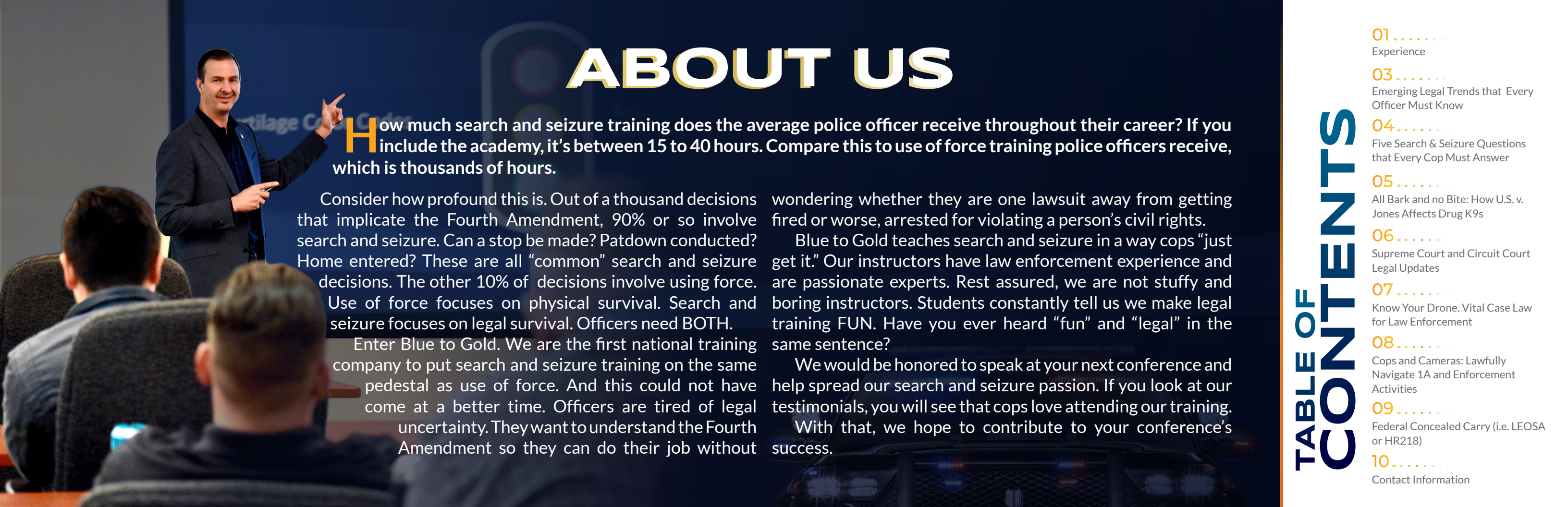


BLUE TO GOLD SPEAKERS



ABOUT US

How much search and seizure training does the average police officer receive throughout their career? If you include the academy, it's between 15 to 40 hours. Compare this to use of force training police officers receive, which is thousands of hours.

Consider how profound this is. Out of a thousand decisions that implicate the Fourth Amendment, 90% or so involve search and seizure. Can a stop be made? Patdown conducted? Home entered? These are all "common" search and seizure decisions. The other 10% of decisions involve using force. Use of force focuses on physical survival. Search and seizure focuses on legal survival. Officers need BOTH.

Enter Blue to Gold. We are the first national training company to put search and seizure training on the same pedestal as use of force. And this could not have come at a better time. Officers are tired of legal uncertainty. They want to understand the Fourth Amendment so they can do their job without

wondering whether they are one lawsuit away from getting fired or worse, arrested for violating a person's civil rights.

Blue to Gold teaches search and seizure in a way cops "just get it." Our instructors have law enforcement experience and are passionate experts. Rest assured, we are not stuffy and boring instructors. Students constantly tell us we make legal training FUN. Have you ever heard "fun" and "legal" in the same sentence?

We would be honored to speak at your next conference and help spread our search and seizure passion. If you look at our testimonials, you will see that cops love attending our training.

With that, we hope to contribute to your conference's success.

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EXPERIENCE

ANTHONY BANDIERO

Speaker | Attorney | Legal Instructor

Bio Snapshot

2010 - PRESENT - **Blue to Gold**

2005 - 2016 - **Nevada Law Enforcement**

Gonzaga School of Law

Juris Doctor, Summa Cum Laude

Harvard University

A.L.M. Masters, Government

Harvard University

A.L.B. Bachelors, Liberal Arts

**IADLEST
CERTIFIED
INSTRUCTOR**



Anthony Bandiero is the Senior Legal Instructor for Blue to Gold Law Enforcement Training. He is also a Nationally Certified Instructor, and many consider him to be one of the best legal instructors in the nation. He has studied constitutional law for over twenty years and has taught search and seizure to over 30,000 officers around the country.

