, recycling, and facility construction, modification, operation and maintenance to the end that local facilities will, over the short and long term, consume fewer resources, create less pollution, and provide a healthier environment for the inmates, staff, visitors, and the general public.

Adopted by the American Jail Association Board of Directors on October 19, 2012 in St. Louis, Missouri.
WHEREAS, Americans die annually in handgun suicides, handgun homicides, and handgun accidents, and

WHEREAS, young children are killed yearly with handguns, and

WHEREAS, the easy availability of handguns often escalates the seriousness of domestics altercations and also crimes committed by young people and thereby contributes to jail and prison crowding, and

WHEREAS, homicide, often with a handgun, is now the leading cause of death among young minority Americans;

THEREFORE BE IT RESOLVED that the American Jail Association join with law enforcement and correctional organizations, including the International Association of Chiefs of Police, the National Sheriffs’ Association, the Fraternal Order of Police, and the American Correctional Association in calling for tougher handgun control at the Federal, State, and local levels.

Adopted by the American Jail Association Board of Directors on April 30, 1989.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
REPEALED on October 17, 2014, by the AJA Board of Directors in St. Louis, Missouri.
American Jail Association Resolution

Housing of Individuals with Mental Illness in America’s Jails

WHEREAS, a report issued by the U.S. Department of Justice, Bureau of Justice Statistics (June 2017) found that 1 in 4 jail inmates (26%) reported experiences that met the threshold for serious psychological distress (SPD); and

WHEREAS, the percentage of jail inmates with SPD (26%) was five times higher than those in the community (5%); and

WHEREAS, many of the individuals with mental illness who are arrested are/were clients of the mental health system and failed to gain access to effective mental health treatment.

WHEREAS, criminal justice officials are concerned about the increasing percentage of calls for assistance involving untreated/non-medicated mental health clients, and corresponding decreases in available community and State treatment resources.

WHEREAS, court officials, already overwhelmed by crowded dockets, struggle to respond appropriately to defendants with mental illness. Defendants often cycle through the courts repeatedly with the outcome failing to address long-term placement and treatment issues.

WHEREAS, the growing number of inmates with mental illness and the lack of appropriate resources in jails to screen, treat, and properly house these individuals strain daily jail operations and weaken staff morale. Additionally, the problem compromises the safety of staff and inmates alike, exacerbates crowding, and increases the cost of operating our Nation's jails.

WHEREAS, the American Jail Association feels strongly that the jail setting is not the proper therapeutic milieu for effective, long-term treatment of mental illness and recognizes that steps by State and local governments can improve the response to people with mental illness who come into contact with the criminal justice system;

THEREFORE BE IT RESOLVED THAT

the American Jail Association urge its members to improve the response to people with mental illness who come in contact with the criminal justice system by developing and promoting programs, policies, and legislation that accomplish the following goals:

- Improve collaboration among stakeholders in the criminal justice and mental health systems;

Continued
• Integrate mental health and substance abuse services to more effectively address the needs of individuals who have co-occurring mental health and substance abuse disorders;
• Focus efforts toward providing the mental health system with resources and training regarding the criminal justice system;
• Recognize that the solution to this complex problem depends on an effective and accessible community mental health system;
• Support efforts to establish mental health courts that would effectively divert non-violent offenders from the criminal justice system into appropriate treatment and/or supporting social services;
• Recognize that the solution to this complex problem depends on an effective and accessible community mental health system;
• Support efforts to establish mental health courts that would effectively divert non-violent offenders from the criminal justice system into appropriate treatment and/or supporting social services;

AND, BE IT FURTHER RESOLVED THAT

the American Jail Association recommend that Congress and officials from the U.S. Department of Justice and the U.S. Department of Health and Human Services work with State and local government officials across ideological and partisan lines to accomplish the following:
• Assist with funding State and local governmental treatment agencies interested in developing solutions to the complex problem of people with mental illness who come in contact with the criminal justice system,
• Increase the flexibility of grant programs which enable states to obtain funds for efforts that target individuals with co-occurring disorders who are in contact with the criminal justice system,
• Collect information and improve research regarding individuals with mental illness who come into contact with the criminal justice system, and
• Facilitate partnerships between criminal justice and mental health agencies and organizations.

Adopted by the American Jail Association Board of Directors on May 3, 2003.
Re-affirmed on May 3, 2008.
Revised April 21, 2018 by the AJA Board of Directors in Sacramento, California.

Resource: https://www.bjs.gov/content/pub/pdf/imhprpj1112.pdf
American Jail Association Resolution
Humane Interstate Transportation of Inmates

WHEREAS, the extradition and interstate transportation of fugitive inmates by local jurisdictions is a necessary function of the criminal justice system nationwide, and

WHEREAS, the responsibility for maintaining an inmate’s constitutional rights to fair and humane treatment while under extradition transport resides with the demanding local jurisdiction, and

WHEREAS, private transportation providers are not held to the same high standards of humane treatment as are local jurisdictions, and that the provisions for such treatment are notably absent from existing relevant Federal, and state statutes;

THEREFORE BE IT RESOLVED that the American Jail Association encourage legislatures at both the Federal and State level to modify their existing legislation so as to provide for the humane treatment of all persons who are being transported interstate as a function of a criminal proceedings and that these modifications include:

- Changing the name from “prisoners” to “inmates,” as to cover not only those in custody of State or Federal correctional systems, but also those in custody of local, city and/or county jails. The title “inmate” is all encompassing, whereas “prisoner” generally refers to only those in the State or Federal correctional system.
- Expand law to cover transport of all inmates, not just violent inmates.
- Expand law to clearly outline treatment of inmates while in custody of transport companies.
- Expand law to clearly outline enforcement and consequences for violation of law.

