

Juvenile Justice Public Safety Improvement Act

SB 73 Implementation Tables

July 2016

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Department of Corrections

Effective Date (Legislative)	Anticipated Operational Date	Policy Area	Progress Update
July 1, 2015	September 1, 2016 County may begin submitting annual application	Diversion Fiscal Incentive (SDCL 26-8D-2)	<p>There have been a few questions after letters were sent to States Attorneys informing them about the program, outlining the requirements for participation, and providing them a spreadsheet of the data to be submitted by the counties by September 1, 2016. Activities for September included responding to questions and placing the spreadsheet onto the DOC website. No activities are planned for October. The dollars associated with the diversion fiscal incentive for FY 2016 were allocated to Teen Court. Program to begin in FY 17.</p> <p>July – Reminders will be sent out to States Attorneys that Diversion Fiscal Incentive applications can be submitted beginning September 1.</p>
July 1, 2015	January 1, 2016	Community Based Intervention Service Model/Develop Coordination Processes with DSS (SDCL 26-8D-3)	<p>All JCA staff has completed the GAINS-SS online training. Staff began implementation of the tool on August 1st. Initial data will be sent through the regional supervisors to Roland at Mountain Plains at the end of each month.</p> <p><u>September</u>-JCA's continue to complete GAINS-SS tools on youth. DSS sent a request to include numerical scores so staff will ensure this is happening with our population.</p> <p><u>October</u>- DSS presented at annual training, however, did not share referral process as they did not have anything finalized at this time. Lewis and Clark employees provided presentation on FFT to all JCA's. They continue to complete GAINS-SS on all youth.</p>

			<p>January 2016- DSS held kickoff event for FFT on January 5th. DOC participated with staff attending. 11 teams trained.</p> <p>April 2016- Staff continues to submit referrals to DSS. As of March 31, 2016, DOC had made 67 referrals to DSS. DOC participated in an implementation meeting for FFT on March 10, 2016.</p> <p>July- DOC continues to submit referrals to DSS. They have added referrals to our monthly Metrics. They have on-going communication with DSS regarding services.</p>
	July 1, 2015	<p>Performance Measures (SDCL 26- 8D-2, 26-8D-9 (3) & (6), 26-8D-19, 26-8D-20)</p> <p>Performance Measures continued.</p>	<p>Based on the performance reporting requirements, activities in September involved setting up a template to track required data on a monthly basis. In addition to supporting reporting to the Oversight Council, the template will support monthly progress reporting. The draft of the template has been shared with members of the Performance Measures Workgroup. Staff will begin populating the template with historical data in October.</p> <p>April- continue to work on collecting data. Will provide outcomes to Oversight Council semi-annually.</p> <p>July – Following the end of FY2016, data is now being compiled for the JJPSIA dashboard.</p>
July 1, 2015	January 2016	Validate YLSI-2.0	<p>Contract has been signed with University of Cincinnati to conduct a validation study of DOC Juvenile division YLSI data to be completed by November of 2015. The contract was signed with UC.</p>

August: An initial meeting date was scheduled with UC for 8/31, to include DOC staff. They anticipate this meeting will assist us with establishing the strategy for administering the vignettes that will be completed by staff as well as the electronic data submission of YLS/recidivism data to UC and timelines for the project.

September-DOC staff is in the process of preparing our data to submit to UC. Kaitlin has been identified as our point of contact for the vignettes that staff will need to score to assess inter-rater reliability.

October- No updates at this time, waiting for UC to send details on vignettes.

December- Staff provided clarification around our data to UC. All JCA staff completed scoring the vignettes by the established deadline.

February- Because the number of violations is relatively small for the one-year recidivism measures, two year measures for 2013 releases and three-year measures for 2011 and 2012 releases was provided to UC.

April- Staff is scheduled to receive our final report from UC on May 20th.

