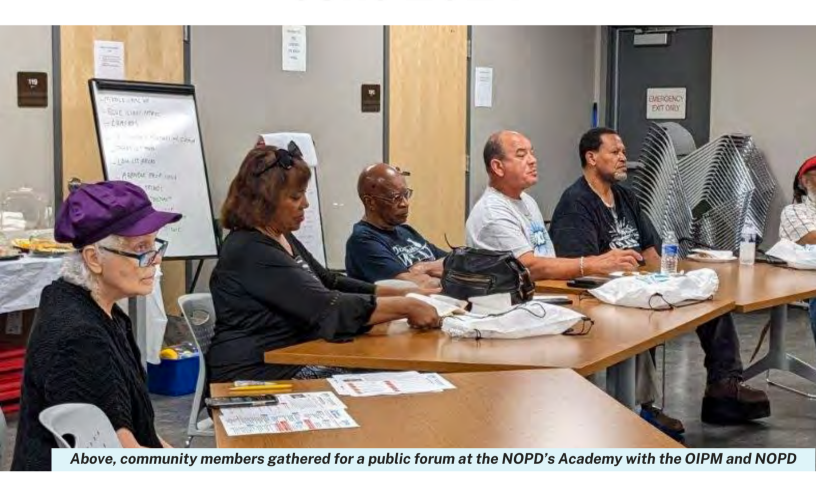
# OFFICE OF THE INDEPENDENT POLICE MONITOR

# MONTHLY COMMUNITY REPORT

**June 2024** 



Transparency. Accountability. Respect.



## LETTER TO THE COMMUNITY

Dear New Orleans Community,

I want to start this letter by highlighting our upcoming public forum in July that I do not want the community to miss. The Office of the Independent Police Monitor (OIPM) will be hosting a public forum on the topic of 2025 Officer Training Needs and the NOPD Academy Director will be attending to collect public feedback for the 2025 curriculum. We highly recommend that all come. This is an opportunity for the public to learn more about how the training curriculum is created, who is on the Training Advisory Committee, what is taught to NOPD officers each year, and provide input on how officers are trained based on your experiences. This public forum will be held at the Andrew Sanchez & Copelin-Byrd Multi-Service Center at 1616 Fats Domino Ave in the Lower 9th Ward. It is happening Tuesday, July 9th at 6:00pm. There will be food and children are welcome.

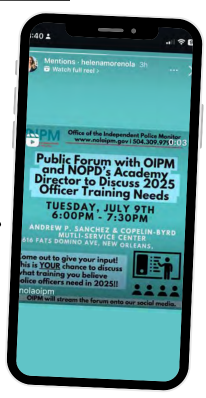
Speaking of public forums, in June the OIPM and NOPD co-held a public forum about the Bias Free Chapters of the Consent Decree. The main emotion expressed at this public forum was frustration. The community expressed frustration with the NOPD, the Federal Monitors, Judge Morgan, and the OIPM. In my opinion, the frustration and the feedback received was critical but fair - questioning the purpose of public forums, demanding opportunities to address the court directly without "gatekeepers" like the Federal Monitors, OIPM, and the NOPD controlling the message, disappointment in the possibility of a compliance finding without the community being surveyed or given a chance to express their candid thoughts on the performance of the NOPD, a frustration in a perceived lack of progress in the NOPD, and a disappointment in the Police Community Advisory Boards (PCABs). I want to assure the community that we do hear what you're saying. We are working very hard to make your recommendations a reality, but change and implemented reforms, are not easy and do take time. Do not give up on the process and do not minimize the progress that is happening because of your involvement. Things are moving.

In July, the new state law regarding the Carrying of Concealed Firearms went into effect. The OIPM attended an informative training the NOPD and District Attorney's Office held for officers on how to enforce gun restrictions with this new law. The OIPM reminds the public there are still restrictions on carrying a gun in Louisiana. You can still be arrested for the negligent carrying of a gun under Revised State 40:1382 and there still are gun firearm-free zones designed under Revised Statutes 40:1379.3, 14:95.2, and 14:95.6. You still are prohibited from carrying guns while under the influence. Please reach out to our office if you have concerns regarding a policing encounter around carrying a concealed gun.

The Federal Monitors are holding two public meetings in July to discuss the NOPD's status with the Consent Decree and receive public feedback. Two public meetings will be held on Wednesday, July 10th. The first meeting will be at noon (12pm) at the East New Orleans Regional Library and the second meeting will be at 6pm at the Treme Recreational Community Center. The OIPM will be in attendance and will live stream the meetings onto our social media.

Finally, if you are on a PCAB and want the OIPM to attend your upcoming meeting or push it on social media to the community, please let us know! We love working with our partners on the PCABs and want support your important work in the community.









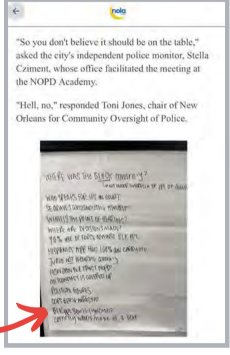
## **ACHIEVEMENTS, UPDATES, & WORK**

#### Public Forum with the NOPD regarding Bias-Free Policing

The OIPM co-hosted a public forum with the NOPD at the NOPD Academy on Paris Avenue. This public forum provided the community an opportunity to unpack the Consent Decree hearing on Bias-Free Policing Chapter that occurred the day before. The community expressed frustration and anger at the NOPD, Judge Morgan, the Federal Monitors, and the OIPM for different believed failures on the part of these agencies and individuals to address community concerns around racism, targeting of African Americans by the NOPD, and the lack of community involvement in important Consent Decree compliance findings. The Times-Pic was able to attend this forum and reported out on the event which was facilitated by the IPM, Stella Cziment, who was joined by two NOPD Deputy Chiefs, Deputy Chief Gernon and Deputy Chief Dupree, and representatives from the Public Integrity Bureau ready to take accounts of misconduct that were shared by the participants.

Below are photos from the forum and the subsequent article on the forum - including one of the poster boards with the notes taken by the IPM of participants' viewpoints and concerns. **One of the biggest takeaways from that discussion is that the community wants an opportunity to address Judge Morgan directly before any compliance finding is issued**. The OIPM committed to bringing that request to the Judge and the Federal Monitors.











#### **Post-Investigation Mediation**

After a year of pushing for policy changes, the OIPM was able to launch our new initiative: post-investigation mediation. Since starting this pilot program, the OIPM has scheduled 3 post-investigation mediations!