AND BE IT FURTHER RESOLVED THAT the American Jail Association encourage all local jails to insist that private transportation companies be held contractually responsible for the care and treatment of those persons including the length of time spent in transport, the number of meals that inmates are required to eat and the length of time that inmates may be confined in a transport vehicle without the use of toilet facilities, the use of showers, and sleep in a bed.

Adopted by the American Jail Association Board of Directors on May 24, 2010, Portland, Oregon.
American Jail Association Resolution

Intermediate Sanctions

WHEREAS, the American Jail Association recognizes the detrimental impact that crowding places on local jails, and

WHEREAS, many of those who are incarcerated in jails do not pose a known danger to themselves or to society;

THEREFORE BE IT RESOLVED THAT the American Jail Association support the expansion of intermediate sanctions in states and localities throughout America for offenders who do not pose a known danger to public safety. The American Jail Association believes that intermediate sanctions address real concerns of constituents.

Adopted by the American Jail Association Board of Directors on November 14, 1992.
Re-affirmed May 3, 2008, by the AJA Board of Directors in Sacramento, California.
Revised October 17, 2013, by the AJA Board of Directors in St. Louis, Missouri.
American Jail Association Resolution

Just, Reasonable, and Fair Rates for Inmate Calling Services (ICS)

WHEREAS, the use of inmate calling services is a key component of jails providing a safe environment for both the inmate population and correctional staff, and

WHEREAS, access to communications between inmates and their families is an effective tool in reducing the effects of prolonged separation, and

WHEREAS, in its current state, these services provide intelligence to the law enforcement community to solve crimes, reduce contraband, monitor gang activity, and prevent illegal contact with victims and witnesses, while keeping the community safe from unwanted harassment, and

WHEREAS, the tools that provide law enforcement with the necessary intelligence and monitoring capabilities to protect the public, as well as the jail environment, have a cost associated with them;

THEREFORE BE IT RESOLVED THAT the American Jail Association support efforts to ensure just, reasonable, and fair calling rates for all parties that can attract and sustain quality inmate calling services in our Nation’s jails.

Adopted by the American Jail Association Board of Directors on August 22, 2014. (Electronic vote)
American Jail Association Resolution
Juveniles in Jails

WHEREAS, juveniles charged with certain major crimes in most States may be legally housed in jails, and

WHEREAS, juveniles certified to stand trial as an adult in most States may be legally housed in jails, and

WHEREAS, according to law in most States, juveniles must be housed separately from adult inmates and this may result in costly additional expenditures for staff and training, and

WHEREAS, juveniles, if housed with adult criminals, may fall victim to homosexual rape and other violence, and

WHEREAS, juveniles, while they may meet the requirements to stand trial as adults, may be found innocent of the crime, and

WHEREAS, juveniles housed in adult jails may use the experience to escalate their criminal standing with peers when returned to society, and

WHEREAS, the care and legal requirements of housing juveniles are not a part of an adult jail facility’s responsibilities, and require specially trained staff and specially designed programming which are not readily available in an adult facility, and

WHEREAS, the American Jail Association is dedicated to the safe, secure, and humane care, and treatment of all prisoners in adult jail facilities through constitutionally managed jails;

THEREFORE BE IT RESOLVED

the American Jail Association be opposed in concept to housing juveniles in any jail unless that facility is specifically designed for juvenile detention and staffed with specially trained personnel.

Adopted by the American Jail Association Board of Directors on May 22, 1990.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Literacy

WHEREAS, numerous studies have demonstrated that the literacy rate of offenders is significantly lower than the population at large, and

WHEREAS, literacy is a necessary skill to both getting and keeping a good job, and

WHEREAS, employment has consistently demonstrated a link to the reduction of criminal recidivism, and

WHEREAS, the education of all its citizens is a fundamental precept on which the United States of America was founded;

THEREFORE BE IT RESOLVED the American Jail Association support the development and operation of literacy programs in this Nation’s jails to ensure that illiterates may avail themselves of this necessary skill.

And be it further resolved that the American Jail Association support programs, which commit necessary resources toward teaching inmates basic reading and writing skills through various methods.

Adopted by the American Jail Association Board of Directors on April 30, 1990.
Revised on May 19, 1993.
Re-affirmed May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Mandatory Inclusion of Public Employees into the National Social Security System

WHEREAS, the American Jail Association, Inc. (AJA) is an organization created to further the improvement of conditions of confinement of persons detained or sentenced in American jails; to advance professionalism in corrections; to provide leadership in the development of professional standards, management practices, programs and services; and to advance the interests, needs, concerns, and proficiency of the corrections profession as dictated by the association membership; and

WHEREAS, AJA has determined that one or more members of Congress may be considering legislation for the mandatory inclusion of all public employees into the national Social Security System, including correctional officers, managers, and support personnel who are currently participating in retirement programs approved by local and State authorities, and