July- Our final report from UC identified that staff have some work to do in the area of inter-rater reliability. Staff has been working with CJI to address the findings in the validation study. Staff is scheduled in August to train all staff again on the YLS. CJI will send a Master trainer to assist our YLS trainers. They will receive additional training and

			coaching. Additionally, staff will be using a new intensive inter-rater agreement process to include scoring a vignette monthly. Scoring data will be analyzed and disseminated in a monthly coaching memo.
July 1, 2015		Native American Youth Outcomes Study (SDCL 26-8D-5)	<p>Dept. Tribal Relations in coordination with state agencies will make recommendations to oversight council to improve outcome for Native youth in juvenile justice system. The first meeting of the JJRI Native American focus group was held on September 30.</p> <p>Continuation of workgroup meetings.</p> <p>July- This group is scheduled to meet on July 12th.</p>
July 1, 2015	July 1, 2015	DOC Role in Treatment Team Meetings (SDCL 26-11A-8.1)	<p>DOC did complete the review and have put in place a specific process for JCA's to conduct monthly treatment team meetings with all residential providers. Specific forms have been finalized, staff completed training in June 2015 and providers were given an opportunity for input. Roll out is in effect July 1, 2015. There is a follow up November 2015 meeting with providers to review the process for any needed adjustment. Performance based contracting will utilize this information.</p> <p>July – All JCAs and facilities are now using the Monthly Reauthorization Form (MRF) during monthly treatment calls. Feedback has been that the process is slow and has taken about an hour for each youth. The hope is this will decrease as JCAs and facility staff become more familiar with the form. Another issue has been making sure the goals are related to the high YLS domains. This has not always been happening in the past. STAR Academy had some issues with implementing the form at</p>

			<p>Brady Academy but after some discussion with administration it should be worked out now.</p> <p><u>August</u> - Feedback from staff continues to be that the process is long and intense. Some facilities are not tying this process into their treatment plan meetings so there are double meetings at times. There have also been scheduling issues. Some facilities have cancelled or not called at the time set up. Staff will also continue to send copies of the MRF to the Division Director monthly.</p> <p><u>October</u>- Nothing new to report. Staff will schedule a follow up call with private providers and STAR Academy in November related to this issue.</p> <p>December-Staff completed the follow up conference calls with both private providers and STAR in November. No significant changes to our form or process, just a follow up with JCA staff on a couple issues identified through our stakeholder calls.</p> <p>January 2016- Fully implemented and being tracked in our database.</p> <p>May 2016-Reviewed with Provider Association at Spring meeting, no issues noted.</p> <p>July- Continuation of this process, with no reported issues.</p>
July 1, 2015	January 1, 2016	Community Response Teams (CRT) (SDCL 26-8D-10)	<p>Led by UJS, but requires DOC to be on the local teams. Will need to identify which JCC staff will be assigned to these teams.</p> <p>April 2016-Staff are participating in CART teams led by the courts in Yankton, Charles Mix county and</p>

			Minnehaha county.
July 1, 2015	January 1, 2016	Performance Based Contracting-Group Care/Residential treatment. (SDCL 26-8D-18, 26-8D-19)	<p>DOC has completed a full review of existing performance based contracts utilized by other states. A workgroup has been identified and private providers have identified membership to participate on the workgroup. They are reviewing possible options and seeking language for the final drafts. The workgroup is scheduled for October 20th to review draft contracts with incentives.</p> <p>Definitions of completion types of programs are under review for consistent application of incentives.</p> <p>The draft was presented to representatives of the Association of Youth Care Providers on November 23rd, 30th, and December 1st. Both the draft contract clause and the DOC incentive process has been approved by the Association. The actual incentive amounts still need final approval. The amended contract will be mailed in late December to affected providers with implementation on January 1, 2016.</p> <p>December 2015- The contract clause, incentive grids and flowchart was finalized and approved by all parties with input from the Governor's office. Amended contracts with clause were mailed to all providers for signature. On December 1th and 21st conference calls were scheduled with each provider designee to review the process and train on how it will be carried out. DOC developed an electronic claim form for incentives for use after January 1, 2016.</p> <p>April 2016- DOC has received incentive claim forms beginning in</p>