This unique mediation opportunity gives interested community members and officers a chance to sit down at the table and go through a mediation after a formal disciplinary investigation occurred. This means that an investigator has already issued a finding and the officer has possibly received discipline. This completely voluntarily process is centered around resolution and giving both sides and opportunity to openly talk about what happened and how it affected them. Unlike in the traditional mediation process when the investigation is closed through officer participation, in this process, there is no real "carrot" for participation other than to create connection with the community. The OIPM is appreciative of the community members and the officers who have chosen to embrace this pilot program!

## **ACHIEVEMENTS, UPDATES, & WORK**



#### 40-Hour PIB Misconduct Investigation

In June, the IPM, Stella Cziment, taught a training to new investigators who are responsible for conducting formal disciplinary investigations in the bureaus, districts, and the Public Integrity Bureau (PIB). The purpose of this training is to educate new investigators on how the OIPM and oversight play a role in force and misconduct investigations, how to write a comprehensive investigation to withstand appeal and scrutiny, and provides an overview of the Consent Decree and the impact it has had on policing.

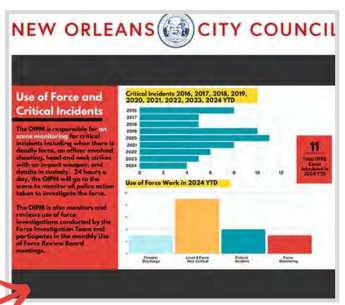
The OIPM uses this 4 hour training to also conduct informal discussion about real challenges that officers face while conducting misconduct investigations. We discuss how to handle supervisors that interfere in investigations or try to cover investigations after deadlines, how small mistakes can cause investigations to be null and void under the Officer Bill of Rights, and how to navigate investigation findings when the policy or the practice around what to do is unclear or missing. The goal is to create confident investigators who believe in the accountability process.

#### **City Council Criminal Justice Committee Presentation**

In June, the Deputy Police Monitor, Kirschelle McGowan, presented to the City Council Criminal Justice Committee along with other criminal justice agency partners. During the presentation, Kirschelle provided a year to date data recap of the work completed by the OIPM in the fields of disciplinary hearings, complaint intake, mediation, and critical incidents. Kirschelle also discussed ongoing projects and provided summaries of the recent public forums held by the OIPM.

After the presentation, the community had opportunities to provide public comment on the presentation and our work. If you missed it, you can stream the presentation online: https://council.nola.gov/meetings/





## WHO WE ARE

The OIPM is an independent, civilian police oversight agency created by voters in a 2008 charter referendum. Its mission is to improve police service to the community, community trust in the NOPD, and officer safety and working conditions. Since first opening its doors in August 2009, the Office of the Independent Police Monitor has been responsible for representing the community of New Orleans, providing accountability and oversight to the NOPD, and assisting in the reforms required under the Federal Consent Decree.

The OIPM is protected and required by City Charter and Ordinance. The OIPM operates through a Memorandum of Understanding (MOU) with the City of New Orleans and the New Orleans Police Department and has distinct responsibilities outlined by ordinance. This means this office was created by the people of New Orleans to represent all people interacting with the New Orleans Police Department to improve the way our community is policed.

### **Ensuring Compliance and Reform**

- The OIPM reviews the NOPD's policies, practices, and investigations to ensure that every action taken is compliant with local, state, and federal law, and Consent Decree reforms.
- The OIPM advises on policy, tactics, training, and supervision to ensure that the NOPD is adopting national best practice and building a nondiscriminatory, safe, effective, and respectful police department that is responsive to the needs of the community and their employees.
- The OIPM does this through monitoring, case reviews, audits, and policy recommendations.

## Amplifying the Needs of the Community

- The OIPM engages with the community to ensure that they both know about our services and understand how the police department works. Through providing information, the OIPM is equipping and empowering the community to navigate police encounters safely and demand what they need.
- Provides Complaint Intake.
- Operates the Community-Police Mediation Program.
- Partners with Families Overcoming Injustice.
- Coordinates public forums and outreach opportunities for the community to provide vital input on the way they are policed.

## Making the NOPD a Safer and Nondiscriminatory Workplace

- The OIPM provides recommendations and assessments to ensure that the NOPD is a safe and nondiscriminatory work place for all employees.
- The OIPM assesses supervision and training to ensure that employees are being equipped and supported.
- The OIPM meets with police associations to hear concerns from their membership.
- The OIPM monitors disciplinary hearings to ensure that discipline is consistent and nonretaliatory.
- The OIPM receives commendations and accounts of positive policing from the community.



## WHAT DO WE DO?

## Mission, Vision, Work

We serve the community, ensure police transparency, compliance, and accountability, and make policing a safer and more rewarding employment experience.

#### WHAT WE DO



Misconduct Complaints



Disciplinary **Proceedings** 



**Data Analysis** 



Community
Outreach



**Use of Force** 



**Community-Police Mediation Program** 



**Audits and Policy** 



Commendations

The OIPM is the oversight body for the New Orleans Police Department (NOPD). The OIPM provides oversight through monitoring, reviewing, and auditing police activity and data. The OIPM is responsible for conducting complaint and commendation intake, onscene monitoring of critical incidents and uses of force, overseeing the community-officer mediation program, reviewing investigations, providing assessments, identifying patterns, and making recommendations for improved practice, policy, resource allocation, and training. There are three components to the OIPM's work and mission:

The OIPM envisions a police force where the community is a valued and respected partner in public safety and law enforcement. This is achieved through:

- Assurance of transparency, accountability, and fairness within the NOPD and in all policing practices
- Community-driven policing policy that reflects the changing and dynamic needs of New Orleanians
- Continued efforts to engage the community and collaborate with community partners
- Recruitment and retention of a police force that is representative of and responsive to the community it serves
- Utilization of de-escalation techniques and methods when responding to calls of service
- Conducting only lawful and necessary arrests free of discriminatory practices
- Thorough and effective investigations resulting in appropriate arrests and prosecutions
- Clear and professional communication with victims and witnesses of crime and all that come into contact with the NOPD
- Responsible utilization of equipment and allocation of resources
- Development of highly trained supervisors and organizational leadership
- Interactions with the public and internally within the police force that are based in mutual trust and respect

The OIPM seeks to amplify the voice of the community to ensure that all within the city – visitors and residents alike – can access police services equally and have a positive experience with officers.

