

WA-004-007

Elizabeth J. Jameson 1 Carole B. Shauffer 2 Juvenile Justice Legal Advocacy Project 3 1663 Mission Street, 5th Floor San Francisco, CA 94103 4 (415) 543-3379 5 Donald J. Kinney Evergreen Legal Services 6 204 Larson Building Yakima, WA 98901 7 (509) 575-5590 8 UNITED STATES DISTRICT COURT 9 EASTERN DISTRICT OF WASHINGTON 10 CLARENCE M., a juvenile, on behalf of himself and all other juveniles 11 similarly situated, C-78-166 No.: 12 Plaintiffs, PARTIAL CONSENT 13 vs. JUDGMENT 14 BOARD OF COUNTY COMMISSIONERS OF YAKIMA COUNTY, et al. 15 Defendants. 16 17 18 INTRODUCTION 19 This is a civil rights actions for declaratory 20 judgment, permanent injunction, damages and other relief 21 brought by juveniles confined at the Yakima County Juvenile 22 Detention Center. The complaint in this action was filed 23 on June 22, 1978. The plaintiffs, on behalf of themselves 24 and a class of juveniles similarly situated, challenged the 25 conditions of confinement at the Yakima County Detention 26 Facility. By Order dated March 27, 1979, this Court certified that this action should proceed as a class action 28 under Rule 23(b) of the Federal Rules of Civil Procedure. 29 The certified class includes all juveniles detained at the 30 Yakima County Juvenile Detention Center on or since June 31 22, 1978. 32 11

While neither admitting nor denying any allegations of 1 2 fact or legal liability, or that the following practices 3 and procedures are required by the United States Constitution, the parties have now agreed to the entry of a 4 5 Partial Consent Judgment. The entry of this Partial 6 Consent Judgment shall not affect plaintiffs' right to 7 request such attorneys' fees and costs as this Court deems 8 appropriate, or defendants' right to oppose such requests. 9 Therefore, based upon the stipulation and agreement of all 10 parties to this action, by and through their respective counsel, and based upon all matters of record in this case, 11 12

13 IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT: 14 The Yakima County Juvenile Detention Center will be 15 operated in compliance with the following provisions: 16

17 I. SANITATION, SAFETY AND HYGIENE

The facility administration shall make available
 to it the services of a qualified fire and safety officer
 who reviews all policies and procedures related to safety
 and fire prevention.

22 2. The facility administration shall comply with
23 federal, state and local sanitation, safety and health
24 codes.

25 Written policy and procedure shall specify the 3. 26 facility's fire prevention regulations and practices to 27 ensure the safety of staff, juveniles and visitors. These 28 include, but are not limited to: provision for an adequate 29 fire protection service; a system of fire inspection and 30 testing of equipment by a local fire official at least 31 quarterly; and availability of fire hoses or extinguishers 32 at appropriate locations throughout the facility.

1 The facility shall provide an automatic fire 4. 2 alarm and heat and smoke detection system approved by the state fire marshall or recognized state authority and 3 tested on a regular basis.

II. DRESS

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1. Except when going to court, detainees will wear clothing provided by the facility, which shall consist of jeans, a T-shirt and/or sweat shirt.

10 Soft soled shoes will be provided for use by all 2. detainees at all times, unless individual detainees destroy 11 12 these shoes.

13 3. Detainees' personal clothing and shoes will be 14 made available to them for court appearances. If detainees 15 do not wish to wear the clothing provided by the facility 16 to court, they may wear their own clothing for such 17 purposes.

18 Denial of clothing will not be used for 4. 19 disciplinary purposes.

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21 III. MAIL

> Outgoing Mail Α.

23 Outgoing mail will not be opened or read. The 24 administrator shall provide stationery, envelopes and 25 postage for one letter per day for each juvenile.

в. Incoming Mail

Incoming mail for the juvenile will be opened only in 28 the presence of the juvenile and only for the purpose of inspecting for contraband.

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IV. TELEPHONE

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Detainees are permitted to make telephone calls, without prior clearance, immediately after being admitted for the purpose of contacting family members, attorneys and bail bondsmen as soon as reasonable after being admitted to detention.