			<p>March 2016 with three at the group care level. In April staff received four additional incentive claim forms, two at the group care level and two at the PRTF/IRT level of care. As of April 30, 2016, staff has paid out seven total incentives for substantial completion of treatment goals within the designated timeframes.</p> <p>July- DOC continues to receive incentive claim forms. In the months of May and June staff paid an additional four incentives at the group care level.</p>
July 1, 2015	January 1, 2016	Amend DOC Violator Policy (SDCL 26-11A-15)	<p>26-11-A-15 amended to limit the type of offenses that are eligible for revocation. Includes those acts subject to transfer proceedings under SDCL 26-11-3.1, crime of violence under SDCL 22-1-2(9), sex offense under SDCL 22-24B-1, felony sexual registry offense under 22-24B, burglary in second degree, or juvenile presents a significant and likely risk of physical harm to another person and has committed a new violation.</p> <p>A DOC workgroup has been established and charter drafted. The workgroup is redrafting the policy to reflect the law change. Workgroup has also identified a need to develop training sessions for hearing officers to ensure compliance.</p> <p>An initial meeting was held with DOC staff on July 2nd. Our first task was to address the reasons for revocation and COMS set up. Current strategy of Felony, Misd, CD, and Technical will not work going forward. Staff created seven new reasons, which are aligned with the offenses allowable for revocation. These will be set up in COMS by 7/30/15. The seven</p>

			<p>reasons have to be set up in the table under all four supervision levels for a total of 28.</p> <p>Also, staff has to address the behavior severity level set up, which drives the violation response options. Only level 3's will be revocable offenses. Testing will be completed to ensure our logic is sound. If in fact it works as expected, staff will then start redrafting aftercare contract and all related forms, policies to support the new aftercare violations/sanctions protocols. DOC has a short window for completion as training will need to occur the first week in October.</p> <p><u>August:</u> The larger workgroup met on 8/20, to discuss the scope of their work, adjustments that have been made in train juv & assign testing plans and timelines. Group is scheduled to meet again on 9/4, where staff will review testing feedback and proceed with revisions to the sanctions grid, contract, and related policies/OM's. Once staff completes these efforts, a training power point will be created for delivery at the upcoming JCA training in October.</p> <p><u>September-</u> The workgroup has completed their process and submitted all work products to DOC Staff Attorney for review. A meeting was held with DOC legal counsel on 9/22/15. Counsel was comfortable with the work that had been completed, only offered some suggestions for language in the policy as a change. The power point training has been completed and will be delivered to staff in early October.</p> <p><u>October-</u> All staff was trained at</p>
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			<p>annual training on the new requirements associated with SB 73. All policies/OM's, COMS changes have been made and are ready for implementation on January 1st, 2016.</p> <p>December-No further action, just waiting to implement on January 1, 2016.</p> <p>Fully implemented January 2016.</p> <p>April 2016- Staff continues to follow the new requirements.</p> <p>July- Staff continues to follow the new requirements. DOC has had few revocations overall, averaging 1 per month with exception to June where the department had four youth returned to custody through this process.</p>
January 1, 2016	January 1, 2016	Cited Violations (SDCL 26-7A-126)	<p>New procedures for cited violations, will need to update policies/staff training on cited violations.26-7-A, amended to add new section on cited violations, to include Petty theft, second; intentional damage to private property, \$400 or less, purchase, possession or consumption of beverage by person under 21; truancy. Note: a state's attorney may file petition under certain conditions to include two or more prior judgments for same violation.</p> <p>Staff was trained on the new cited violations process in October 2015 at annual training.</p>
July 1, 2015	March 1, 2016 Counties must submit detention bed days data	Detention Cost Sharing (SDCL 26-8D-21 through 25)	Counties will submit calendar year 2013, 2014, and 2015 detention bed totals by March 2016. Staff is finalizing a letter to county auditors and juvenile corrections administrators that informs them of the program and the need to submit data. One issue the department must