WHEREAS, AJA believes that mandatory inclusion of all public employees, including correctional officers, managers, and support personnel into the national Social Security System at this point in time or in the future would be contrary to and inconsistent with amendments to the National Social Security Act as enacted in the 1950s, giving public employer and employees the right and option not to be included in the national Social Security System, and

WHEREAS, AJA finds that mandatory inclusion of all public employees into the national Social Security System will impose a substantial and adverse fiscal impact on local and State governments at a time when the cost of operating government is at an all time high, and

WHEREAS, AJA finds that current rules, regulations, and benefits available to contributors in the national Social Security System fail to take into consideration the unique stress and trauma factors associated with the corrections profession, requiring retirement from the profession prior to the effective date of benefits that would be available from Social Security, and

WHEREAS, AJA finds that additional payroll deductions from the income paid to public employees would have a negative impact on the morale of public employees and public service;

THEREFORE BE IT RESOLVED that

by the Board of Directors of the American Jail Association that the Association go on record with other criminal justice organizations and associations in opposition to any federal legislation that mandates involuntary inclusion of public employees, including correctional officer, managers, and support personnel into the national Social Security System, now or in the future.

Adopted by the American Jail Association Board of Directors, October 23, 1999, Hagerstown, Maryland. Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Mandatory Sanctions for DUI

WHEREAS, there is a high incidence of death caused by drunk drivers, and

WHEREAS, our citizens have made it clear that the devastation and costs associated with drunk driving will not be tolerated, and

WHEREAS, deterrence of drunk driving can be achieved through well publicized, mandatory sanctions for first time and repeat offenders, and

WHEREAS, jail professionals throughout the country have developed specialized programs and facilities for these offenders, including education and community service components;

THEREFORE BE IT RESOLVED THAT the American Jail Association go on record as supporting mandatory sanctions, accompanied by a treatment program, for offenders convicted of DUI.

Adopted by the American Jail Association Board of Directors on April 26, 1988.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Mentally Ill Offender Treatment and Crime Reduction Act

WHEREAS, the Bureau of Justice Statistics estimates that more than 16 percent of adults incarcerated in U.S. jails and prisons have a mental illness, and

WHEREAS, the Office of Juvenile Justice and Delinquency Prevention reports that more than 20 percent of youth in the juvenile justice system have serious mental health problems and many more have co-occurring mental health and substance abuse disorders, and

WHEREAS, the majority of these individuals have illnesses or disorders that are responsive to treatment programs located in the community, and

WHEREAS, the Mentally Ill Offender Treatment & Crime Reduction Act was introduced in Congress to provide local communities the resources they need to develop innovative solutions to avoid the criminalization of those with mental illness, and

WHEREAS, the legislation creates planning and implementation grants for communities to offer treatment and other services—including housing, education and job placement—to mentally ill offenders, and

WHEREAS, grants under the legislation would allow for the establishment and expansion of community-based treatment programs, in adult and juvenile detention facilities, jail treatment programs, and transitional services, and

WHEREAS, grants under the legislation can be utilized to enhance training for criminal justice personnel and mental health system personnel who must understand how to respond appropriately to this population;

THEREFORE BE IT RESOLVED THAT the American Jail Association urge Congress to adopt the Mentally Ill Offender Treatment and Crime Reduction Act, and

BE IT FURTHER RESOLVED THAT the American Jail Association supports full funding of the provisions of the Mentally Ill Offender Treatment and Crime Reduction Act.

Adopted on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution
National Academy of Corrections Funding

WHEREAS, the local funding for correctional officer training is severely limited, and

WHEREAS, the National Institute of Corrections, through the National Academy [of Corrections], has consistently been a leader in providing quality training for correctional officers, supervisors, and managers, and

WHEREAS, proper training has been proved to reduce allegations of inmate abuse, litigation, and employee turnover;

THEREFORE BE IT RESOLVED

the American Jail Association go on record as recommending to the United States Department of Justice that funding for the National Academy of Corrections be maintained at an adequate level to provide training to local corrections, and concerted efforts be made to continue the quality and quantity of training provided.

Adopted by the American Jail Association Board of Directors on April 29, 1986.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
Re-affirmed on April 21, 2018, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

National Commission on Correctional Health Care

WHEREAS, adequate and responsible medical care of prisoners in jails is one of the foremost responsibilities of a jail, and

WHEREAS, a poorly run or inadequate medical program creates the most opportunity for liability in a jail, an accredited medical program expedites responsible and medical care of prisoners in a jail, and

WHEREAS, the National Commission on Correctional Health Care is an agency whose only purpose is the accreditation of health care services and program in jails and prisons;

THEREFORE BE IT RESOLVED the American Jail Association support the National Commission on Correctional Health Care’s efforts to accredit the medical program in jails through voluntary compliance with NCCHC standards.

Adopted by the American Jail Association Board of Directors on April 30, 1990.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

National Institute of Corrections Budget

WHEREAS, the National Institute of Corrections, an agency of the Department of Justice, was created by Congress to provide assistance to State and local corrections nationwide, and

WHEREAS, the National Institute of Corrections has proven to be an invaluable source of information, training, and technical assistance to the Nation’s jails and correctional professionals, and

WHEREAS, the Nation’s jails, both large and small, could not hope to meet and maintain the professional standards of today without the assistance of a national agency such as the National Institute of Corrections, and

WHEREAS, the delivery of these services is now more important than ever given the tremendous pressures confronting the American jails and correctional systems;

THEREFORE BE IT RESOLVED that

the American Jail Association go on record as strongly opposing any cutback of the National Institute of Corrections’ budget or the services it delivers, and recommends that a process for funding increases be developed which would increase their budget proportionately to the increase in the numbers of prisoners being held in the Nation’s jails and corrections systems and adjusting for the inflation factors.