7 After the initial telephone calls, the detained 8 juvenile will be allowed one phone call a day to each of 9 the following: family, attorney, bail bondsman. Detainees 10 shall also be allowed one phone call a day to a person 11 other than a family member unless this communication is 12 specifically prohibited by written order of the detainee's 13 probation counselor. This order must contain the reasons 14 for the prohibition.

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V. VISITATION

A two-hour supervised visiting period shall be
provided daily for family members of juveniles. Persons
other than family members may also visit the detainee if
accompanied by a parent or guardian of the detainee or with
prior permission of the Director or probation counselor.

23 VI. PRIVACY

Each juvenile shall be entitled to one shower daily.
Such showering shall be protected from view from members of
the opposite sex.

Detention officers of the same sex shall perform the duties of body searches and pat-down searches, assist the nurse if requested, and supervise personal hygiene activities such as showering, toilet, and other personal activities.

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1 VII. SEARCHES

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2 Subsequent to the initial strip search, searches, 3 other than pat-downs, will only be conducted based on 4 firsthand knowledge of probable cause that the juvenile 5 possesses contraband.

7 VIII. EXERCISE AND RECREATION

8 1. At least hours of outdoor large muscle 9 exercise shall be provided to each detainee on school days 10 and hours on non-school days except where weather prevents such programming. If weather does not permit 11 12 outdoor exercise, an equivalent amount of large muscle 13 exercise shall be provided indoors.

14 2. Large muscle activities may include but are not 15 limted to basketball, softball, kickball, calisthenics, 16 jogging and weight-lifting. Large muscle activity does not 17 include unsupervised periods spent primarily in such. 18 activities as watching television, or playing games like 19 chess or ping-pong.

20 3. The facility shall provide a program of indoor 21 recreation, both of the sedentary and active type. There 22 shall be an area in the facility which has recreational 23 equipment sufficient to provide each resident the 24 opportunity to participate in large muscle exercise. Such 25 equipment shall be maintained in good working order.

26 4. The facility shall also provide a variety of 27 sedentary games as well as books, periodicals, and reading 28 materials appropriate to ages, heritages, and educational 29 background of detainees. Detainees shall have reasonable 30 access to these materials.

Exercise and recreation shall not be denied on 5. 32 the basis of punishment, except for misconduct that occurs

during the recreational activity.

6. Access to exercise and recreation shall not be denied or limited on the basis of detainee/staff ratios except on days when one or more staff members are ill and replacement are not available.

7. Under no conditions will the detention center chronically fail to provide exercise and recreation. Failure to provide access to exercise and recreation for the time periods specified in paragraph 1 of this section on more than four days of a calendar month will constitute chronic failure to provide exercise and recreation and shall constitute a prima facie case of contempt of this decree.

IX. OVERCROWDING

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The Yakima County Detention Center shall not be 1. overcrowded.

2. Overcrowding occurs when either all 24 sleeping rooms are occupied, or segregation of juveniles by sex precludes use of all 24 rooms and all usable designated sleeping rooms are full. No more than one juvenile shall be placed in each sleeping room.

3. In the event of emergency overcrowding, the detention center population will be reduced so that the facility is not overcrowded by noon of the following court day. A determination as to whether the population has been adequately reduced will be base on the population count as of 0800 hours on the day following the court day following the overcrowding.

4. When population of the facility exceeds capacity, the administrator of the facility or his or her designee must comply with the following procedures in order to alleviate overcrowding as quickly as possible:

a. All juveniles sentenced to a term of confinement shall be released until capacity is reached;

b. Other agency releases such as immigration holds 25 and Department of Juvenile Rehabilitation holds shall be expedited until capacity is reached.

5. Under no conditions will the detention center be chronically overcrowded. Chronic overcrowding will constitute contempt of this decree. Overcrowding on more than five days of the calendar months will constitute a prima facie case of chronic overcrowding.