			<p>first address before the letter is sent out is whether county payments for shelter care beds should be included.</p> <p>April 2016- Letters were sent in November 2015. Two follow up emails were sent following the initial letters on February 4, 2016 and February 26, 2016 to county auditors who had not responded reminding them of the March 1, 2016 due date. As of the March 1 deadline 60 of 66 counties had responded and submitted data. At this point, staff is only collecting data to identify the three-year average of detention days. Staff will be collecting data on 2016 detention bed-day usage after the first of the year so payments can be made to counties experiencing an increase in usage. Payments will be made after the March 1, 2017 data submission deadline.</p> <p>July – No activity.</p>
July 1, 2015	January 1, 2016	STAR Academy Length of stay adjustment (SDCL 26-8D-17)	<p>Requires state run facility to design and operate programs to achieve substantial accomplishment of treatment goals and release to aftercare within three months. A workgroup team has been identified and each programmatic area within STAR is being reviewed for either EBP can be delivered in greater intensity, delivered in modules that can be completed in the community, and/or should the program be delivered entirely in the community. STAR Academy implemented the new monthly treatment process as also required in SB73. This process will assist STAR in developing very specific transition services and the ability to hand off ongoing services to the community more effectively and within the targeted 90 day release. Program phases will be shortened to accommodate the 90 day target</p>

release.

July – New Treatment Plan format was finalized in COMS and program staff started to update the plan to reflect youth progress and areas still needing improvement.

August – Current monthly progress report format will be replaced with the updated treatment plan and sent out by the 10th of the month moving forward. Finalize changes to level and points systems to fit 90 day program. Review Decision Points curriculum and decide if it should replace T4C as the main Cog Behavioral Therapy based curriculum. Develop Positive Peer Programming to help manage youth behaviors. Bruce McCoy is meeting with Dept. of Education to determine best approach to education for youth in a 90 day program.

September – Treatment Plan updated in COMS, new format is being used and adjusted as issues are identified, and Loren Mohr is working with JCA supervisors to include a review of the treatment plan during monthly reauthorization calls with JCAs. The department would like to keep T4C as the main cognitive behavior curriculum but need to identify how to transition this service into the community when youth leave STAR.

October – Treatment plan format and meetings have been adjusted and moving forward as planned. DOC monthly progress report policy needs to be revised to reflect changes. Need to reschedule meeting with staff to work on this. Need to develop policy for requesting 30 day extensions.

Staff is developing an option for

			<p>providing Virtual Ed classes. DSS staff will be attending training on MRT, ART and DBT. Discussions on going about how to incorporate this at STAR.</p> <p>January 2016- Fully implemented</p> <p>April 2016- STAR Academy was closed in April 2016 due to reduction in juvenile population.</p>
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Department of Social Services

Effective Date (Legislative)	Anticipated Operational Date	Policy Area	Progress Updates
January, 2016	January 31, 2016	<p>Section 6- DSS in collaboration with DOC/UJS shall identify community-based treatment to be made available to juveniles with justice system involvement based on the needs of the youth.</p> <p>Any treatment identified for implementation shall be quality assured and shown through research or documented evidence to reduce recidivism and other juvenile risk factors.</p>	<p><u>May 2015</u>- Establish JJRI Stakeholder group to gain input regarding community based treatment. Meet in June and possibly July/August if needed.- Completed</p> <p><u>August 20, 2015</u>- Release Functional Family Therapy RFP- Completed</p> <p><u>November 4, 2015</u>- Identification of additional evidenced based community treatment to be implemented-Aggression Replacement Training (ART), Moral Reconciliation Therapy (MRT), Cognitive Behavioral Intervention for Substance Abuse (CBISA), Dialectal Behavioral Therapy (DBT) - Completed.</p> <p><u>November 24, 2015</u> -Award Functional Family Therapy RFP and establish Quality Assurance requirements to be included in contract agreements; establish training schedule.</p> <p><u>November 30, 2015</u>- Based on needs data available, identify number and location of youth who need the identified additional interventions.</p> <p><u>January 2016</u>- Train FFT- begin to provide services</p> <p><u>Spring/Summer 2016</u>- As referral numbers support, develop additional services</p>
January, 2016	August 1, 2015	<p>Section 6- In cooperation with DOC and UJS, DSS shall establish a juvenile treatment referral process incorporating a risk and needs tool for use by the UJS and DOC and supplemental mental health and substance abuse screening tools.</p>	<p><u>May & June 2015</u>- Meet with DOC and UJS to identify referral process- Completed</p> <p><u>July 2015</u>- Develop processes and obtain needed data bases and tools- Completed</p> <p><u>August 1, 2015</u>- Implement screen process and begin to capture data to analyze the needs of the youth.- Completed</p>
January, 2016	January 2016	Section 7-DSS shall collect	August 2015- Develop process for