FURTHER BE IT RESOLVED that

this resolution, upon adoption, be immediately forwarded to the President, Attorney General, the President of the Senate, and the Speaker of the House of the United States, and

that the President and Board of Directors of the American Jail Association take actions annually as necessary to continue their support for the National Institute of Corrections.

Adopted by the American Jail Association Board of Directors on October 23, 1993.
Re-affirmed on April 21, 2018, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Nonsmoking Jails

WHEREAS, it has been found that many disabilities such as respiratory diseases, hypertension, and heart disease may be caused by smoking, and

WHEREAS, the United States Surgeon General and National Academy of Sciences scientists have stated that environmental tobacco smoke (ETS), caused by sidestream smoke coming off the burning end of cigarettes and exhaled smoke, is as dangerous to the nonsmoking population as it is to smokers because of the substances emitted, and

WHEREAS, correctional employees are exposed to passive smoke created by inmates, and

WHEREAS, fire safety is of ever-increasing concern in the correctional environment, and

WHEREAS, according to Fire Safety in Correctional Facilities, a study by the National Fire Protection Association, 85 percent of fires in correctional institutions were started by use of smoking materials, and

WHEREAS, smoking contributes to the deterioration of correctional facilities housing inmates by turning walls yellow from nicotine, clogging vents, creating cigarette burns on furnishings, and requiring high costs for maintenance and repair, and

WHEREAS, nonsmoking employees and prisoners have a right to work and live in a smoke-free environment;

THEREFORE BE IT RESOLVED THAT the American Jail Association support the implementation of nonsmoking policies in jails.

Adopted by the American Jail Association Board of Directors on May 20, 1990.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
WHEREAS, the National Sheriffs’ Association study *The State of Our Nation’s Jails—1982* cited a number of sheriffs’ departments where jail officers/deputies are paid less than other members of the sheriffs’ department, and

WHEREAS, the disparity between salaries is a contributing factor in job turnover among jail personnel and helps to defeat the purpose of developing a professionally trained jail cadre;

THEREFORE BE IT RESOLVED THAT the American Jail Association go on record supporting the position of pay parity for jail officers/deputies with law enforcement counterparts.

(Guideline 039 A of the National Sheriffs’ Association *Jail Audit Manual—A Systems Approach to Jail Evaluation* reads: “Are salary levels and employee benefits for jail officers comparable with those for law enforcement officers working in the same municipality?”)

*Adopted by the American Jail Association Board of Directors on April 29, 1986.*
*Revised on May 19, 1993.*
*Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.*
American Jail Association Resolution

Persons with Intellectual and Developmental Disorders in American Jails (IDD)

WHEREAS, A report issued by the U.S. Department of Justice, Bureau of Justice Statistics (Dec 2015), showed that four out of ten (40%) local jail inmates have at least one disability, and

WHEREAS, Three out of ten (30%) jail inmates reported as having a cognitive disability, also known as Intellectual and Developmental Disorder (IDD), which is the most commonly reported disability along with hearing, vision, ambulatory, self-care, and independent living, and

WHEREAS, IDD's differ from mental illness in that:

- the symptoms of cognitive disabilities conditions are permanent; mental illness symptoms are cyclical
- medications cannot fully restore cognitive limitations; medications for mental health conditions can control symptoms
- IDD's include Down Syndrome, autism, dementia, attention deficit disorder, learning disorders, intellectual disabilities or traumatic brain injury whereas,
- Mental health disorders include depression, bipolar, anxiety disorders and schizophrenia

WHEREAS, The prevalence of IDD's in American jails (30.9%) when compared to the community (4.7%) causes greater demand on already overtaxed departmental resources, and

WHEREAS, Persons with IDD's are at a distinct disadvantage because they often:

- Go unrecognized as having a disability,
- Fail to understand their rights but pretend to comprehend
- Fail to understand commands and/or instructions
- Become overwhelmed with official presence
- Say what they think the official wants to hear, and

WHEREAS, Incarcerated persons with cognitive disabilities are often involved in uses of force and housed in segregation, many times due to the lack of appropriate alternative accommodations.

THEREFORE BE IT RESOLVED THAT

the American Jail Association supports its members and recommends improved responses to persons with IDD's when in contact with the criminal justice system by creating policies, procedures, and programs that will:

Continued
• Ensure individuals with cognitive disabilities receive fair and equal treatment during incarceration, and
• Train and educate employees to recognize and respond effectively to cognitive disability symptoms, and
• Provide appropriate supports and accommodations necessary to adequately prepare persons with IDD to re-enter society, and
• Support the development of programs that divert individuals with cognitive disabilities away from jails and toward more appropriate and culturally competent community-based mental health care services.

BE IT FURTHER RESOLVED THAT

the American Jail Association encourages Congress and U. S. officials to work with State and local governments to acknowledge the effects of incarcerating persons with IDD and assist them with:

• Funding for housing, training, and treatment to address the increasing demand for IDD services
• Broden the spectrum for Grant opportunities so state and local governments may qualify for funding
• Continue to collect data and perform research on the long term effects of IDD and incarceration
• Facilitate partnerships between jails and communal resources for a seamless transition from incarceration back into the community.