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1 X. PHYSICAL, PSYCHOLOGICAL AND VERBAL ABUSE

2 1. Physical, psychological, or verbal abuse by staff 3 is prohibited. Physical abuse includes corporal punishment of juveniles. Psychologial abuse includes taunting, 4 providing misinformation to a juvenile, threats of 5 discipline or deprivation beyond that allowed by detention 6 center policy. Verbal abuse includes swearing at a 7 juvenile, name calling and racial slurs directed at a 8 juvenile. Incidents of alleged abuse shall be immediately 10 reported to the Director of the facility and shall be investigated promptly by institutional authorities. If it 11 12 appears that a criminal act has been committed, the 13 Director of the facility shall immediately notify the 14 appropriate law enforcement agency. The grievance 15 procedure shall be followed in the investigation and 16 resolution of all complaints of staff abuse. Reports of 17 abuse shall be submitted to the Director and shall be kept 18 in a separate file of complaints concerning abuse.

Staff members who have been accused of physically abusing juveniles shall be removed from direct contact with juveniles pending final resolution of the complaint once the responsible investigating official finds probable cause to believe that the alleged abuse occurred and that the accused staff member committed the offense.

25 Disciplinary action, up to and including dismissal and 26 referral to appropriate prosecution authorities, shall be 27 taken against employees shown to have abused a juvenile. 28

29 XI. ISOLATION

30 1. Definition. Involuntary removal of a juvenile
31 from contact with other juveniles by confinement in a room
32 other than the detainee's own room, when the room is locked

1 or the juvenile is otherwise restrained from leaving. 2 Confinement in the student's own room is referred to as 3 "room seclusion" and is not included in the term 4 "isolation."

5 2. Procedure. The use of isolation is a very serious
6 measure to be used only under the following circumstances
7 and conditions:

a. <u>Isolation shall not be used as treatment or</u>
<u>punishment</u>. Isolation is not a method or technique of
treatment or punishment. It shall be used only in
cases in which the juvenile presents a serious and
immediate physical threat to him/herself, other students or
staff members.

14 b. Isolation limited to two hours. A juvenile 15 shall be immediately released from isolation as soon as he 16 or she no longer presents either a risk or danger. No 17 juvenile shall remain in isolation for longer than two 18 hours. Any child who cannot be brought under control 19 within two hours shall be promptly transferred to an 20 appropriate facility and examined by medical and/or 21 psychiatric consultants to determine whether the child is 22 in need of medical or psychiatric care.

c. <u>Place of confinement -- environmental needs</u>.
Any place of isolation within the institution shall be
designated as such by the Director or his/her designees.
The place of isolation shall be lighted, heated and
ventilated the same as other comparable living areas in the
institution.

29 d. <u>Required furniture and furnishings within the</u>
30 <u>place of isolation</u>. The place of isolation shall be
31 furnished with the items necessary for the health and
32 comfort of the occupant, including, but not limited to, a

bed, mattress, pillow, sheet and blanket.

e. Authorization of isolation. Isolation may be authorized only by the Director of the Facility, Acting Director or officer in charge. Authorization shall be obtained prior to actual placement in isolation. When a determination is made to place a juvenile in isolation, the Director, Acting Director, or officer in charge, whichever the case may be, shall immediately record in writing the time, date and reason for such determination.

f. Monitoring of students in isolation. Detainees in isolation shall be checked by a resident supervisor and a record of their condition shall be entered in the log maintained at the facility every fifteen minutes. Special attention shall be paid by the Director to hygienic and 14 physical or mental health needs of the students.

Prohibition against certain use of isolation. q. The use of consecutive periods of isolation to evade the spirit and purpose of this Section is prohibited.

XII. GENERAL PROVISIONS REGARDING IMPOSITION OF SANCTIONS

A. Development of Rules and Policies. The facility shall maintain and fellow a comprehensive set of rules of conduct and policies, violation or application of which may result in the imposition of one or more program sanctions. These sanctions shall be clearly and specifically set out in these rules.

27 B. Program Sanctions - Definitions. 1. The term "major program sanctions" and the 28 29 provisions of this Section shall apply to any determination 30 or decision which may result in:

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1 Transfer of a juvenile to or placement a. 2 of a juvenile in room seclusion (see section XI above) for 3 any period over 12 hours;

b. A substantial reduction of the 5 privileges, activities, liberty, community contacts or 6 other normalizing experiences of a juvenile, for a period of more than 5 days.

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8 2. The term "minor program sanctions" and the 9 provisions of this Section shall apply to any determination 10 or decision which may result in:

11 a. Transfer of a juvenile to or placement 12 of a juvenile in room seclusion for any period over two 13 hours, but less than 12 hours;

14 b. A substantial reduction of the 15 privileges, activities, liberty, community contacts or 16 other normalizing experiences of a juvenile, for a period 17 of more than 1 day but less than 5 days.