		<p>data, in the aggregate and by provider, on the number of juveniles referred to treatment, the number and percent of juveniles completing treatment and not completing treatment to be reported semiannually to the oversight council and regularly review the information, data, and other performance measures with UJS and DOC.</p>	<p>collection of required outcome and performance measure- Completed January 2016- begin to collect the data Quarterly thereafter- review the data with DOC and UJS. Provide outcomes to the Oversight Council semiannually.</p>
January, 2016		<p>Section 14- If requested by presiding circuit court judge; appoint designee of the Secretary of DSS to serve on CRT teams.</p>	TBD by Courts

Unified Judicial System

Effective Date (Legislative)	Anticipated Operational Date	Policy Area	Progress Updates
July 1 st , 2015		<p>Sections 2 and 3. Informal Diversions.</p> <p>Informal diversion no longer than four months; May include restitution; Mandatory diversion based on statutory criteria.</p>	<p><u>May:</u> Training for Judges and Court Services provided at Spring Training Events and update IT and CSO manuals</p> <p><u>June:</u> Updating Informal Diversion Letter and Agreement Form</p> <p><u>July:</u> Working with DOC to ensure list of “court-approved” diversion programs is provided by circuit and information necessary for County Reinvestment Fund is available.</p> <p><u>September/October:</u> Identifying data elements and reports necessary for tracking. Information provided to States Attorney on data collection requirements.</p> <p><u>November/December</u> Data collection reporting form and reminder provided to States Attorney.</p> <p>Answers questions and begin receiving data from States Attorneys. Data compilation to begin after first of January.</p> <p><u>January/February</u> Data reminder sent out Compiling Responses</p> <p><u>June/July</u> Second Data reminder sent out/gathering data</p>
July 1 st , 2015		<p>Section 6. Community Based Treatment/Referral Process.</p> <p>Work with DSS and DOC to identify community based treatment options. UJS to provide aggregated risk factor data to DSS; establish juvenile treatment referral</p>	<p><u>May:</u> Participating with DSS workgroup to identify necessary services.</p> <p>Developing aggravated risk factor data reporting.</p> <p><u>July:</u> Working with DSS to establish juvenile treatment referral process incorporating risks/needs assessment tool.</p> <p><u>August</u> Began utilizing the GAINS</p>

