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|  | <p>Department of Human Services CHILDREN, ADULTS & FAMILIES</p> <p>CLIENT SERVICES MANUAL I</p> <p>ISSUED BY: Program Operations EFFECTIVE DATE: December 29, 1995</p> | <p>NUMBER: I-B.3.4.1 OAR: 413-040-0370 thru 0390</p> <p>SECTION: B. Case Management</p> <p>SUBSECTION: 3. Service Planning. 4. Services by or for Other Jurisdictions</p> |
| <p>SUBJECT: 1. Interstate Services for Delinquent Juveniles</p> | | |

Interpretation: Executive Assistant
Program Operations

Approval: _____
Assistant Administrator
Program Operations

Purpose

413-040-0370 The purpose of these rules is to describe the Interstate Compact on Juveniles, of which all states are members. The Compact enables states to deal with runaway youth and also provides a means for juvenile offenders to be supervised in other states. The definition of who is a juvenile depends upon the laws of the state from which the juvenile comes.

Statutory Authority: ORS 418.005

Stats. Implemented: 417.010-180

Definitions

413-040-0380 (1) "Absconder" means any juvenile on formal probation from the court or under commitment to a juvenile training school who leaves his/her approved place of residence without permission.

(2) "Deputy Compact Administrator" is the staff person appointed by the director as the general coordinator of activities and having the responsibility to develop rules and policies to carry out the terms and provisions of the compact.

Statutory Authority: ORS 418.005

Stats. Implemented: 417.010-180

Administration of the Compact

413-040-0390 (1) The Deputy Compact Administrator shall provide interpretation

Interstate Services for Delinquent Juveniles

of the compact and coordination of all referrals or requests to:

(a) Permit out-of-state supervision of a delinquent juvenile who should be sent to some other state when eligible for parole or probation;

(b) Provide for the return of absconders and escapees to the states they left;

(c) Provide for return of runaways to their home states who have not as yet been adjudged delinquent;

(d) Extradite a juvenile who has committed a serious criminal offense and fled to another state before the court took jurisdiction; (Oregon adopted this provision but it is only binding between the other states which adopted it also.)

(e) Return juveniles to Oregon when Compact placement fails.

(2) Communications. All communications concerning the Interstate Compact on juveniles are to be sent through:

Interstate Compact on Juveniles
State Office for Services to Children and Families
500 Summer Street NE
Salem, Oregon 97310
Telephone (503) 945-5671

(3) Funding. Application for the use of the Compact Funds should be directed to the Deputy Compact Administrator, only after all other possible resources have been fully explored and exhausted. Other resources might include parents, relatives, courts, fraternal organizations, or other public and private agencies.

(4) Compact Request. To initiate an Interstate Compact request for out-of-state placement and supervision, the following must be submitted to an Interstate Compact Office:

(a) Three copies of social, court, or institutional summary;

(b) Three copies of Court Order or Commitment Order;

- (c) Three copies of Rules of Parole or Rules of Probation;
- (d) Three copies of the Application for Compact Services (CF 29), and three copies of the Memorandum of Understanding and Waiver (CF 42). (In the case of probation, the Memorandum of Understanding and Waiver must be signed by the judge.)

(5) Forms for Implementing the Compact. The Association of Juvenile Compact Administrators developed a series of forms which must be used in compact cases. These include:

- (a) CF 32 Form A, Petition for Requisition to Return a Runaway Juvenile;
- (b) CF 34 Form I, Requisition for Runaway Juvenile;
- (c) CF 33 Form B, Order of Detention;
- (d) CF 36 Form II, Requisition for Escapee or Absconder;
- (e) CF 38 Form III, Consent for Voluntary Return by Runaway, Escapee or Absconder;
- (f) CF 29 Form IA, Application for Compact Services;
- (g) CF 39 Form IV, Parole or Probation Investigation Request;
- (h) CF 41 Form V, Report of Sending State Upon Parolee or Probationer Being Sent To Another Jurisdiction;
- (g) CF 42 Form VI, Memorandum of Understanding and Waiver (Parolee or Probationer).

Statutory Authority: HB2004

Stats. Implemented: 417.010-180