18 3. The term "petty program sanction" and the 19 provisions of this section shall apply to any determination 20 or decision which may result in:

21 Transfer of a juvenile to or placement a. 22 of a juvenile in room seclusion for any period up to two 23 hours;

24 b. A substantial reduction of the 25 privileges, activities, liberty, community contacts or 26 other normalizing experiences of a juvenile, for a period 27 up to 24 hours.

28 4. For the purpose of computing time in room 29 seclusion, regularly scheduled sleeping hours shall be 30 excluded from the computation.

31 c. Notice of Rules and Policies. At the time of 32 admission to the facility, each juvenile shall be provided

with an individual written copy and an oral explanation of all 1 2 rules of conduct and policies of the facility, violations or applications of which may result in one or more program sanctions. 3 Copies of written rules and procedures shall be 4 prominently posted throughout the facility at locations 5 reasonably accessible to viewing by all juveniles. 6 In addition to the above provisions, staff of the 7 facility shall be required to respond to any request by a juvenile 8 9 for information concerning these rules and procedures. D. 10 Hearing Procedure 1. A disciplinary hearing will be held within the 11 12 first six hours after the imposition of any room seclusion in excess of 6 hours. 13 14 2. The hearing shall be held before a neutral 15 factfinder. 16 3. The following procedural rights shall apply in 17 any hearing conducted under this Section. 18 The juvenile has the right to appear a. 19 personally at the hearing; 20 The juvenile for whom a program sanction b. 21 is recommended shall have the right to be represented at 22 the hearing by a staff member of his or her choice or by a 23 legal services advocate; 24 c. The juvenile may present testimonial or 25 documentary evidence on his or her behalf; 26 d. The juvenile shall have the right to 27 confront and cross examine adverse witnesses at the hearing, 28 including staff members and/or other juveniles. 29 11 30 11 31 11 32 //

4. The factfinder must base his/her decision solely upon the evidence presented at the hearing.

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5. The proponent of the program sanction has the burden of proof of showing the necessity for such program sanction in accordance with the existing policies and procedures of the Detention Center by a preponderance of the evidence.

6. The factfinder may order a program sanction
only for those offenses or rule violations for which such a
sanction is prescribed in the existing policies and
procedures of the facility and only in such a manner or for
periods of time not exceeding those prescribed in said
policies and procedures.

14 7. The factfinder shall make findings of fact in 15 writing relied upon for any decision rendered and shall 16 provide a statement of supporting reasons for imposition of 17 any program sanction. Such records shall indicate 18 specifically the offense or rule violation found, if any, 19 and the specific program sanction ordered pursuant to that 20 finding. A copy of this written record shall be provided 21 to the juvenile.

Prior to the imposition of any program sanction, other than 6 hours or more of room seclusion, the juvenile shall be advised that he or she may initiate the complaint process or grievance procedure.

E. Limitations on Sanctions

1. In no instance shall sanctions include denial
or reduction of the following basic rights: A place to
sleep, e.g., a bed, a pillow, blankets and sheets; full
meals; adequate and appropriate clean clothes; reading
materials; health care services; personal hygiene items,
e.g., toothpaste, soap, toothbrush, comb, etc.; exercise;

school; sending or receiving mail; attending religious services; telephone contacts and visits with parents and attorneys.

 No child will be placed in room seclusion in excess of 24 hours, excluding regularly scheduled sleeping hours.

3. <u>Restraints.</u> Restraints, e.g., handcuffs, straightjackets, shall not be used to control a child. If a child appears to be in serious danger of harming him/herself, the youth will be immediately transferred to an appropriate facility and examined by medical and/or psychiatric consultants.

XIII. GRIEVANCE PROCEDURES

1. Written grievance procedures should be established which provide juveniles access to an opportunity for a fair hearing and resolution of complaints pertaining to their care in the facility, including, but not limited to, complaints of staff abuse and appeals of the imposition of minor and petty program sanctions.