Resources:
https://www.bjs.gov/content/pub/pdf/dpji1112.pdf

Adopted by the American Jail Association Board of Directors on May 18, 2019 in Louisville, Kentucky.
American Jail Association Resolution
Practice of Strip Searches

WHEREAS, detention facilities have the obligation to provide a safe and secure environment for their inmates, and

WHEREAS, a strip search is any search that includes the viewing of a naked or partially clad body, and and

WHEREAS, the use of strip searches to prevent the introduction of contraband into the jail general population, identify gang affiliations of incoming arrestees by observing tattoos and other body markings, and prevent the spread of disease and identify injuries, has been validated by the United States Supreme Court;

THEREFORE BE IT RESOLVED THAT the American Jail Association endorses the creation of policy and procedure in local jails that ensures that strip searches are:

- Done in the least intrusive and professional fashion.
- Gender specific (male observing male, female observing female).
- Never done in a group setting.
- Not performed on new arrests who have not yet entered into “general population” unless sufficient cause exists to require an earlier search in accordance with State and Federal law.

BE IT FURTHER RESOLVED THAT the American Jail Association encourages all local jails to develop policy, procedures and training for the appropriate and constitutionally sound strip search of transsexual, transgender and intersex arrestees.

Adopted by the American Jail Association Board of Directors on April 26, 2013.
American Jail Association Resolution

Pretrial Justice

WHEREAS, the jails are populated by a majority of individuals in a pretrial status;

WHEREAS, the purposes of bail are to assure appearance in court and protect community safety;

WHEREAS, pretrial services can provide neutral and objective information required to make an appropriate bail recommendation to the court by utilizing tools such as risk assessments and drug and mental health screening instruments;

WHEREAS, crowded jails present a safety concern for jail administration and officer safety;

WHEREAS, pretrial supervision can be a safe and cost effective alternative to jail for those awaiting trial;

WHEREAS, the bond industry provides little or no supervision of those individuals awaiting trial;

WHEREAS, pretrial supervision provides accountability for those awaiting trial resulting in improved public safety and integrity of the judicial process;

WHEREAS, pretrial supervision offers access to services such as substance abuse and mental health treatment, often resulting in diversion programs in lieu of prosecution and thereby decreasing jail populations, while commercial sureties do not;

WHEREAS, pretrial officers compile reports on those they supervise, noting compliance with conditions, while commercial sureties do not;

THEREFORE BE IT RESOLVED THAT

that the Board of Directors of the American Jail Association recognize the value of high-functioning pretrial services agencies to enhance public and officer safety, safeguard the judicial process, and aid jail administrators in safely managing jail populations.

Adopted on October 24, 2010, by the AJA Board of Directors in Baltimore, Maryland.
American Jail Association Resolution

Prison Rape Elimination Act (PREA)

WHEREAS, the Prison Rape Elimination Act of 2003, signed into law on September 3, 2003 (Public Law No: 108-79), was designed to study the prevalence of offender-on-offender and Staff-on-offender sexual assault in correctional institutions and,

WHEREAS, Correctional professionals, researchers, advocates, and survivors conducted extensive research to analyze the data collected and create a set of standards to address sexual abuse in correctional facilities and,

WHEREAS, in 2012, the National Prison Rape Elimination Commission implemented a set of national standards for the detection, prevention, reduction, and punishment of sexual assault and,

WHEREAS, the standards established zero-tolerance for sexual abuse while striking a balance between inmate’s rights to be free from sexual abuse with the need for institutional security,

THEREFORE BE IT RESOLVED THAT

the American Jail Association recognizes the importance of PREA, supports the implementation of the nationally recommended standards, and encourages U.S. jails to participate in PREA standards compliance.

Adopted on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
Revised and approved on January 13, 2017 by the AJA Board of Directors.
American Jail Association Resolution
Privatization of Jails

WHEREAS, the jails have traditionally been operated by city, county, State, or Federal agents, and

WHEREAS, jail officials throughout this country are professional and proficient in discharging their duties, and

WHEREAS, responsibility and constitutional liability of jail operations rest squarely on the shoulders of the officials in charge of the jails and privatization does not relieve jail officials of responsibility or liability of private jail operations, and

WHEREAS, private providers often are not held to the same high standard of public disclosure as is government, thus diminishing the public’s ability to know how their jail is operating;

THEREFORE BE IT RESOLVED by the Board of Directors of the American Jail Association that the Association shall go on record as reaffirming its opposition to the privatization of jails—city, State, county, or Federal.

Adopted by the American Jail Association Board of Directors on November 2, 1996, revising and reaffirming the Association’s original resolution of 1985.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution
Psychological Screening of Applicants

WHEREAS, psychological screening as part of minimum applicant standards for law enforcement and corrections positions is being required by more and more State governments and jail administrators, and

WHEREAS, there will be a continued rise in the prevalence of psychological screening programs for applicants for law enforcement and correctional positions as a result of Federal and State statutes, directives, court orders, and prudent jail management policy, and

WHEREAS, the failure to require psychological screening of applicants for law enforcement and correctional positions can result in serious consequences for jail administration and corrections personnel, inmates, related agencies, and public safety;

THEREFORE BE IT RESOLVED that

the American Jail Association encourage and support efforts and activities that will require appropriate psychological screening for law enforcement and correctional employee applicants in accordance with the provisions of current Federal and State statutes, case law, and related professional standards and guidelines.