FOR FULL RESUME VISIT

www.bluetogold.com/anthony-bandiero



vCard

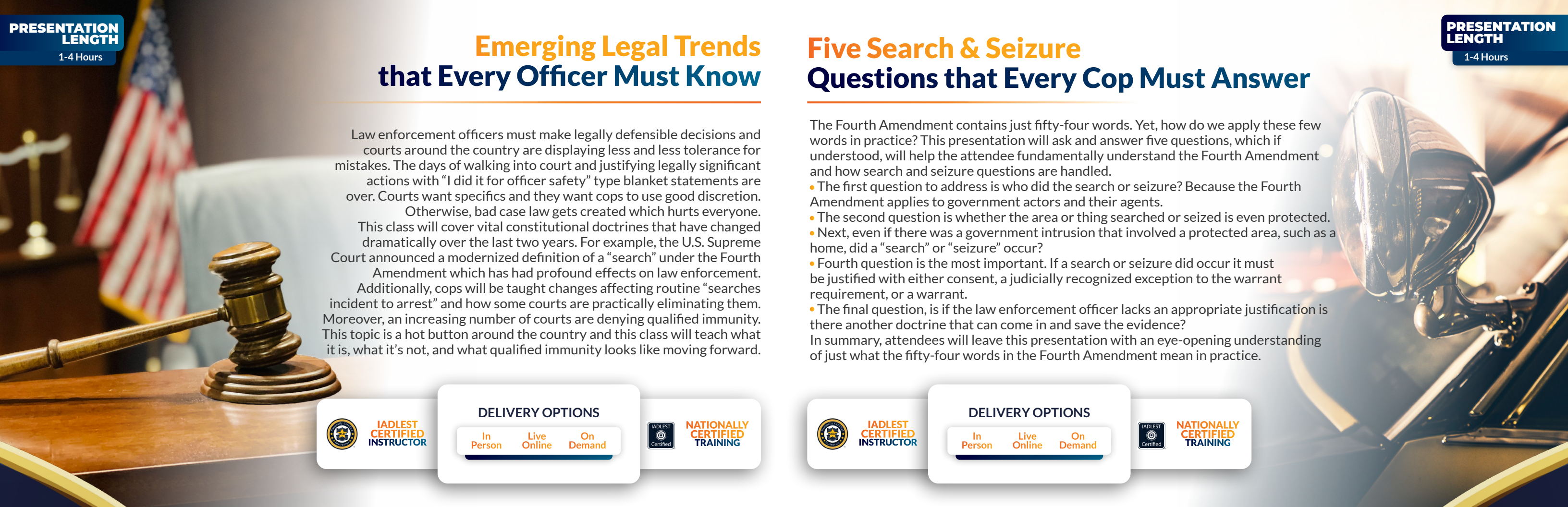
SPEAKING ENGAGEMENTS:

ILEETA ★



**NATIONAL ASSOCIATION
OF FIELD TRAINING OFFICERS**





Emerging Legal Trends that Every Officer Must Know

Law enforcement officers must make legally defensible decisions and courts around the country are displaying less and less tolerance for mistakes. The days of walking into court and justifying legally significant actions with “I did it for officer safety” type blanket statements are over. Courts want specifics and they want cops to use good discretion.

Otherwise, bad case law gets created which hurts everyone. This class will cover vital constitutional doctrines that have changed dramatically over the last two years. For example, the U.S. Supreme Court announced a modernized definition of a “search” under the Fourth Amendment which has had profound effects on law enforcement.

Additionally, cops will be taught changes affecting routine “searches incident to arrest” and how some courts are practically eliminating them. Moreover, an increasing number of courts are denying qualified immunity. This topic is a hot button around the country and this class will teach what it is, what it’s not, and what qualified immunity looks like moving forward.



DELIVERY OPTIONS

In Person Live Online On Demand



Five Search & Seizure Questions that Every Cop Must Answer

The Fourth Amendment contains just fifty-four words. Yet, how do we apply these few words in practice? This presentation will ask and answer five questions, which if understood, will help the attendee fundamentally understand the Fourth Amendment and how search and seizure questions are handled.

