

WEBER COUNTY SHERIFF'S OFFICE		POLICY AND PROCEDURES	
SUBJECT: Execution of Criminal Process		CHAPTER/SECTION NO.: 50.6	
EFFECTIVE DATE: 10/7/03		REVIEW DATE:	
AMENDS/SUPERSEDES: See attached sheet		APPROVED: <u>** See Master File Sheriff</u>	
STANDARD NUMBER: 74.3.1			

50.6 Policy

- 50.6.1 Weber County Sheriff's Deputies may execute any criminal warrant (including the seizure of property) which is valid.
- 50.6.2 A deputy may choose not to arrest at time of an incident, and have the City or County Attorney make a decision on having the court issue a summons, if charges are filed.
- 50.6.3 When serving warrants outside Weber County jurisdiction, the deputy will first notify the appropriate jurisdiction of intended action. If necessary, the deputy will request assistance from the appropriate agency, and in all cases, will notify them of anticipated difficulty.
- 50.6.4 The Office will attempt to execute arrest warrants issued pursuant to traffic and criminal investigations conducted by the Office and all other valid arrest warrants brought to its attention.