Adopted by the American Jail Association Board of Directors on April 29, 1986.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Public Correctional Policy on Correctional Mental Health Care

WHEREAS, corrections professionals believe that offenders with mental illnesses should be treated by the mental health system, and

WHEREAS, the number of juvenile and adult offenders with mental illnesses has grown, and many are not being treated by public health/mental health agencies in the community, adult and juvenile correctional agencies should provide a continuum of mental health services, and

WHEREAS, these services must be made available to offenders on community supervision, in correctional facilities and upon release, and

WHEREAS, while in detention and correctional facilities, seriously mentally ill offenders may be provided special housing to reduce potential injury to themselves, other offenders and to staff, and

WHEREAS, mental health care should be consistent with the standard of community care and in compliance with American Correctional Association standards and accreditation guidelines, and

WHEREAS, comprehensive care, multidisciplinary treatment planning, addressing the individual differences of offenders with mental illnesses (including gender, cultural, and age issues), will be the goal of correctional mental health delivery systems;

THEREFORE BE IT RESOLVED THAT the American Jail Association support public policies that encourage comprehensive correctional mental health services for jails that shall include:

A. Screening and comprehensive assessments, including the evaluation of co-occurring disorders, when indicated, to determine risk and level of impairment;
B. Crisis stabilization services for offenders suffering from acute episodes;
C. Policies on the prescription, distribution and administration of psychotropic medication;
D. Continued access to mental health services while housed in disciplinary or administrative segregation;
E. Coordination and collaboration among treatment service providers;
F. Establishment of a multidisciplinary treatment team in correctional facilities that includes correctional officers, and mental health and other treatment professionals to develop and monitor treatment plans, including medication monitoring. A mental health professional should have a lead role on the treatment team;

Continued
G. Suicide prevention strategies, including a policy on recognition, prevention and treatment methods;
H. Policies on restraint/seclusion and involuntary psychotropic medication use;
I. Development of medical and legal guidelines that address:
   1. Informed consent;
   2. Confidentiality;
   3. Treatment refusal;
   4. Mental health commitments;
   5. Right to treatment;
   6. Guardianship issues;
   7. Health Information Portability and Accountability Act (HIPAA); and
   8. Special needs housing.
J. A holistic approach that emphasizes cognitive, social and coping skills development, relapse prevention and repayment and restoration to their victim(s);
K. Specialized training on mental health issues on at least an annual basis, including training of mental health professionals on security issues; and
L. Transition treatment planning in cooperation with parole and community mental health agencies and other service providers prior to release to ensure continuity of care.

*Adopted on May 3, 2008, by the AJA Board of Directors in Sacramento, California.*
American Jail Association Resolution

Reentry of Offenders

WHEREAS, reentry programs are in the best interest of society because they help prepare offenders for community life, help reduce future criminal behavior, remove the barriers that make it difficult for offenders to re-enter their communities and develop necessary community support; and

WHEREAS, the American Jail Association fully supports reentry programs and encourages the elimination of any local, State Federal laws and policies that place barriers on the offender’s successful re-entry;

THEREFORE, the American Jail Association supports and encourages public and private agencies at the Federal, State and local levels in:

1. Advocating for the review of existing laws and regulations that inhibit the successful reentry of offenders.
2. Initiating transitional planning, consistent with the individual needs of the offender, during intake to the facility.
3. Providing an expedited process to obtain appropriate legal identification prior to or upon release.
4. Assisting the offender in accessing appropriate housing upon release.
5. Providing sufficient staff to supervise offenders released to the community.
6. Developing community partnerships and support networks for providing a seamless and timely connection between pre- and post-release programs and services.
7. Providing information and assistance to address health care needs, such as obtaining Medicaid, medical, and substance abuse treatment, and other health and psychological services to offenders in the community upon release. Provide a sufficient supply of prescription medication upon release.
8. Providing information and assistance to offenders to gain employment upon release, such as pre-employment readiness training, job identification and retention skills training, and job placement services.
9. Providing prerelease counseling to help reunite offenders with their families and communities.

Adopted on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
WHEREAS, the American Jail Association has identified staff sexual misconduct as unethical and unprofessional, and
WHEREAS, this conduct threatens the safety and security of the institution, staff, and inmates, and
WHEREAS, inmates and staff have a right to a non-hostile workplace with no inappropriate sexual remarks, and
WHEREAS, sexual misconduct is most often not rape, but a range of behaviors including inappropriate remarks, sexualized name-calling, correspondence, fondling, inappropriate viewing, and sexual contact, and
WHEREAS, staff and inmates cannot engage in consensual sexual relations, and
WHEREAS, not all states have identified this conduct as criminal or have not prohibited this conduct, and
WHEREAS, not all jails have identified or prohibited this conduct, and
WHEREAS, inmates have a right to be free from staff sexual misconduct;

THEREFORE BE IT RESOLVED THAT the American Jail Association support the implementation of policies that prohibit staff sexual misconduct and encourage the passage of laws that identify criminalization of this conduct.