## DATA OVERALL: YEAR TO DATE AND MONTH

	2024	2023	2022	2021	2020	2019	2018	2017	Avg 2017-2023
Civilian Complaint Count	69	61	32	33	41	43	11	18	34.14
Police Complaint Count	0	0	0	3	0	0	4	2	1.29
Civilian w/in NOPD	0	0	0	0	0	0	0	0	0.00
Anonymous Complaint	13	10	14	16	21	0	0	0	8.71
Community Liaison Count	9	19	.8	14	25	13	1.	3	11,86
Case Monitoring Count	0	3	6	2	8	0	7	5	4.43
Case Review Count	0	1	4	4	1	4	3	0	2.43
Contact Only Count	51	24	17	9	23	14	2	4	13.29
Disciplinary Hearing Count	12	28	24	13	35	20	49	13	26.00
Critical Incident Count	4	2	4	7	8	7	3	6	5.29
Firearm Discharge Count	3	1	4	4	7	6	1	3	3.71
Lvl 4 Non-Critical	9	5	9	4	8	0	0	0	3.71
Force Monitoring *	3	1	0	0	0	0	0	0	0.14
Mediation Count	19	14	13	12	18	22	11	18	15,43
Commendation Count	5	3	0	3	1	1	0	1	1.29
Grand Total	197	172	135	124	196	130	92	73	132

	Jun 2024	Jun 2023	Jun 2022	Jun 2021	Jun 2020	Jun 2019	Jun 2018	Jun 2017	2017-2023 Average
Citizen Complaint Count	4	8	4	5	18	7	1	2	6.43
Police Complaint Count	0	0	0	0	0	0	0	0	0.00
Civilian w/in NOPD	0	0	0	0	0				0.00
Anonymous Complaint	2	1	4	0	8				3.25
Community Liaison Count	0		2	3	2	0		$\mu = \pi_1$	1.60
Case Monitoring Count	0	0	0	0	0	0	0	1	0.14
Case Review Count	0	0	0	0	0	0	- 1	0	0.14
Contact Only Count	7	1	1	0	16	1	1	1	3.00
Disciplinary Hearing Count	3	5	1	0	18	14	8	0	6.57
Critical Incident Count	0	0	1	0	2	1	0	1	0.71
Firearm Discharge Count	0	0	0	0	1	1	0	1	0.43
Lvl 4 Non-Critical	1	1	3	0	0			11 = 21	1.00
Force Monitoring *	0	0							0.00
Mediation Count	3	6	4	2	4	2	2	1	3.00
Commendation Count	1	1	0	0	0	0		1	0.33
Grand Total	21	24	20	10	69	26	13	8	24.29

\*indicates a new category or a category that was not always captured by OIPM

## **CURRENT BUDGET**

OIPM Budget Description	Amount					
Personnel	\$809,781.00					
Operating	\$400,000.00					
2024 Total OIPM Budget	\$1,209,781.00					
2024 Total OIPM Budget	\$1,209,781.00					
Amounts Spent to Date:	\$558,161.00					
Unexpended funds	\$651,620.00					



## **MISCONDUCT WORK**

#### **Relevant Definitions**

#### Complaint

A complaint is an allegation of misconduct filed against a NOPD officer(s) by a member of a public or civilian (external) or another officer (internal). A complaint may concern an action or lack of action taken by a NOPD officer(s), an interaction with a NOPD officer, or a witnessed interaction with a NOPD officer.

#### Complainant

A complainant is the individual who files a complaint against a NOPD officer(s). A complainant may be generated internally (by another officer or a supervisor) or externally (by a member of a public). The complainant does not need to be personally affected by the incident.

#### **OIPM Complaint Codes**

When the OIPM receives a complaint referral, the OIPM organizes the complaint according to the source of the complaint.

- Civilian based complaints are classified as: CC.
- Complaints from police officers are classified as: PO
- Complaints from civilians working within the NOPD are classified as: CN.
- Anonymous complaints are classified as: AC.

#### Misconduct

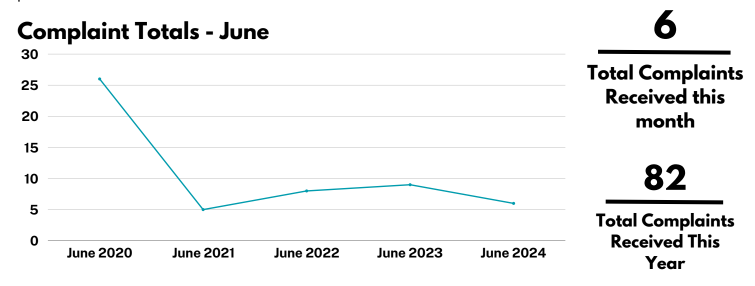
Officer action or failure to take action that violates any rule, policy, procedure, order, verbal or written instruction of the NOPD or is a violation of any city ordinance, state or federal criminal law. Misconduct includes, but is not limited to:

- · Use of Force
- Abuse of Authority such as unlawful searches and seizures, premises enter and search, no warrant, threat to notify child services, threats to damage of property, etc., refusal to take complaint, refuse to identify themselves, damages to property seized
- Failure to supervise
- · Falsification of records
- Inappropriate language or attitude
- Harassment
- Interference with Constitutional rights
- Neglect of duty
- Discrimination in the provision of police services or other discriminatory conduct on the basis of race, colors, creed, religion, ancestry, national origin, gender, sexual orientation
- Theft
- Retaliation for filing complaint with NOPD or the OIPM

#### **Complaint Procedures**

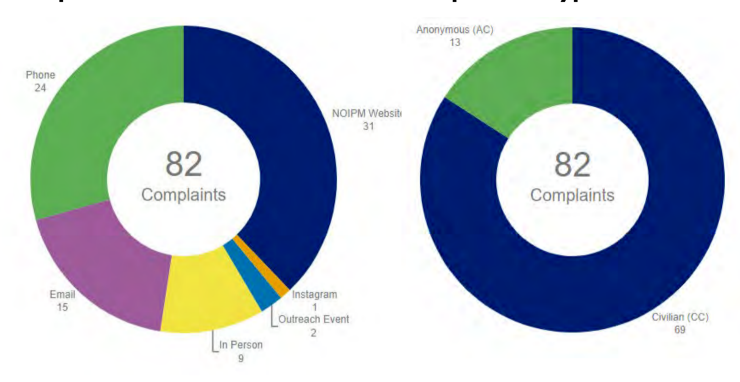
The OIPM does not verify the statements made during complaint intake or agree with the statements provided by the complainant. The OIPM strives to accurately capture the words, emotions, goals and narrative shared by the complainant and selects the policy, practice, or rule that each allegation of behavior / incident could have violated if determined to be true. OIPM personnel may review information in NOPD systems regarding the interaction complained of, including body worn camera video, in car camera video, electronic police reports and field interview cards. The OIPM may include information obtained from NOPD information systems in the complaint referral.

