

<p style="text-align: center;">J u v e n i l e I n t a k e a n d A s s e s s m e n t S y s t e 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>EXPANDED OPERATIONS AND SERVICES</p>	<p>STANDARD NO.</p> <p>JIAS-05-102</p>
	<p>SUBJECT:</p> <p>SUPERVISION SERVICES</p>	<p>PAGE: 1 of 1</p>
<p>REFERENCES: None</p>	<p>DATE ADOPTED: 1-1-2015</p> <p>DATE REVIEWED: 10-10-2014</p>	

STANDARD: Intake and Assessment Programs that elect to provide a supervision service(s) post intake shall be required to develop written policy, procedure and practice regarding each service.

All supervision services shall discontinue at the point of the youth's dispositional hearing or be provided for no longer than six (6) months.

DISCUSSION: Supervision services are commonly referred to as case management, pre-trial supervision, diversion, community service or any other service which requires the youth to regularly have contact with staff. Supervision services may include cognitive based programs that target criminogenic needs of the youth; including but not limited to:

- Thinking for a Change
- Aggression Replacement Training
- Pathways to Self-Discovery and Change
- Crossroads

Community service should be completed with an approved public or non-profit community agency.

NOTE: The standards and procedures set forth herein are intended to establish operational guidelines for the intake and assessment program operating through the board of county commissioners and their employees/contractors and youth participating in the intake and assessment process. They are not intended to establish state created liberty interests for the intake and assessment program 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 intake and assessment 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.