2. The grievance procedure must include:

a. Review by an impartial individual or individuals;

b. An opportunity for the juveniles to present and to explain his/her version of the grievance;

c. The opportunity for the juvenile to select a staff member to represent or assist him or her in the presentation of his or her complaint.

d. Assurances that the staff representative selected by the juvenile shall not be compelled to disclose to the detention center administration any conversation held with the juvenile in connection with a complaint;

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e. When a program sanction is being appealed, a review of the written record entry of the staff member imposing the sanction describing the evidence relied upon and the reasons for imposing the sanction;

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f. A review of any other written or oral 6 evidence deemed necessary and relevant by the impartial individual or group decision-maker;

No reprisal for utilizing the grievance 8 g. 9 procedure;

10 h. A written finding by the individual or group decision-makers concerning the merits of the grievance; 11

12 i. Authority in the individual or group 13 decision-makers to reinstate and/or extend the detainees' 14 privileges within the facility, where such action is 15 indicated by the above finding;

16 j. Authority in the individual or group 17 decision-makers to refer the case in dispute to the hearing 18 process outline for major program sanctions, where the 19 seriousness of the alleged conduct by the facility or the 20 complexity of the fact situation so warrants.

21 3. An oral request by a juvenile to use the 22 grievance procedure shall be sufficient to initiate the 23 grievance process. The staff members of the facility are 24 required to record in writing and to report promptly to the 25 Director any such oral request. Alternatively, the 26 juvenile may indicate in writing his/her desire to utilize 27 the grievance procedure. Forms for this purpose shall be 28 provided by the facility but any written request not on 29 such forms shall also be sufficient to initiate the 30 grievance procedure.

31 4. A decision must be made within 3 working days from 32 the time the juvenile submits a complaint. If the juvenile

1 is not satisfied with the decision, he or she may request a 2 review by the administrator, who must respond within 5 3 days.

4 5. Copies of the written findings resulting from the 5 grievance procedure shall be submitted to the Director and 6 kept in a separate file concerning grievance procedures for a period of not less than 21 months following resolution of the grievance.

9 6. Juveniles shall be informed of the name and 10 address of counsel for plaintiffs on admission to the 11 facility and advised that they should contact counsel for 12 plaintiffs if they have complaints about their treatment at 13 the facility.

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15 XIV. MEDICAL AND HEALTH CARE SERVICES

16 A physician licensed by the state shall be 1. 17 responsible for the facility's medical services pursuant to 18 a written agreement between the facility and a physician or 19 qualified medical authority.

20 2. The physician shall have no restrictions imposed 21 upon him or her by the facility administration regarding 22 the practice of medicine.

23 The program shall make provisions for medical з. 24 examination of any employee or juvenile suspected of a 25 communicable disease.

26 Written standard operating procedures approved by . 4. 27 the responsible physician shall exist for the following:

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- a. Obtaining medical consent;
- b. Receiving screening;

Health appraisal data collection; c.

- d. Nonemergency medical services;
 - e. Obtaining dental services;

1	f. Emergency medical and dental services;
2	g. Deciding the emergency nature of illness or
3	injury;
4	h. Dental screening, prevention, examination and
5	treatment;
6	i. Provision of medical and dental prosthetics;
7	j. Rendering first aid;
8	k. Notification of next of kin or legal guardian
9	in case of serious illness, injury or death;
10	1. Providing chronic care;
11	m. Providing convalescent care;
12	n. Providing medical preventive maintenance;
13	o. Screening, referral and care of mentally ill
14	and retarded residents;
15	p. Making staff aware of special medical
16	problems;
17	q. Implementing the special medical program;
18	r. Immunization, where possible;
19	s. Delousing procedures;
20	t. Detoxification procedures; and
21	u. Pharmaceuticals.
22	5. The work of qualified medical personnel shall be
23	governed by written job descriptions which are approved by
24	the responsible physician and the county.
25	6. Treatment by medical personnel other than a
26	physician shall be performed pursuant to written standing
27	or direct orders. In lieu of standing orders, physician
28	assistants and nurse practitioners may practice within the
29	limits of applicable state laws and regulations, providing
30	that such practice(s) is authorized by the responsible
31	physician.
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1 7. Adequate space, equipment, supplies and 2 materials, as determined by the responsible physician, 3 shall be provided for the performance of primary health 4 care delivery in the facility.