The OIPM assesses whether in the information provided should be provided confidentially or if the OIPM would recommend covert operations conducted by the Special Investigation Squad (SIS). Anything shared in this report is public information.

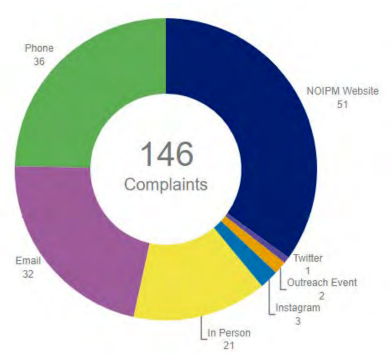


#### **Complaint Intake Source - 2024**

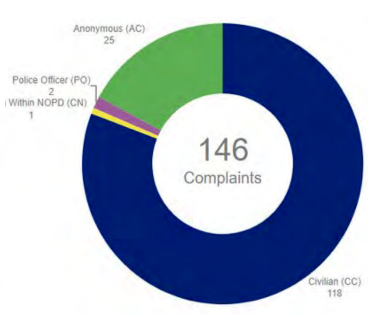
## Complainant Type - 2024



## Complaint Intake Source - Past 12 Months

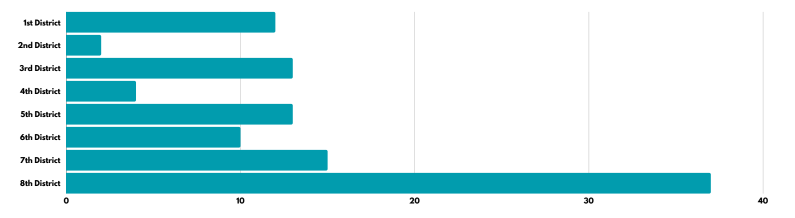


## Complainant Type - Past 12 Months

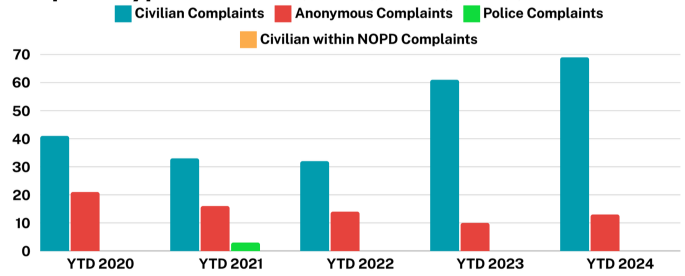


#### **Districts - Past 12 Months**

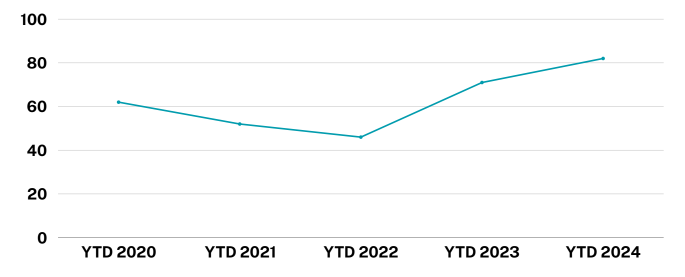
This chart communicates where the alleged misconduct occurred by police district. This requires the misconduct to occur in a physical space (instead of an incident that occurs over the phone or internet for example). This is based on complainant disclosure and the OIPM tries to verify this information through electronic police reports, body worn camera footage, and field identification cards.



#### Complaint Type YTD - 2020, 2021, 2022, 2023, 2024

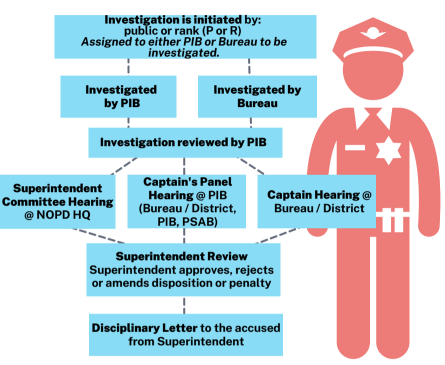


#### Complaint Totals YTD - 2020, 2021, 2022, 2023, 2024



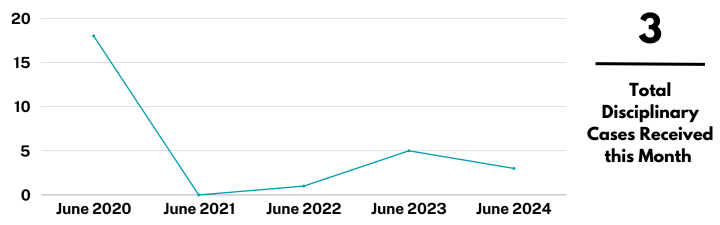
## DISCIPLINARY PROCEEDINGS

After the misconduct investigatory process, if the investigating officer sustained an allegation, then that allegation must be affirmed by NOPD leadership in order for that accused officer to be disciplined. This occurs through the disciplinary proceeding process. The disciplinary proceedings are conducted by the NOPD - either by Captains or Deputy-Chiefs. The OIPM monitors and assesses the efforts of NOPD to ensure all disciplinary investigations and proceedings are conducted in a manner that is non-retaliatory, impartial, fair, consistent, truthful, and timely in accordance with NOPD policies and law. Adjudication of misconduct is handled internally by the PIB or the Bureau of the officer / employee.



The OIPM may monitor the process conducted by the PIB or by the Bureau; however, under the MOU, there are detailed directions regarding how the OIPM is notified of investigations by the PIB and similar protocol does not currently exist for Bureaus. For that reason, the OIPM tends to be more involved with investigations and disciplinary proceedings conducted by the PIB. During every disciplinary proceeding, the OIPM remains in the room for deliberation with the NOPD leadership to give the hearing officers feedback and input. This process is how the OIPM provides our recommendations and feedback regarding the strength of the investigation, liability and risk management concerns, and areas where the policy required clarification or was being applied inconsistently. Though OIPM may provide this feedback in memorandums to the NOPD prior to the hearing or supplementing these hearings, these discussions during the deliberation process enable the NOPD to consider and digest our points before any final decision was made on the matter. These discussions are an opportunity for the OIPM to provide and receive insight into the NOPD investigation and often these comments lead to meaningful discussion with not just the hearing officers, but the assigned investigator on the case, since it was an opportunity for that investigator to explain investigatory decisions and to answer questions.

#### **Disciplinary Proceedings - June**



OIPM tracks Disciplinary Proceedings based on the date notice is received from NOPD and not necessarily on when the disciplinary proceeding occurs. Additionally, this figure does not account for investigations in which multiple officers are accused, or for hearing notifications received in a prior year but rescheduled to the current month. These proceedings are often rescheduled for scheduling conflicts. Tracking by notification date allows for consistent and accurate data collection.