- The first question to address is who did the search or seizure? Because the Fourth Amendment applies to government actors and their agents.
- The second question is whether the area or thing searched or seized is even protected.
- Next, even if there was a government intrusion that involved a protected area, such as a home, did a “search” or “seizure” occur?
- Fourth question is the most important. If a search or seizure did occur it must be justified with either consent, a judicially recognized exception to the warrant requirement, or a warrant.
- The final question, is if the law enforcement officer lacks an appropriate justification is there another doctrine that can come in and save the evidence?

In summary, attendees will leave this presentation with an eye-opening understanding of just what the fifty-four words in the Fourth Amendment mean in practice.



DELIVERY OPTIONS

In Person Live Online On Demand





**PRESENTATION
LENGTH**
1-2 Hours

All Bark and No Bite: How U.S. v. Jones Affects Drug K9s

Drug canines are everywhere. And for good reason. Their super-sensitive snouts help drug investigators identify thousands of drug violators every year. The drug canine has become such a vital tool for law enforcement that it's hard to imagine police work without them.

However, the U.S. v. Jones case is a perfect example of the law of unintended consequences. Jones held that when police trespass onto a protected area (e.g., car) with the intent to gather information it becomes a "search" under the Fourth Amendment. This training will dive into how Jones, originally involving a GPS tracker, has far-reaching consequences on canine free-air sniffs. In the end, Blue to Gold will teach you how to legally deploy the canine without offending the Fourth Amendment.



DELIVERY OPTIONS

In Person Live Online On Demand



**PRESENTATION
LENGTH**
1-2 Hours

2022 Supreme Court and Circuit Court Legal Updates

Attend this training and learn about the dozen or so cases that are shaping and changing the way police conduct business. This training will address case law affecting search and seizure, use of force, qualified immunity, and using technology.

Every law enforcement officer should attend this training. Whether you're a new officer or the chief of police, this class is for you. Don't expect to suffer death by PowerPoint. Blue to Gold is nationally recognized as offering a training that is high-energy, engaging, and dare we say, a tad humorous. See you there.



DELIVERY OPTIONS

In Person Live Online On Demand



Know Your Drone. Vital Case Law for Law Enforcement



Drones are deployed by Law Enforcement daily. But what are the constitutional implications? When does deploying a drone become a “search” under the Fourth Amendment? Even if their use does sometimes constitute a search, when can police use them?

Only a few legal cases have outright addressed drones and their use. In the meantime, states are passing various laws to control their use. Still, law enforcement must not only understand statutes regulating drones, they must also appreciate the Fourth Amendment implications. This training will apply core Supreme Court concepts to help predict what courts will allow, and not allow, when flying drones. If you have any interest in drones, attend this training.



DELIVERY OPTIONS

In Person Live Online On Demand



Cops and Cameras: Lawfully Navigate 1A and Enforcement Activities

The U.S. Supreme Court has made it very clear to law enforcement: Mess with people’s First Amendment rights and you will get burned. But how do police navigate that fine line when they take enforcement action against someone who is simultaneously engaged in protected First Amendment activity?

This training is vital for every single officer. New officer, you need this training. Chief of police, you want this training. Violating the First Amendment can cost careers and a lot of money. No one wants that. Attend and learn what is protected speech, what are protected activities, and a foolproof way to win 1A lawsuits. See you there.



DELIVERY OPTIONS

In Person Live Online On Demand





**PRESENTATION
LENGTH**
1-2 Hours

Federal Concealed Carry (i.e. LEOSA or HR218)

Every active LEO has federal authority to carry a concealed firearm in any state and the District of Columbia. And every retired LEO who “qualifies” has the same right. But the generalizations end there. LEOSA has several limitations. This training will dive into detail about what you can carry, where you can carry, and when you can carry in other states. This training will also discuss best practices, especially when carrying off-duty in anti-gun places like New York City, California, and so forth. Additionally, LEOSA also covers resident state concealed carry. This often means you have an additional right to carry above and beyond state law. In fact, LEOSA may be less prohibitive.



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In Person Live Online On Demand



Inquire to find out more about bringing Blue to Gold to your event!



CALL OR EMAIL US NOW!

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VISIT OUR **WEBSITE**
WWW.BLUETOOGOLD.COM
FOR MORE DETAILS



BLUE TO GOLD SPEAKERS

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