



ICJ 2015 Performance Measurement Standards

1. Rule 5-101: Supervision/Services Requirements

(a) Receiving States shall furnish written progress reports to the sending state on no less than a quarterly basis.

2. Rule 4-103: Transfer of Supervision Procedures for Juvenile Sex Offenders

(a) States shall not allow juvenile sex offenders to leave the sending state until the sending state's request for transfer of supervision has been approved, or reporting instructions have been issued, by the receiving state. *Rule 4-103(2) does not apply.*

3. Rule 4-104: Authority to Accept/Deny Supervision

(a) The Receiving State's ICJ Administrator or authorized agent shall sign the Home Evaluation approving or denying supervision.

4. Rule 5-102: Absconder Under ICJ Supervision

(a) Receiving States shall submit a Violation Report for juvenile absconders that include the juvenile's last known address and phone number, date of the juvenile's last personal contact with the supervising agent, details regarding how the supervising agent determined the juvenile to be an absconder, and any pending charges in the receiving state.

5. Rule 5-103: Reporting Juvenile Non-Compliance, Failed Placement and Retaking

(a) As it applies to Rule 5-103, when a juvenile is out of compliance with conditions of supervision, Receiving States shall submit a Violation Report that contains the date and description of the new citation or technical violation, the status and disposition (if any), supporting documentation regarding the violation, efforts or interventions made to redirect the behavior, sanctions if they apply and receiving state recommendations.

6. Rule 6-102: Voluntary Return of Out-of-State Juveniles

(c) Home/demanding States, shall return juveniles within five (5) business days of receiving a completed Form III or adult waiver.

Schedule:

- Begins January 2015.
- Randomized with 13 states per quarter. States will receive announcement letter 6-weeks prior to receiving their performance report.

Date Range for Audit Period:

- 12-month period prior to the state's scheduled report start date. (For example: The 2nd quarter states would be audited for the period of April 1, 2014 to March 31, 2015)

Results:

States will have thirty (30) business days to dispute, in writing, any findings. After thirty (30) days, the report will be finalized, and the State's written response shall become part of the final report.

Enforcement:

No enforcement action will be pursued in 2015. The Compliance Committee will review final reports and may ask states to develop an action plan if necessary. The Compliance Committee will make recommendations to the Executive Committee for the 2016 performance measurement plan. At that time, the Executive Committee will determine how many standards states must pass in order to pass the full assessment.