## **USE OF FORCE**

#### **Relevant Definitions**

#### **Critical Incident**

Critical incidents are an internal definition that was agreed upon by the OIPM and the NOPD through the November 10, 2010 Memorandum of Understanding. This definition captures that the OIPM should be notified of deaths, certain levels of injuries, and officer involved shootings within an hour so the OIPM has the ability to monitor the on scene investigation by the Force Investigation Team. According to this shared definition, critical incidents are:

- All incidents including the use of deadly force by an NOPD officer including an Officer Involved Shooting ("OIS");
- All uses of force by an NOPD officer resulting in an injury requiring hospitalization;
- All head and neck strikes with an impact weapon, whether intentional or not;
- All other uses of forces by an NOPD officer resulting in death; and
- All deaths while the arrestee or detainee is in the custodial care of the NOPD.

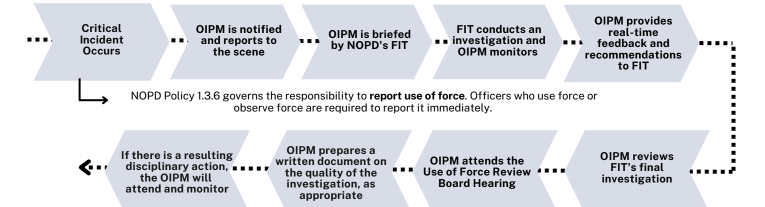
#### **Use of Force**

Use of Force is when an officer uses physical contact on an individual during a civilian-police interaction. The force can be mild to severe based on the levels of force outlined in the NOPD policy. The force may be considered justified by NOPD policy considering the facts and circumstances known to the officer at the time which would justify that appropriate physical contact based on how officers are trained to handle that interaction. Force will be assessed based on the type of contact utilized compared to the resistance encountered, resulting injuries, witness statements, officer statements, and evidence found.

#### **Levels of Force**

- Level 1: Includes pointing a firearm at a person and hand control or escort techniques (e.g., elbow grip, wrist grip, or shoulder grip) applied as pressure point compliance techniques that are not reasonably expected to cause injury; takedowns that do not result in actual injury or complaint of injury; and use of an impact weapon for nonstriking purposes (e.g., prying limbs, moving or controlling a person) that does not result in actual injury or complaint of injury. It does not include escorting, touching, or handcuffing a person with minimal or no resistance.
- Level 2: Includes use of a CEW also known as "tasers" (including where a CEW is fired at a person but misses); and force that causes or could reasonably be expected to cause an injury greater than transitory pain but does not rise to a Level 3 use of force.
- Level 3: Includes any strike to the head (except for a strike with an impact weapon); use of impact weapons when contact is made (except to the head), regardless of injury; or the destruction of an animal.
- Level 4: Includes all 'serious uses of force' as listed below:
  - (a) All uses of lethal force by an NOPD officer:
  - (b) All critical firearm discharges by an NOPD officer;
  - (c) All uses of force by an NOPD officer resulting in serious physical injury or requiring hospitalization;
  - (d) All neck holds;
  - (e) All uses of force by an NOPD officer resulting in a loss of consciousness;
  - (f) All canine bites;
  - (g) More than two applications of a CEW on an individual during a single interaction, regardless of the mode or duration of the application, and whether the applications are by the same or different officers, or CEW application for 15 seconds or longer, whether continuous or consecutive;
  - (h) Any strike, blow, kick, CEW application, or similar use of force against a handcuffed subject; and
  - (i) Any vehicle pursuit resulting in death, serious physical injury or injuries requiring hospitalization.

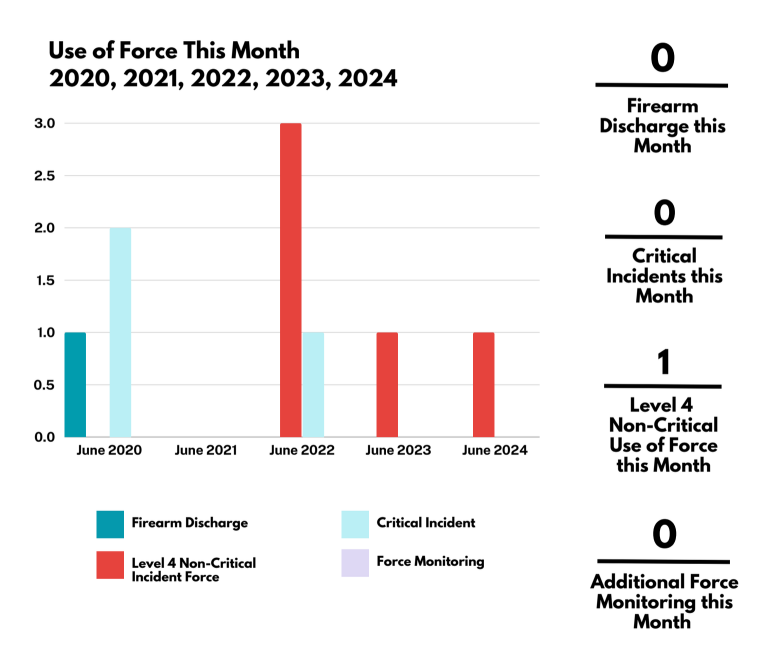
#### **Critical Incident / Use of Force Chain of Events**



#### **Use of Force Work**

Use of Force monitoring and reviews are an opportunity for the OIPM to conduct a qualitative assessment of an investigation to ensure thoroughness, timeliness, fairness, transparency, accountability, and compliance with law, policy, and the Federal Consent Decree. The OIPM monitors and reviews the use of force, in-custody death, and critical incident investigations conducted by the Force Investigation Team (FIT) within the Public Integrity Bureau (PIB) of the NOPD. The OIPM is required by City Code § 2-1121 and by the MOU to monitor the quality and timeliness of NOPD's investigations into use of force and in-custody deaths. The OIPM will attend the investigation or the relevant activity, and will document the activity taken and not taken by the NOPD. The expectation is that the OIPM representative does not participate in the activity, but instead observes the police actions and takes notes.

While OIPM is notified of each use of force that occurs, OIPM gives the most attention to the most serious uses of force incidents, Critical Incidents. However, OIPM will often review lower-level uses of force incidents to ensure NOPD policy is being upheld.