Adopted by the American Jail Association Board of Directors on May 3, 2003.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

Staffing of Jails

WHEREAS, many jails with only one staff person on duty, who also performs dispatching duties, and

WHEREAS, experience has demonstrated that while the officer is dispatching, he cannot give proper attention to supervision of inmates, and

WHEREAS, numerous lawsuits stem from this staffing arrangement;

THEREFORE BE IT RESOLVED that the American Jail Association go on record as recommending to the American Correctional Association that its Standards for Adult Local Detention Facilities require jails to have a minimum of one jail officer on duty at all times, whose duties preclude dispatching activities.

Adopted by the American Jail Association Board of Directors on April 29, 1986.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution
Standards and Inspections

WHEREAS, there is a disturbing trend among some States in the United States to eliminate or otherwise diminish the positive impact of State jail inspections and uniform standards for the operation of county and municipal jails for the protection of the constitutional rights of inmates and the personal protection of correctional officers and support staff, and

WHEREAS, the elimination of minimum State standards for the operation of local jails and State-controlled jail inspection programs could result in the possible loss of professional liability insurance for jail programs, diminution of jail medical services and food services, potential staff reductions, labor disputes, concerns over administrative liability, and a substantial increase in constitutional tort liability, and

WHEREAS, it is well established that most lawsuits are founded on constitutional issues in States that do not have statewide mandated jail standards and inspection programs, but rely on varying forms of self-regulation;

THEREFORE BE IT RESOLVED that the Board of Directors of the American Jail Association shall go on record in opposition to the elimination or diminution of existing State standards for the operation of local jails and the inspection of jails by State authorities.

Adopted by the American Jail Association Board of Directors on May 1996. Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution

State Yearly Jail Conferences

WHEREAS, there has been much progress in the past few years in the development of the jail career as one worthy of professional status, and

WHEREAS, there are still areas at the local level where progress is not encouraged, and

WHEREAS, the American Jail Association encourages organization of jail staff at the State and local level and the joint efforts of professional associations;

THEREFORE BE IT RESOLVED

we encourage local Sheriff’s Offices, State and national sheriffs’ associations, State jail associations, and AJA State Chapters to cooperate in the development of statewide jail conferences on at least an annual basis, and on the development and support of professional training.

Adopted by the American Jail Association Board of Directors in May 1985.
Re-affirmed on May 3, 2008, by the AJA Board of Directors in Sacramento, California.
American Jail Association Resolution
Supporting a Respectful Workplace

WHEREAS, there are federal, state, and local laws and regulations which protect individuals against discrimination, harassment and abuse on the basis of race, creed, religion, sex, age, disability, national origin, sexual orientation or identity, and/or general workplace harassment or bullying and;

WHEREAS, sheriffs, jail administrators, detention and jail personnel have made conscientious efforts to comply with both the spirit and letter of these laws, and regulations, and;

WHEREAS, the American Jail Association strongly believes the social and economic well-being of their member organizations is dependent on healthy and productive employees, and;

WHEREAS, the American Jail Association recognizes the adverse impact harassment, discrimination, and bullying can have on the mental and physical health of member organizations and their employees, and;

WHEREAS, the American Jail Association supports the protection of all detention and jail employees from abusive work environments;

THEREFORE BE IT RESOLVED that the American Jail Association calls upon all jail personnel, administrators, sheriffs, county and city boards/councils/commissioners to support and protect their employees through the prevention of conduct or behavior which creates an undesirable, intimidating, hostile, humiliating, or offensive working environment.

Adopted by the American Jail Association Board of Directors on October 22, 2015.
Revised and approved November 4, 2015.
Replaced the Discrimination and Sexual Harassment Resolution from November 14, 1992.
American Jail Association Resolution

Treatment of Individuals with Opioid Use Disorders (MAT) in America’s Jails

WHEREAS, the findings from an in depth analysis of drug overdose death data by the Center of Disease Control (December, 2018) noted opioids were involved in over two-thirds of overdose deaths in the U.S. in 2017, and

WHEREAS, Individuals with a history of incarceration are, in general, at higher risk of overdose, and

WHEREAS, Medication Assisted Treatment (MAT) is one of the most effective forms of treatment available for incarcerated individuals with opioid use disorders, and

WHEREAS, MAT has been shown to lower rates of illicit drug use, lower risk of overdose, lower rates of drug-related crime, and increase engagement with many other essential forms of healthcare, and

WHEREAS, providing MAT in the correctional setting brings healthcare in correctional facilities in line with current medical standards for the treatment of opioid use disorders, and

WHEREAS, the MAT program should be an opt-in program, providing all individuals in the correctional setting and upon release, access to all available forms of MAT medications, and

WHEREAS, MAT should be made available as a standard of care for incarcerated individuals with opioid use disorder, and

WHEREAS, an effective system for referral and linkage to care should be in place so that individuals on MAT can be linked with appropriate care providers in the community to continue MAT upon release;

THEREFORE BE IT RESOLVED THAT the American Jail Association urges its members to improve the care of individuals with opioid use disorders who come in contact with the criminal justice system by developing and promoting programs, policies, and legislation that accomplish the following goals:

• Identify that the solution to this multifaceted problem is contingent on an effective and accessible MAT program.
• Integrate MAT as the standard of care for incarcerated individuals with opioid use disorder.
• Improve collaboration with community stakeholders so an effective system for referral and linkage to care is in place, enabling individuals on MAT to continue care upon release.

