	CHAPTER:		STANDARD NO.
Community Supervision Standards	SUPERVISION		CSS-04-109
	SUBJECT:		PAGE: 1 of 1
Kansas Department of Corrections- Division of Juvenile Services State of Kansas	LAW ENFORCEMENT INVOLVEMENT AND COLLABORATION		
REFERENCES: K.S.A. 38-2309	K.S.A. 38-2310	DATE ADOPTED:	3-1-2017
		DATE REVIEWED:	1-4-2017

STANDARD: Written policy, procedure and practice shall require the Community Supervision Agency to conduct monthly law enforcement contacts for juveniles under supervision in the local jurisdiction. These contacts shall include at a minimum Juvenile Intensive Supervised Probation (JISP) juvenile offenders, Interstate Compact for Juveniles-Into the State of Kansas (ICJ-In) juveniles, Case Management (CM) juveniles living at home, Conditional Release (CR) juvenile offenders living at home and any other supervision type that is on absconder status. Law enforcement contacts shall be with the agency(ies) where the juvenile resides.

All contacts shall be documented in the Community Agency Supervision Information Management System (CASIMS).

Community Supervision Agencies shall cooperate with law enforcement in efforts to apprehend juveniles under supervision that are known to be or suspected of being involved in criminal activities.

Local policy, procedure and practice shall prohibit juveniles under supervision from being used as law enforcement informants.

<u>DISCUSSION</u>: Law enforcement officials should be notified monthly of all juveniles under supervision of the Community Supervision Agency, in accordance with confidentiality statutes.

Law enforcement contacts may be completed through, but are not limited to the following agencies or officials representing these agencies:

- Police Departments
- Sheriff's Offices
- Highway Patrol
- Jails/detention centers
- Juvenile intake and assessment centers
- School resource officers
- Immigration and Customs Enforcement (ICE)

NOTE: The standards and procedures set forth herein are intended to establish operational guidelines for community supervision agencies operating through the board of county commissioners and their employees/contractors and the juvenile offenders under supervision. They are not intended to establish state created liberty interests for community supervision agencies, or the board of county commissioners, or their employees/contractors, or juvenile offenders, or an independent duty owed by the Kansas Department of Corrections- Division of Juvenile Services to community supervision agencies operating through the board of county commissioners or their employees/contractors, supervised juvenile offenders 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.