## **COMMUNITY ENGAGEMENT**

The community is vital to police oversight and the center of the work conducted by the OIPM. In the Memorandum of Understanding, the OIPM committed to developing relationships with community and civil groups to receive civilian and anonymous complaints, meeting with police associations, and conduct public outreach meetings and engagement activities. In this section of the Monthly Report, the OIPM explains the community outreach and public events that the OIPM coordinated or participated in the last month.

## Outreach - June 2021, 2022, 2023, 2024



June 2021 June 2022 June 2023 June 2024

#### **Outreach Events**

- 2-hour professional development training for mediators on June 13th on Zoom
- Mediator Meet and Greet on June 27th at Afrodisiac Restaurant in Gentilly
- Taught 4-hour Active Listening class to new sergeants at the PIB In Service Training on June 26th
- Attended Federal Consent Decree Hearing
- Co-hosted Public Forum on Bias-Free Policing
- Meeting with 1st District PCAB President
- Attended 1st District PCAB Meeting at the Charbonnet Center
- Co-hosted public meeting with PIB
- Attended Communities of Hope/NODICE Treme Community Summit
- Presentation for Criminal Justice Committee

10

# Total Outreach Events this Month



1st District PCAB President, Morgan Clevenger, and NOPD's 1st District Captain, K.C. Allen respond to questions at PCAB meeting

## **COMMUNITY-POLICE MEDIATION**

#### **Relevant Definitions**

#### Mediation

A mediation process helps parties develop a mutual understanding of a conflict. Mediation may help the parties identify disputed issues, facilitate communication, provide an opportunity to improve community relationships, and generate options that may help the parties reach a mutually acceptable resolution.

#### Consent

All parties must voluntarily agree to participate in mediation and give consent. The consent process involves communication between the participant and the Mediation Director or program staff about the mediation process, what to expect, and clarification of any questions. Consent forms are signed in advance of confirming the mediation session.

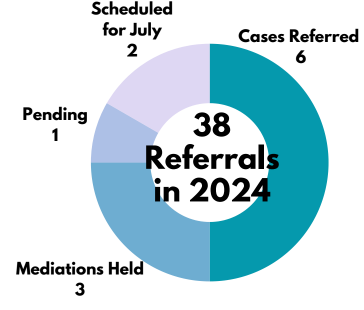
#### Mediator

The role of the mediator is to be a neutral and trained third party who listens, clarifies, and facilitates conversation. Mediators are non-judgmental and do not give advice, take sides, or decide who is right or wrong. Mediators do not influence or pressure participants to come to an agreement. Mediators are trained and recruited by the OIPM.

#### **Voluntary**

All participants engage in mediation at their own free will. They can end the process at any time and will not be forced to do anything or say anything they do not want to. No one is forced to agree to anything they do not want to.

#### **Mediation Numbers - June**



#### What is Mediation?

Mediation is an alternative to the traditional process of resolving complaints of police officer misconduct. Mediation provides a process facilitated by two professionally-trained community mediators to create mutual understanding and allow the officer and civilian to be fully heard and understood in a non-judgmental way. Mediation creates a safe, neutral space for officers and civilians to speak for themselves, share about their interaction and how it impacted them, explain what is important to them, and come to their own agreements and solutions about moving forward.

The Public Integrity Bureau (PIB) of the NOPD determines which complaints are referred to the Mediation Program. The types of complaints that are most often referred to mediation are those that allege lack of professionalism, neglect of duty, or discourtesy. Complaints such as unauthorized use of force, unlawful search, and criminal allegations are ineligible for mediation and continue through the formal complaint investigation process by the PIB.

Non-judgmental
Confidential
Voluntary



#### **Mediation is:** A participant-guided process that helps the community member and the officer come to a mutually-agreeable solution. This helps to create mutual understanding and improve relationships. A space of discussion without the need to say who is right or wrong. No evidence is needed. The mediators are not judges. The mediators do not present their thoughts on the issue. It's about dialog, not forced resolutions. People are not forced to shake hands or make-up. The role of the mediators is to be neutral 3rd party facilitators. They will not pressure either participant to come to an agreement. An opportunity for the community member and the officer to be in charge of their own process and outcome. It will not be decided by an outside agency or person. It is outside of any punishment framework or the legal process. There is no appeal because mediation is voluntary. **Mediations Held This Month** 2020, 2021, 2022, 2023, 2024 6 5 4 Total **Mediations** 3 **Held this** 2 month 1 0 June 2021 June 2020 June 2022 June 2023 June 2024 **Mediations Held YTD In** 2020, 2021, 2022, 2023, 2024 20



2023

2024

2022

2020

2021

# CONSENT DECREE & OVERSIGHT BACKGROUND

The OIPM is providing the following information in our monthly reports as a way to keep our partners and the public informed of the role of oversight, the policing history that led to the creation of the Consent Decree, and the differences between different types of oversight.

The OIPM wants to use every opportunity available to share valuable information and historical context to our work so everyone working towards the goal of accountability, transparency, and police oversight can be equipped, informed, and engaged.

Over the year, the OIPM may add to this section additional resources and information that we assess as helpful and empowering.



# LEGAL JURISDICTION; OBLIGATIONS OF THE OIPM OFFICE AND STAFF

The OIPM operates under three core legal documents that guide the scope of local oversight and the jurisdiction of our work. Additionally, below are overviews of other ordinances that affect our work and create new legal obligations on the OIPM.

#### New Orleans Code of Ordinances Stat. § XIV: Office of the Independent Police Monitor

This statute was created by voter referendum and provides the legal responsibilities, perimeters, and budgetary support of the OIPM. This was put to a public vote in November 2016 and passed. This statute states the responsibilities of the OIPM and requires particular work streams and tasks. The statute also describes the disclosure requirements of the office.

#### Louisiana Revised Stat. § 33:2339: Detail or Secondary Employment; City of New Orleans

This statute was created in 2013 and gives legal abilities and subpoena power for the OIPM to investigate allegations of misconduct in the secondary employment system operated by the Office of Police Secondary Employment. The statute is silent as to the ability for the OIPM to refer these investigations to the NOPD or the District Attorney's Office for subsequent criminal or administrative accountability based on the OIPM investigation.

