

<p style="text-align: center;">I m m e d i a t e I n t e r v e n t i o n P r o g r a m S t a n d a r d s</p> <p style="text-align: center;">K a n s a s D e p a r t m e n t o f C o r r e c t i o n s - D i v i s i o n o f J u v e n i l e S e r v i c e s S t a t e o f K a n s a s</p>	<p>CHAPTER:</p> <p>OPERATIONS</p>	<p>STANDARD NO.</p> <p>IIP-04-104</p>
	<p>SUBJECT:</p> <p>LEVEL OF SUPERVISION</p>	<p>PAGE: 1 of 1</p>
<p>REFERENCES: None</p>		<p>DATE ADOPTED: 02-01-2017</p> <p>DATE REVIEWED:</p>

STANDARD: Written policy, procedure and practice shall guide the level of supervision for youth participating in Immediate Intervention Programs (IIP's) based on the Immediate Intervention Program Level of Supervision Grid (Attachment A).

Supervision duration begins upon receipt of the referral from the county/district attorney.

Level 1 supervision includes all youth who meet the following criteria:

- have no prior adjudications;
- are alleged of a misdemeanor offense; and
- have not previously participated in an IIP.

Level 2 supervision includes all youth who meet the following criteria:

- have no prior adjudications;
- are alleged of a misdemeanor offense; and
- have one (1) prior successful discharge from an IIP.

Level 3 supervision includes any youth referred to IIP's per local agreement who do not meet the criteria for Level 1 or Level 2.

DISCUSSION: The purpose is to change behavior of the youth and work with the family in partnership to achieve that goal. For this reason, IIP staff are encouraged to make contact with the parent(s)/guardian(s) and/or service providers on an as needed basis.

ATTACHMENTS:

Attachment A: Immediate Intervention Program Level of Supervision Grid

NOTE: The standards and procedures set forth herein are intended to establish operational guidelines for immediate intervention programs operating through the board of county commissioners and their employees/contractors and youth participating in the immediate intervention process. They are not intended to establish state created liberty interests for immediate intervention programs or the board of county commissioners, or their employees/contractors, or youth, or an independent duty owed by the Kansas Department of Corrections- Division of Juvenile Services to immediate intervention programs operating through the board of county commissioners or their employees/contractors, supervised juveniles or third parties. This standard and procedure is not intended to establish or create new constitutional rights or to enlarge or expand upon existing constitutional rights or duties.

Immediate Intervention Program Level of Supervision Grid

Supervision Level	Level 1		Level 2		Level 3	
Pre/Post File	Pre-file	Post-file	Pre-file	Post-file	Pre-file	Post-file
Duration of Immediate Intervention Program	Not to exceed 4 months	Not to exceed 6 months	Not to exceed 6 months	Not to exceed 6 months	Not to exceed 6 months	<u>Misdemeanor</u> : Not to exceed 6 months <u>Felony</u> : Length of supervision at the discretion of the CA/DA's office; term shall not exceed 12 months. Decision shall be guided by results of independent evaluations
Supervision Agency Contact	Unsupervised	Not to exceed monthly	Not to exceed monthly	Not to exceed twice monthly	Not to exceed twice monthly	Not to exceed twice monthly
Conditions of Supervision	Obey the law	Shall be individual to the youth and the circumstances of the alleged offense. Results from independent evaluations may also inform conditions.	Shall be individual to the youth and the circumstances of the alleged offense. Results from independent evaluations may also inform conditions.	Shall be individual to the youth and the circumstances of the alleged offense. Results from independent evaluations may also inform conditions.	Shall be individual to the youth and the circumstances of the alleged offense. Results from independent evaluations may also inform conditions.	Shall be individual to the youth and the circumstances of the alleged offense. Results from independent evaluations may also inform conditions.