		<p>process; requirement to utilize a validated-risk and needs assessment tool.</p>	<p>assessment on August 1, 2015 to gather information about juvenile needs.</p> <p><u>November/December:</u> Continue working with DSS and FFT Kickoff Event Scheduled for January 5th to include Judges and Court Services.</p> <p><u>January/February:</u> Referral progress begins. Working with DSS to track referral data/fine-tune referral process.</p>
July 1 st , 2015		<p>Section 8. Native American Youth.</p> <p>Dept. of Tribal Relations to make recommendations</p>	<p><u>August:</u> Working with Department of Tribal Relations Workgroup to Develop Recommendations.</p> <p><u>November/December:</u> Continuation of workgroup meetings</p> <p><u>January/April:</u> Legislative change to appoint Secretary of Tribal Relations to Workgroup. Continued meetings of Tribal Relations Workgroup</p>
July 1 st , 2015		<p>Section 11 Oversight Council</p> <p>Chief Justice to appoint 6 members – 1 judge; 1 defense attorney and 4 at-large appointments.</p>	<p>Appointments made and letters issued. First meeting to be held Fall of 2015.</p> <p>First meeting held and minutes distributed.</p> <p><u>November/December:</u> Proposed legislation suggested on composition of Oversight Council for 2016 Legislative session.</p> <p><u>January/May:</u> Oversight Council legislation approved.</p> <p>Meeting held on May 18th, 2016.</p> <p><u>June/July:</u> Gathering data for annual report/dashboards</p>
January 1 st , 2016		<p>Sections 14 and 15. Community Response Teams.</p> <p>PJ may appoint team; Shall include CSO; UJS shall maintain record of membership; report non-identifying data to the Oversight Council; Supreme Court may adopt rules</p>	<p><u>September:</u> First Circuit Working to Establish a Pilot Program in Yankton.</p> <p><u>October:</u> Planning underway for a second CRT in Lake Andes.</p> <p>Working to identify necessary data to collect and report- See Section 18.</p> <p><u>November/December:</u> Continued work toward CRT Teams in the First Judicial Circuit. Lake Andes stakeholders and potential team members identified. First meeting held.</p> <p><u>January/May:</u> CRT Teams established and receiving referrals in</p>

			Sioux Falls, Yankton and Lake Andes. Developed draft protocols and soliciting comments to those Identified need for additional court rules/training for CRT team members. <u>June/July:</u> Develop data spreadsheet for teams and begin collecting data.
January 1 st , 2016		Section 18. Data Requirements for Oversight Council on Community Response Teams. 1. Number of Referrals by Circuit 2. Number and % of Referrals where Recommendation provided 3. Number and % where CRT identified a community based alternative 4. Recommendation for each case referred Disposition of each case referred	Identifying data points and methods for tracking and storing data <u>November/December:</u> Reports drafted and being reviewed for data accuracy/ modification as needed. <u>January/May:</u> Continued report development. Review of initial data and modifications to report. Development of additional reports to respond to demands for additional data. <u>June/July:</u> Review and gather data for Annual Report
		Section 20. Dispositional Decree Requirements- Delinquency. Changes to findings required in the dispositional decree and when the child may be sent to the DOC.	<u>May/October:</u> Judicial Training and CSO Training <u>November/December:</u> Provide refresher training/information on new law changes prior to January 1 st . <u>May 2016:</u> Update for Judges by DOC on dispositional data to date
July 1 st , 2016		Section 22. Detention. Requires findings for extended period of detention.	<u>May/October:</u> Judicial and CSO Training
January 1 st , 2016		Section 23. Duration of Probation- Delinquency. 1. Generally probation	<u>May/October:</u> Judicial and CSO Training Provided <u>October:</u> Additional Judge/CSO Training provided as part of Fall

		<p>should not exceed 4 months; Unless intensive probation or extended for reasons provided.</p> <ol style="list-style-type: none"> 2. CSO may request two extensions 3. Court may order extension 4. Total duration typically 12 months 5. Probation may not be extended to collect restitution 	<p>Judicial Conference <u>September</u>: Drafted Extension Forms/Order <u>October</u>: Extension forms/Conditions of Juvenile Probation Changes approved by Presiding Judges. <u>November/December</u>: Provide refresher training/information on new law changes prior to January 1st.</p>
<p>January 1st, 2016</p>		<p>Section 24. Semi-Annual Data Reporting to Oversight Council.</p> <ol style="list-style-type: none"> 1. Juvenile Probation Admissions 2. Requests for extensions made 3. Requests granted 4. Reason for discharge 5. Length of probation 6. Recidivism rate- Recidivism is defined as "being adjudicated delinquent while on probation or adjudicated delinquent or convicted of a felony in adult court within 1, 2 or 3 years after discharge from juvenile probation." 7. Juveniles placed in detention and duration 8. Juveniles eligible for informal adjustment and informal action 9. Juveniles for whom good cause is found for petition rather than informal action 10. Juveniles summoned to court on a juvenile cited violation 11. Juveniles summoned and referred for informal 	<p><u>September</u>: Data Entry and tracking and report creation. <u>October</u>: Modifications to Odyssey requested. <u>November</u>: Review reports/verify data and accuracy/modifications as necessary. <u>January/May</u>: Continued review of reports/ discussion with CJI on reporting parameters and data gathering. <u>June/July</u>: Finalize data and reports for annual report information gathering.</p>