#### Memorandum of Understanding between NOPD and OIPM Executed November 10, 2010

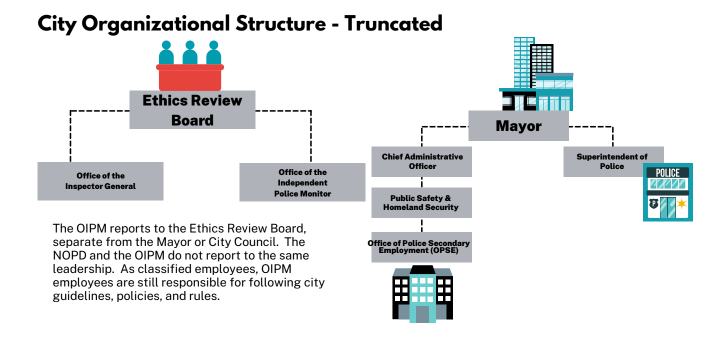
The MOU is a Memorandum of Understanding between the NOPD and OIPM which outlines the responsibilities, expectations, and authority of the OIPM when providing oversight to the NOPD. Through this MOU, there is clarity regarding the work the OIPM will complete and how the OIPM will access NOPD records, data, and reports and monitor NOPD during on scene investigations. The MOU was entered into in November 2010 and in the coming year the OIPM intends to work with NOPD leadership to review this agreement and determine if it should be updated to ensure it is still relevant and considers updates to technology.

#### Ordinance 29130: Sharing of Data

Ordinance 29130 requires that our office (along with other public safety agencies) provide data monthly to City Council.

#### Ordinance 29063: Quarterly Presentations to the Criminal Justice Committee

Ordinance 29063 requires that our office (along with other public safety agencies) present quarterly to the City Council Criminal Justice Committee.



## **OVERSIGHT MODELS**

#### Different Reasons Why There is Oversight / Monitors

#### **Court Ordered**

Court ordered monitors through litigation brought by the US Dept. of Justice to end "patterns and practices" of unconstitutional policing under federal law.

#### **Consent Decree Monitors**

Monitors that are the result of federal Consent Decrees.

#### **Oversight Agencies**

Oversight agency like civilian oversight that is responsible for review, auditing, or investigation.

New Orleans has both of these types of oversight

#### **Models of Civilian Oversight**

#### **Review-Focused Model**

Review-Focused models tend to utilize volunteer boards and commissions.

- Review-focused models assess the quality of finalized investigations conducted by an internal affairs division or the police department
- Conduct reviews of the agency's policies, procedures and disciplinary proceedings.
- Hold public forums, hear appeals, or make recommendations for investigations regarding allegations of misconduct

OIPM reviews the quality of finalized investigations conducted by the Public Integrity Bureau (which is the internal affairs of the NOPD)

#### **Investigative-Focused Model**

Investigative-focused models will employ professionally trained staff

- Investigative-Focused Conduct independent misconduct investigations
- Operate as an intake site for complaints.
- These models may: mediate complaints, analyze policies and practices issue recommendations to the police and public.

OIPM is a complaint intake site and OIPM has investigatory power over the secondary employment office.

#### **Auditor / Monitor-Focused**

- Auditor / Monitor-Focused model assesses systemic reform efforts.
- Review processes, evaluate policies, practices, and training. Based on those assessments, this oversight model will identify patterns and make recommendations Share findings with the public.
- These oversight agencies may participate in investigations.

OIPM assesses systemic efforts and will evaluate and review policies, practices and training then provide recommendations to NOPD.

#### **Hybrid Civilian Oversight Model**

Hybrid Civilian Oversight Hybrid civilian oversight means there is one office serving functions from different models or multiple agencies in one jurisdiction which may be different models (like an advisory civilian board and the investigatory OIG).

OIPM is a hybrid oversight agency because it has elements of all the different types of oversight models. Additionally, New Orleans has hybrid civilian oversight since we have multiple oversight agencies serving different functions.

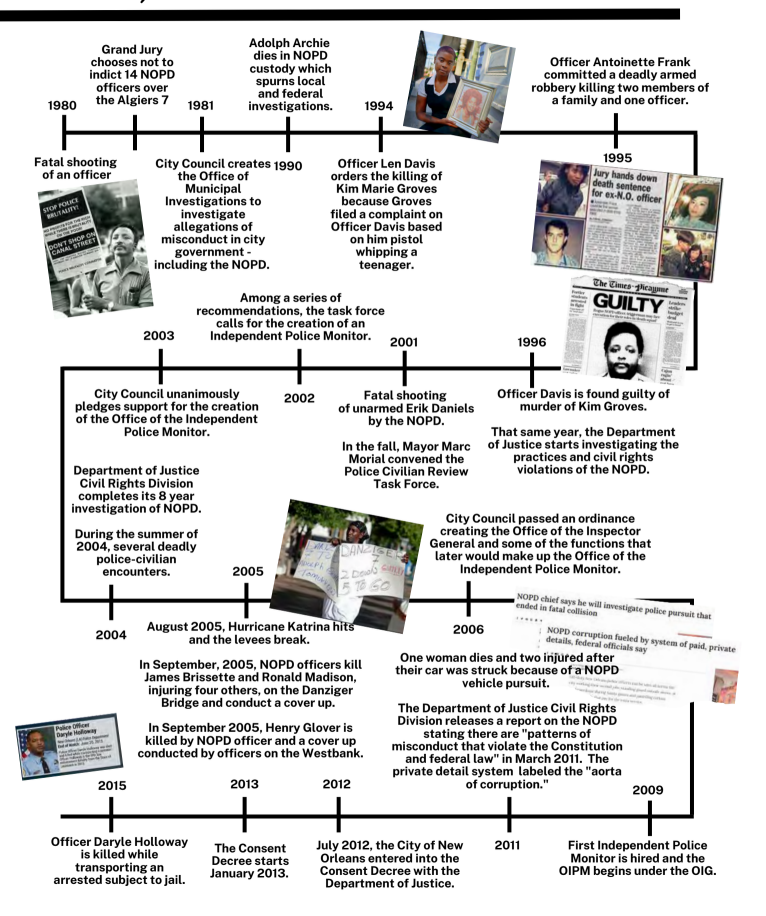
#### 13 Principles of Effective Oversight

The National Association for Civilian Oversight of Law Enforcement (NACOLE) identifies these 13 principles as necessary for effective oversight. The OIPM adopted these principles:

- Independence
- Clearly defined and adequate jurisdiction and authority
- · Unfettered access to records and facilities
- Access to law enforcement executives and internal affairs staff
- Full cooperation
- Sustained stakeholder support
- Adequate funding and operational resources

- Public reporting and transparency
- · Policy patterns in practice analysis
- · Community outreach
- · Community involvement
- Confidentiality, anonymity, and protection from retaliation
- · Procedural justice and legitimacy

## BRIEF HISTORICAL HIGHLIGHTS OF THE CONSENT DECREE; POLICING IN NEW ORLEANS



# UNDERSTANDING THE CONSENT DECREE AND HISTORY

New Orleans entered a formal consent decree in January, 2013. This Consent Decree process started in the years prior with the investigation of the patterns and practices of the NOPD by the Department of Justice's Civil Rights Division. In order to understand the necessity of the Consent Decree and the reforms required within it, it's important to understand the historical context of the city and the NOPD's problematic behavior within the community.

