

• CENTER FOR JUSTICE RESEARCH AT TEXAS SOUTHERN UNIVERSITY •

POLICE REFORM ACTION BRIEF:  
**BANNING CHOKEHOLDS**

NO MORE  
RACISM



CENTER for  
JUSTICE  
RESEARCH  
TEXAS SOUTHERN UNIVERSITY

FIRST BRIEF IN THE "REIMAGINING POLICING" SERIES





The Center for Justice Research (CJR) at Texas Southern University supports innovative, data-driven solutions to create an equitable criminal justice system. CJR is the premier criminal justice research center located on the campus of a historically Black college or university. Our scholars offer an important voice at this crucial time. This is the first in a series of action briefs on police reform.

The May 25, 2020 death of George Floyd under the knee of a Minneapolis police officer has shaken the nation's conscience. Americans are demanding change. Bills are being developed at

the federal, state and local level. Some of the major reforms proposed would (1) ban police use of chokeholds, (2) limit "qualified immunity" to hold police officers accountable, (3) clear pathways to fire and prosecute officers who engage in illegal, assaultive conduct, (4) prohibit no-knock warrants in drug cases at the federal level, and (5) tie federal funding for local and state governments to their adoption of reform policies. **CJR embraces national, state, and local reforms that save lives, reduce police brutality, promote equal justice, and build safe, positive relations between police and the people they serve.**



**Under the current reasonableness standard, people have been killed or needlessly injured as a result of police use of excessive force."**

1 Sisak, M. (2019). NYPD training official: Garner officer used banned chokehold. AP. Retrieved from <https://apnews.com/69ae3f174b4741edaa3a68af9ad1ee98>

2 Siegel, E.R., Lehren, A.W., & Blankstein, A. (2020). Minneapolis police rendered 44 people unconscious with neck restraints in five years. NBC News. Retrieved from <https://www.nbcnews.com/news/us-news/minneapolis-police-rendered-44-people-unconscious-neck-restraints-five-years-n1220416>

3 Graham v Connor 490 US 386 (1989)



**The chokehold crisis:** George Floyd’s death was egregious but not unique. The United States has an extensive history of police officers using chokeholds and similar tactics that result in unconsciousness, and even death. Many police agencies say they don’t train officers to use chokeholds, but they are nonetheless used frequently. In 2014, Eric Garner, an unarmed Black man, died after a New York City police officer used a chokehold during an arrest, even though NYPD had banned chokeholds in 1993.<sup>1</sup> In Minneapolis, it is estimated that between 2015 and 2020, **some form of a neck restraint was administered 237 times** by police officers, with 44 of those

occurrences resulting in unconsciousness.”<sup>2</sup> Even though chokeholds and neck restraints can be deadly, the legal standard for their use is incredibly vague. The U.S. Supreme Court established a standard of “reasonableness” for use of force in *Graham v Connor* (1989).<sup>3</sup> The Court held that the determination of excessive force hinges on whether officers’ actions are “objectively reasonable” given the facts and circumstances at the time. Prior to *Graham*, the courts analyzed allegations of excessive force by assessing “whether the force was applied in a ‘good-faith effort’ to maintain and restore discipline or ‘maliciously and sadistically for the

“While there are guidelines, there is not a universal set of rules governing law enforcement’s use of force policies.”





very purpose of causing harm.”<sup>4</sup> Police chokeholds that may have been deemed unconstitutional excessive force under the “malicious and sadistic” test are now allowed under the vague and capricious test of objective reasonableness. Under the current reasonableness standard, people have been killed or needlessly injured as a result of police use of excessive force.

The death of Eric Garner and subsequent clearing of the NYPD officers is one example of the unreliable standard of reasonableness. According to a New York City Complaint Review Board Report on June 2014, the NYPD Patrol Guide had prohibited the use of chokeholds for over 20 years.<sup>5</sup> However, the officer who administered a chokehold on Garner - who was detained on suspicion of selling single cigarettes - escaped prosecution.