		adjustment and action 12. Juveniles summoned and then petitioned under Section 38.	
January 1 st , 2016		Section 25. Graduated Response Grid. Create a grid to guide court services in responding to violations of probation.	<u>June</u> : Workgroup Appointed and First Meeting Held on June 5, 2015; <u>August</u> : Second Meeting on August 5, 2015. <u>September</u> : Draft Grid and Court Rule Developed and being shared with Stakeholder groups. Collect Data on Use of Grid- See section 26. <u>October</u> : Training for Judges and CSOs held at Fall Judicial Conference <u>November</u> : Proposed rule submitted to Supreme Court for January 12 th Rules Hearing. <u>January/May</u> : Grid and rule adopted by Supreme Court Grid Response Training by CJI in <u>January</u> : Grid Implemented Statewide Follow-up regional trainings to be held during summer. <u>June</u> : Regional trainings by CJI conducted.
January 1 st , 2016		Section 27. Commitments to DOC- Delinquency. Criteria for violations that may be committed to DOC.	<u>May/October</u> : Judge Training CSO Training <u>November/December</u> : Provide refresher training/information on new law changes prior to January 1 st . <u>May</u> : DOC presentation to judges on commitment data.
January 1 st , 2016		Section 29. Dispositional Decree Requirements- CHINS. Community Service changes; Criteria for commitment to DOC.	<u>May/October</u> : Judge and CSO training <u>November/December</u> : Provide refresher training/information on new law changes prior to January 1 st . <u>May</u> : DOC presentation to judges on commitment data.
January 1 st , 2016		Section 30. Probation Duration- CHINS. 1. Generally probation should not exceed 4	<u>May/October</u> : Judicial and CSO training. <u>September</u> : Developed Extension Forms/Order and written statement to provide

		<p>months; Unless intensive probation or extended for reasons provided.</p> <p>2. CSO may request two extensions</p> <p>3. Court may order extension</p> <p>4. Total duration typically 12 months</p> <p>5. Probation may not be extended to collect restitution</p>	<p>child.</p> <p>Modified Conditions of Probation Form.</p> <p><u>October</u>: Conditions of Probation Changes Approved by Presiding Judges.</p> <p><u>November/December</u>: Provide refresher training/information on new law changes prior to January 1st.</p>
January 1 st , 2016		<p>Section 31. CHINS Probation Violations.</p> <p>Criteria for sending CHINS to DOC.</p>	<p><u>May/October</u>: Judicial and CSO training</p> <p><u>November/December</u> Provide refresher training/information on new law changes prior to January 1st.</p>
January 1 st , 2016		<p>Section 37-40. Juvenile Cited Violations.</p> <p>Confidential citation proceeding in lieu of a formal petition for second degree petty theft; intentional damage to property less than \$400; minor in possession of alcohol and truancy.</p>	<p><u>August</u>: New case type created</p> <p><u>October</u>: Judicial and CSO training Assisting with Citation Format. Data Reporting being defined- see section 24.</p> <p><u>November/December</u>: Provide refresher training/information on new law changes prior to January 1st.</p> <p><u>January/May</u>: Legislative modifications to citations process relating to forfeitures.</p>