The NOPD had a long history of misconduct, violence, discriminatory practices, and corruption stemming back decades. In the 1980s was the beginning of a community effort to organize civilian based oversight of the NOPD. This effort resulted in multiple initiatives from the Office of Municipal Investigations to the Police Civilian Review Task Force to eventually the creation of the Office of the Inspector General to the Office of the Independent Police Monitor.

While these local efforts were evolving, simultaneously, the federal government was conducting ongoing investigations of the NOPD, the must recent ending in March 2011. Ultimately, the Department of Justice found that the patterns and practices of the NOPD violated the Constitution and federal law. The report identified systemic deficiencies in multiple operational and substantive areas including policy, supervision, training, discipline, accountability - all of which "led to unconstitutional discrimination, uses of force, stops, searches, and arrests." The findings of the Department of Justice may have surprised the country, but the community of New Orleans was already well aware of the violent and unchecked behavior of the NOPD and the culture of obstructionism and discrimination that existed within the department.

This shared history of policing is briefly overviewed on the next page and the OIPM included examples of the dynamics of the NOPD and the crimes committed that directly impacted the safety of the community and public trust in the police department.

The OIPM strives to acknowledge and remember those in the community who both fought for oversight and were impacted by the pain caused by the NOPD. This is why a tenant of the work completed by civilian oversight is to amplify the voice of the community. It is in that memory that the OIPM works and stays vigilant monitoring the policing occurring today because a possible backslide from compliance, depending on the severity, could result in a return to a pattern and practices of policing that was corrupt, violent, and unconstitutional.

The goal of the Consent Decree is for the reforms to be so deeply enmeshed into the operations, policies, systems, and culture of the police department that to dismantle those reforms would be easily catchable and not only cause alarm in the community but also be virtually impossible because of the changed culture and expectations within supervision and the police department.

The position of the OIPM is that New Orleans must own our history with the police. Our history informs our fears. This is why there is a fear of history repeating itself. In New Orleans there is a real concern of "backsliding" and a return of the "old NOPD." Our neighbors, friends, coworkers, and loved ones may have experienced injustices at the hands of the NOPD. In our recent history as a city, filing a misconduct complaint about the police could have ended with retaliation or violence, walking in an unfamiliar neighborhood may have resulted in intrusive and illegal searches, arrests were conducted with force, officers could be bought, and supervisors turned a blind eye to a culture of corruption, discrimination, and violence.

For this reason, the OIPM is sensitive of allegations or noncompliance in areas that touch on these historical problems and shared fears that may exist in our community. The OIPM will not sweep these fears under a rug, but instead ensure that these allegations are immediately prioritized and addressed:

Criminal activity or associations
Corruption
Violence
Use of Force
Receiving payouts
Field strip searches
Targeting of young African
American boys
Supervisors failing to take
misconduct allegations
Unauthorized pursuits
Cover-up of wrong doing and
manipulation of misconduct
investigations
Discriminatory practices

# LOCAL & FEDERAL OVERSIGHT IN NEW ORLEANS

There are two types of monitors in New Orleans. There are three reasons why a city may have oversight or monitoring:

- Court ordered monitors through litigation brought by the US Dept. of Justice to end "patterns and practices" of unconstitutional policing under federal law.
- Monitors that are the result of federal Consent Decrees.
- Oversight agency like civilian oversight that is responsible for review, auditing, or investigation.

New Orleans has monitors for two of these reasons. There are monitors that a result of a federal consent decree and civilian oversight that is responsible for auditing, review, and / or investigation. The two offices have different responsibilities, were created through different mechanisms, and have different jurisdiction - all of which is described below.

#### **Timeline of Oversight**

Below is the timeline of oversight in New Orleans. While the Office of the Independent Police Monitor is rather new, the concept of oversight and accountability for officers and public employees has existed in New Orleans since 1981. The OIPM was created in 2008 and became independent in 2015, two years after the Consent Decree was entered into by the City of New Orleans.

## OIPM officially created

## This is when OCDM was created

#### 1981

City Council voted to create the Office of the Municipal Investigation (OMI) to investigate allegations of misconduct by city employees including officers.

#### **JUNE 2008**

City Council voted to create the OIPM as a subdivision within the OIG.

The first IPM was appointed in 2009.

Susan Hutson was hired in 2010.

#### **NOVEMBER 2010**

The OIPM and the NOPD signed off on an agreed Memorandum of Understanding (MOU) outlining OIPM's authority, procedures, and access.

#### 2012 - 2013

The findings of the Department of Justice Civil Rights Division investigation into the NOPD was completed in 2011. This report was the catalyst for city entering into the Federal Consent Decree in 2012. The Consent Decree was approved by the court in January 2013.

#### **OCTOBER 2015**

The OIG and the OIPM entered into a Memorandum of Understanding that permanently separated the OIPM from the OIG.

A charter amendment securing the OIPM's budget was passed by the voters in November 2016.

#### **SUMMER 2022**

The NOPD is nearly full compliance with the Federal Consent Decree, which will end active federal oversight. Now, the OIPM is working with the OCDM and the NOPD to reimagine our role and responsibilities.

#### **Differences Between OCDM and OIPM**

#### Office of the Independent Police Monitor (OIPM)

- Created by City Council and receives jurisdiction and responsibilities from Ordinance.
- Everyone in the office is a city employee.
- On the ground and community based work complaint intake site, runs the Community-Police Mediation Program,
- On scene monitoring including Use of Force and disciplinary proceedings.
- Provides recommendations and assessments based on reviews of finalized NOPD investigations and policies.
- Monitors investigations in real time and provides real time recommendations that become exhibits in NOPD investigations.
- Analyzes data and builds tools that will benefit the community and increase transparency.
- Funded through .16% of the general fund

#### Office of the Consent Decree Monitor (OCDM)

- Appointed created by the Consent Decree and receives jurisdiction and responsibilities from the Consent Decree.
- Law firm bid on the city contract to monitor the compliance with the Consent Decree. Predominantly monitors from out of state. No one is employed by the city.
- NOPD needs present all policy rewrites and practice changes to OCDM for approval.
- OCDM worked with the Dept. of Justice to finalize all recommendations then presents to Judge Morgan for final sign off.
- OCDM conducted audits to determine NOPD compliance with the changes.
- Only focuses on matters identified in the Consent Decree.
- Monitors are paid through a contract that was entered into with the city as a necessity of the Consent Decree (Section O: Selection and Compensation of the Monitor)