Continued
FURTHER BE IT RESOLVED THAT

the American Jail Association recommends that Congress and officials from the U.S. Department of Justice and the U.S. Department of Health and Human Services work with State and local government officials across philosophical and partisan lines to achieve the following:

- Assist with funding State and local governmental treatment agencies interested in creating resolutions to the multifaceted problem of incarcerated individuals with opioid use disorder.
- Increase funding and grant programs which enable states to obtain funds for efforts that target individuals with opioid use disorders who are in contact with the criminal justice system.
- Facilitate partnerships between correctional agencies and community based medical organizations.

Adopted by the American Jail Association Board of Directors on May 18, 2019 in Louisville, Kentucky.
American Jail Association Resolution
Use of Restraints on Pregnant Inmates

WHEREAS, pregnancy and childbirth represents a significant life-safety risk to both mother and child, and
WHEREAS, restraint policies and operating procedures in some agencies/jurisdictions are silent with respect to pregnant women in custody, and
WHEREAS, some agencies/jurisdictions require or allow for the use of restraints during labor and delivery, and
WHEREAS, policy expectations that prohibit or restrict the use of restraints with pregnant women in custody are not always reflected in practice;

THEREFORE BE IT RESOLVED THAT the American Jail Association is committed to utilizing the least restrictive methods and restraints in transporting pregnant offenders to ensure their health and safety and protect the public. Such methods and restraints include:
• the utilization of wrist restraints applied in front of a pregnant offender;
• the non-use of leg irons or waist chains when transporting a pregnant offender;
• the non-use of restraints of any kind utilized on an offender in labor, during childbirth or post partum recovery;

AND BE IT FURTHER RESOLVED THAT the American Jail Association support the above listed least restrictive restraint methods except in extraordinary circumstances, which are defined as preventing the pregnant offender from escape or injuring herself or others including medical or detention staff, and that no detention staff should be present in the room during labor or childbirth, unless specifically requested by medical personnel and in such case that detention staff are required to be present, the detention staff should be female.

Adopted by the American Jail Association Board of Directors on May 14, 2011, in Cincinnati, Ohio.
American Jail Association Resolution

Use of Restrictive Housing

WHEREAS, the use of restrictive housing assignments in a detention facility are a valuable and necessary component of safe, secure, and orderly operations when it becomes necessary to separate an inmate from other inmates for his/her own safety and/or the safety of others, and

WHEREAS, restrictive housing in a detention facility may include many forms of segregation, including disciplinary segregation or administrative segregation for medical, mental health, protective custody, and/or administrative reasons, and

WHEREAS, restrictive housing is defined as a placement that requires an inmate to be confined to a cell at least 22 hours per day for the safe and secure operation of the facility,

WHEREAS, it is important to consider the special needs of inmates when placing them in restrictive housing and to recognize the unacceptable effects of prolonged solitary confinement that result from total isolation;

THEREFORE BE IT RESOLVED

THAT All detention facilities should develop a written policy or procedure that addresses restrictive housing of inmates stating confinement should be conducted in a just, humane, and constitutional manner and used only when no alternative housing assignment would be adequate to control the inmate's behavior, protect the inmate from harm, or to protect others, and

Assignment to restrictive housing for a prolonged duration must include a periodic review of the assignment to determine if less restrictive housing would be effective, and

Inmates who are confined in restrictive housing should be apprised of the duration of their confinement or the frequency of the assignment reviews and given an opportunity to appeal their housing assignment and,

A periodic review of the frequency of use, duration, and procedure should be conducted by facilities using restrictive housing for administrative segregation, and

Facility programs should be available, unless denied through a disciplinary action or participation would create an unsafe environment, and

Incentives for positive behavior should be provided within the disciplinary restrictive housing environment to encourage compliance with facility rules and encourage transition to less restrictive housing, and

Continued
Inmates in restrictive housing shall be provided appropriate and timely medical and mental health care, visiting opportunities, exercise opportunities, nutritional nourishment, and the ability to maintain proper levels of personal hygiene, and

When information is available indicating the inmate has mental illness, the review of the housing assignment should be more frequent and include a health care professional.

That the American Jail Association supports the use of restrictive housing in detention facilities in accordance with the principles stated above.

Adopted by the American Jail Association Board of Directors on May 21, 2016 in Austin, Texas.
American Jail Association Resolution

Use of the Term “Guard”

WHEREAS, such Associations as the American Jail Association, the National Sheriffs’ Association, and the American Correctional Association have enacted resolutions regarding the use of inappropriate terms to describe the men and women who supervise the prisoners in our Nation’s jails and prisons, and

WHEREAS, newspaper editors and writers for the television media still use the term “Guard” to describe people employed in local, State, and Federal correctional institutions; therefore, we now urge that all jail administrators, correctional staff, sheriffs, and other sympathetic people undertake to counter this practice and individually go on record in writing opposing the use of the term “Guard.” It is suggested that the mail and contact by telephone begin whenever a journalist, reporter, feature writer, editor, or publisher uses “Guard” in describing the work of correctional staff and that the terms “Correctional Officer” or “Detention Officer” be substituted instead.

Adopted by the American Jail Association Board of Directors in May 1985.
Revised on May 19, 1993.
Re-affirmed on May 3, 2008.