

OFFICE OF THE SECRETARY OF PUBLIC SAFETY AND HOMELAND SECURITY

Special Conservators of the Peace (SCOP) Task Force

September 29, 2014

COMMONWEALTH OF VIRGINIA



Appointment Process and Court Orders

Should the designation of SCOP status remain with the Circuit Courts?

If yes:

- Should the current system remain in place?
- Should a full background check be required?
- What should the length of appointment be?
- What should be the jurisdiction of Appointment (individual locality, circuit or other?)
- What entities should be notified of the appointment?

If no:

Should the appointing authority be legislative, regulatory or other?



Jurisdiction and Appearance

- Should SCOPs working for private corporations be limited to enforcing laws on the corporation's real property?
- Should courts be authorized to appoint SCOPs who operate in other business locations outside of the court's jurisdiction?
- displayed on SCOP identification, uniforms and vehicles? What traditional indicators of authority utilized by SCOPs (Seal of the Commonwealth, lights, sirens, insignias, badges) should be



Registration and Regulation

- Should anyone be exempt from registration with DCJS?
- Should entities (including private police departments) employing SCOPS be regulated?
- Should companies that provide contract SCOP services to other businesses or entities be regulated?

Current Exemptions:

- Regular Conservators of the Peace
- Currently employed law enforcement officers
- Private security services personnel
- authorized access to VCIN and employing SCOPs trained as law Public and privately owned criminal justice agencies with enforcement officers



Training

- Should there be a difference in the training hours required for armed versus unarmed SCOPS?
- What are the minimum number of hours necessary for SCOPS to effectively and safely perform their duties?

Current requirements:

- 24 hours unarmed/40 hours armed = SCOP
- 580-1200 hours = Law Enforcement
- 50-53 hours = Armed Security Guard