The death of George Floyd resulting from an applied chokehold by a Minneapolis police officer has prompted many cities and states to move toward banning chokeholds or limiting them to cases where the use of deadly force may be warranted. Critical to implementing the most appropriate chokehold policy is a standard on the extent and degree to which they should exist. As stated by the U.S. Commission on Civil Rights, “While there are guidelines, there is not a universal set of rules governing law enforcement’s use of force policies”. Recently, the U.S. House of Representatives passed a chokehold ban which would create some standards on police use of force but agreement in the Senate remains unlikely anytime soon.

**CJR Solutions: We support a zero-tolerance chokehold approach.** A chokehold ban will help move us further toward eliminating racially motivated police violence and reducing the historical and national tensions/distrust between minority communities and police agencies. The George Floyd Justice in Policing Act, passed by U.S. House, sets federal standards that prohibit the use of deadly force, including chokeholds, by federal officers except as a last resort to prevent imminent and serious bodily injury following de-escalation techniques. Officers who use chokeholds would be subject to prosecution under federal statute.

<sup>4</sup> Johnson v Glick, 481 F.2d 1028 (2nd Cir. 1973)

<sup>5</sup> New York City Citizens Complaint Review Board. A Mutated Rule: Lack of Enforcement in the Face of Persistent Chokehold Complaints in New York City. Published June, 2014.



**National standards are necessary to ensure protection against excessive use of force, including chokeholds, for all Americans. At the same time, states and local jurisdictions cannot wait on Congress to implement reforms that protect their citizens and hold police accountable.**

As state, local, and federal lawmakers, mayors, law enforcement, and other key stakeholders consider advancing police reform in their respective jurisdiction, CJR recommends the following:

- Banning chokeholds and similar restraints.
- Emphasizing training in de-escalation and appropriate restraint techniques on the use-of-force spectrum.
- Working collaboratively with communities most impacted to develop and implement culturally responsive policy solutions.
- Providing additional federal funding to research various aspects of the criminal justice system in order to inform and advance policies and programs that treat all citizens equally.

#### **Example Use of force policies post George Floyd**

- [Houston Police Department Use of Force Policy](#)
- [San Diego Police Department](#)
- [Las Vegas Metropolitan Police Department](#)





### **Acknowledgements:**

Dr. Paul Elam, Chris Andrews, Dr. Warren Dukes, Jennifer Wyatt Bourgeois, and Bezil Taylor

**The Center for Justice Research, at Texas Southern University**, is available to discuss how they can advise on evidence-based, effective police reform policies and practices on the national, state and local levels – concrete steps that law enforcement can take to bridge the racial divide. They can be reached at [justice.research@tsu.edu](mailto:justice.research@tsu.edu) or 713-313-6843.

You can follow the Center for Justice Research on Twitter, Facebook and Instagram @cjresearchtsu.



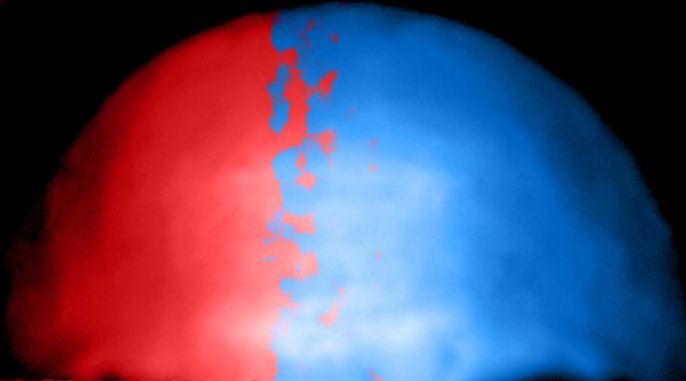


**NEXT IN THE SERIES:**

# **DUTY TO INTERVENE**

**POL**





WE NEED  
A CHANGE



CENTER<sub>for</sub>  
JUSTICE  
RESEARCH  
TEXAS SOUTHERN UNIVERSITY