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8. First aid kits(s) shall be available in all facilities. The responsible physician must appropriate the 7 contents, number, location and procedure for periodic inspection of the kit.

9 9. Receiving screening shall be performed on all 10 residents upon admission to the facility and before being 11 placed in the general population, and recorded on a printed 12 screening form approved by the responsible physician which 13 includes inquiry into:

14 a. Possibility of pregnancy; 15 b. Possibility of venereal disease; 16 c. Current illnesses and health problems 17 including those specific to females; 18 d. Medications taken and special health 19 requirements; 20 e. Status of immunizations; 21 f. Screening of other health problems designated 22 by the responsible physician; 23 g. Behavioral observation, including state of 24 consciousness and mental status; 25 h. Notation of body deformities, trauma 26 markings, bruises, lesions, ease of movement, jaundice, 27 etc.; 28 i. Conditions of skin and body orifices, 29 including rashes and infestations; and 30 j. Disposition/referral of residents to 31 qualified medical personnel on an emergency basis. If 32 there is any question of severe or emergency medical

disorder, the nurse or physician shall immediately evaluate the juvenile.

3 10. The health appraisal data collection is completed 4 for each juvenile within at least forty-eight hours of 5 admission to the facility, which includes: review of the 6 earlier reception screening; additional data to complete 7 the medical and psychiatric history; height, weight, pulse, 8 blood pressure and temperature, other tests and 9 examinations as appropriate; and a standardized medical 10 examination with appropriate comments on mental and dental 11 status. Screening should also be available for pregnancy 12 and for hepatitis. The medical examination may be 13 modified, as determined by the physician, for juveniles 14 admitted with an adequate examination done within a period 15 of time such that no substantial change would be expected.

16 11. Health history and vital signs shall be collected 17 by medically trained or qualified medical personnel. 18 collection of all other health appraisal data must be 19 performed only by qualified medical personnel. Review of 20 the results of the medical examination, tests and 21 identification of problems must be done by a physician or 22 designated qualified medical personnel. All health 23 appraisal data must be recorded on the health data forms 24 approved by the responsible physician.

25 12. At the time of admission to the facility,
 26 juveniles shall be informed in writing of the procedures
 27 for gaining access to medical services.

²⁸ 13. Juveniles' medical complaints shall be monitored
²⁹ and responded to daily by medically trained personnel.
³⁰ Appropriate triage by gualified personnel shall follow.

14. Where sick call is not conducted by a physician, a physician shall be available at least weekly to respond

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1 to juveniles' complaints regarding services which they did 2 or did not receive from other health personnel.

3 15. Twenty-four hour emergency medical and dental 4 care availability shall be provided as outlined in a 5 written plan which includes:

a. Arrangements for the emergency evacuation of
7 the resident from the facility;

8 b. Arrangements for the use of an emergency 9 medical vehicle;

10 c. Arrangements for the use of one or more 11 designated hospital emergency rooms or other appropriate 12 health facilities;

d. Arrangements for emergency on-call physician
 and dental services when the emergency health facility is
 not located in a nearby community.

16 16. Facility personnel shall be trained in, and use, 17 emergency procedures. Written standard operating 18 procedures and training of staff incorporate the following 19 steps:

a. Awareness of potential emergency situations;
 b. Notification or observation -- determination
 that an emergency is in process;

c. First aid and resuscitation;

d. Call for help; and

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e. Transfer to appropriate medical provider.

26 17. All personnel shall have current training in
27 basic first aid equivalent to that defined by the American
28 Red Cross.

18. Emergency dental care shall be provided to each
 juvenile under the direction and supervision of a dentist
 licensed in the state to include dental screening at intake
 and necessary dental treatment during the juvenile's stay

1 in the facility.

19. Screening and referral for care are provided to mentally ill or retarded juveniles. The responsible physician shall provide a written list of symptoms or behavior indicative of mental illness and retardation for staff training and shall designate in advance specific referral sources.

8 20. Written policy and procedure shall provide for 9 emergency transfer to mental health facilities with the 10 supervision and approval of the facility physician; such a 11 transfer shall be reported to the court for its review and 12 approval immediately or on the next working day after the 13 actual transfer.

14 21. A special program shall exist for juveniles
15 requiring close medical supervision. A written medical
16 treatment plan for each of these patients shall be
17 developed by a physician which includes directions to
18 medical and nonmedical personnel regarding their roles in
19 the care and supervision of these patients.

22. Detoxification from alcohol, opiates, barbituates
21 and similar drugs shall be performed only under medical
22 supervision.

23 23. The standard operating procedures for proper
 ²⁴ management of pharmaceuticals include:

25 a. A formulary which is updated at least ²⁶ annually;

27 b. The requirements that the facility adheres to
28 regulations established by the State Board of Pharmacy
29 regarding medications;

30 c. A policy regarding the prescription of all 31 medications with particular attention to behavior modifying 32 medications and those subject to abuse;

d. The policies regarding medication dispensing and administration;

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e. The policies regarding the maximum security storage and weekly inventory of all controlled substances, syringes, needles and surgical instruments.

6 24. The person administering medications shall have
7 training from the responsible physician and the official
8 responsible for the facility shall be accountable for
9 administering medications in a manner and on a form
10 approved by the responsible physician.

Stimulants, tranquilizers, psychotropic drugs and drugs requiring intramuscular administration shall be prescribed only by a physician, following a physical examination of the juvenile by the physician, and shall be administered by the responsible physician or qualified medical personnel.

17 26. The medical record file shall contain the 18 completed receiving screening form, health appraisal data 19 collection forms, all findings, diagnoses, treatments, 20 dispositions, prescriptions, and administration of 21 medications, notes concerning patient education, notations 22 of place, date and time of medical encounters, and 23 discharges from medical treatment. The method of recording 24 entries in the medical record, and the form and format of 25 the record, shall be approved by the responsible physician.

27. Access to the medical record shall be controlled
by the responsible physician. The physician-patient
privilege applies to the medical record.

28. Written policy and procedure shall provide that when a juvenile is in need of hospitalization a staff member must accompany him or her and stays with the youth at least during admission.

29. Written policy and procedure shall provide for
 the prompt notification of the juvenile's parents/guardians
 and the responsible agency in case of serious illness,
 surgery, injury or death.

30. Written policy and procedures shall provide for payment of the juveniles' medical care through their parents' medical insurance, medicare coverage or other alternatives, where possible.

9 31. There shall be medical services to meet the
10 health care needs of females.

32. A written plan shall be developed for the
handling of diabetics, pregnant teenagers and other
children needing modified diets.

33. Spanish speaking staff or translator will be
available to interpret communications between Spanish
speaking detainees and medical personnel and other
detention center staff.

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19 XV. MONITORING AND REPORTING

20 Plaintiffs' counsel or their designees may enter and 21 inspect the detention facility to monitor compliance with 22 the Stipulated Order. Such monitoring may include 23 interviewing students and staff in appropriate 24 circumstances and will continue for a period of 21 months 25 from the entry of the Stipulated Order. Such monitoring 26 shall be conducted in the least disruptive and intrusive 27 manner possible and shall not unduly interfere with the 28 usual operation of the facility. Plaintiffs' counsel and 29 their designees will give reasonable prior notice of visits 30 to Detention Facility Administrator or his authorized 31 designee. Such notice will include the names of those who 32 will visit the facility, the expected length of their

1 visit, and the purpose of their visit. Defendants shall provide copies of all disciplinary and grievance reports to 2 3 plaintiffs' counsel. In the event that apparent violations 4 of this Stipulated Order or other problems relating 5 directly to the care and services offered to juveniles at 6 the facility come to the attention of plaintiffs' counsel 7 or their designees, they will contact opposing counsel in 8 writing to seek resolution of the problems. The parties 9 shall make every effort to remedy problems and resolve 10 differences relating to this Stipulated Order by 11 negotiation and cooperative action. Legal remedies will be 12 sought only after other alternatives have failed, and any 13 remedy sought shall be limited to the party directly 14 responsible for the conduct or action complained of. 15 DATED: JUSTIN QUACKENBUSH U. S. District Court Judge

16 17 18 19 n DONALD J. 20 21 22 23 CAROLE /SHAUFE 24 Counsel for Plaintiffs 25 26 27 JEFFREY SULLIVAN 28 Counsel for Yakima County 29 30

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