

# INDIANA DEPARTMENT OF CHILD SERVICES CHILD WELFARE MANUAL

Chapter 6: Court Involvement Effective Date: August 1, 2011

Section 8: Three Month Progress Report Version: 3

### **POLICY**

The Indiana Department of Child Services (DCS) will prepare and submit to the court a Progress Report (PermRptR1070108) for every child under the care and supervision of DCS, as follows:

- 1. Every three (3) months after the Dispositional Decree; and
- 2. At any time after the date of an original Dispositional Decree, the court may order DCS to file a Progress Report on the progress made in implementing the decree.

**Note:** If modification of the Disposition Decree is recommended, DCS will prepare a Modification Report (ModRptR1070108) containing the information required and submit it to the DCS Local Office Attorney so a formal court hearing can be requested.

At a minimum, the Progress Report (PermRptR1070108) will include information regarding progress made in implementing the Dispositional Decree. See Related Information for further details.

DCS will submit a Progress Report (PermRptR1070108) to the court at least 10 days prior to a Periodic Case Review Hearing.

Within a reasonable time after the report's presentation to the court or before the Periodic Case Review Hearing, DCS will make a copy of the Progress Report (PermRptR1070108) available to the following:

- 1. The child, based upon age and developmental level;
- 2. The child's parent, guardian, or custodian;
- 3. An attorney who has entered an appearance on behalf of the child's parent, guardian, or custodian;
- 4. Resource parent(s):
- 5. Prospective adoptive parent named in a petition for adoption of the child if:
  - a. Each consent to adoption of the child has been signed and received by the DCS local office,
  - b. The court having jurisdiction in the adoption case has determined that consent to adoption is not required from a parent, quardian, or custodian, or
  - c. A petition has been filed to terminate the parent-child relationship between the child and any parent who has not signed a written consent to adoption.
- 6. Any other suitable relative or person who has a significant or care taking relationship with the child:
- 7. Court Appointed Special Advocate (CASA) or Guardian ad Litem (GAL); and
- 8. Long-term Resource Parent, if applicable. See Related Information for further details.

**Note:** Proof of service of the notice will be presented at the case review.

**Note:** The court may also provide a factual summary of the Progress Report (PermRptR1070108) to the child's parent, guardian, custodian, or resource parent.

**Exception:** If the court determines on the record that the Progress Report (PermRptR1070108) contains information that should not be released to any person who is otherwise entitled to receive a Progress Report (PermRptR1070108), the court is not required to make the Progress Report (PermRptR1070108) available to that person, but may provide them with a redacted copy of the report. However, the court will provide a copy of the Progress Report (PermRptR1070108) to the following:

- 1. Each attorney or CASA/GAL representing the child; and
- 2. Each attorney representing the child's parent, guardian, or custodian.

## **Code References**

- 1. IC 31-34-21-1: Progress reports; procedure for modification of decree
- 2. IC 31-34-21-4: Notice of case review; testimony in periodic case review
- 3. IC 31-34-21-4.6: Long-term Foster Parent
- 4. IC 31-34-22: Reports Required for Reviewing Dispositional Decrees

#### **PROCEDURE**

The Family Case Manager (FCM) will:

- 1. Consult with the parent, guardian, custodian, resource parent, or any other professionals who have expertise related to the child and family's needs;
- 2. Prepare the Progress Report (PermRptR1070108);
- 3. Attach any additional reports to the Progress Report (PermRptR1070108);
- 4. Obtain supervisory approval and signature;
- 5. Sign the Progress Report (PermRptR1070108);
- 6. Coordinate the filing of the Progress Report (PermRptR1070108) with the court;
- 7. Make a properly redacted copy of the Progress Report (PermRptR1070108) available to all appropriate parties and persons; and
- 8. Update the child's and/or family's information in the Management Gateway for Indiana's Kids (MaGIK) as needed when changes occur regarding income and resources, parent's place of residence, and household membership.

# The Supervisor will:

- 1. Review and make any recommendations regarding the Progress Report (PermRptR1070108); and
- 2. Approve and sign the Progress Report (PermRptR1070108).

#### PRACTICE GUIDANCE

N/A

#### **FORMS AND TOOLS**

1. Progress Report (PermRptR1070108) - Available in MaGIK

- 2. Modification Report (ModRptR1070108) Available in MaGIK
- 3. Case Plan (SF 2956/DCS0046) Available in MaGIK

#### **RELATED INFORMATION**

## **Report Content**

The Progress Report (PermRptR1070108) should address the following elements. The court will consider these elements when making its determinations, including but not limited to:

# 1. Services -

- a. Documentation of the family services offered and/or provided to the child or the parent, guardian, or custodian, the dates of the services, and the outcome,
- b. Health and educational information, and
- c. Any additional services required for the child or the child's parent, guardian, or custodian and the nature of those services.

## 2. Visits -

- a. The extent to which the parent, guardian, or custodian has visited the child, including the reasons for infrequent visitation, if applicable, and
- b. If siblings are separated, the extent to which sibling visits are occurring, including reasons for infrequent visitation, if applicable.

## 3. [REVISED] Compliance and Cooperation -

- The extent to which the parent, guardian, or custodian has cooperated, participated and benefited in DCS Court Ordered services with DCS or the Probation Department, and
- b. Whether DCS, the child, and the parent, guardian, or custodian have complied with court ordered services outlined in the Case Plan (SF 2956/DCS0046) (to be attached when necessary).

# 4. [REVISED] Child's Placement - (if the child is placed in out-of-home care)

- a. Whether the child is in the least restrictive, most family-like setting,
- b. Whether the child is placed close to the home of the child's parent, guardian, or custodian.
- c. Whether siblings are placed together,
- d. Whether the child is placed in proximity to the school in which they were enrolled in at the time of removal,
- e. An explanation as to why, if these conditions are not met, including efforts being made to find a more appropriate placement if applicable.

### 5. Outcomes -

- a. The extent to which the causes for the child's out-of-home placement or supervision have been alleviated.
- b. The extent to which the parent, guardian, or custodian has enhanced his or her ability to fulfill parental obligations including if there are any limitations due to mental or physical disabilities as well as changes in employment status,
- c. Parent(s) current living arrangement, and
- d. The extent to which a child's education and health is improved.

## 6. Consultations -

- a. Identify all professionals consulted and their relationship to the child, and
- b. Identify all persons who are part of the Child and Family Team (CFT), their relationship to the child and each meeting coordinated with them.
- 7. Recommended Plan of Care
  - a. Treatment.
  - b. Rehabilitation, and
  - c. Placement for the child.

# **Redaction**

A process where a document is reviewed thoroughly to cover and make illegible portions of the text prior to release.

# **Long-term Resource Parent**

A resource parent who has provided care and supervision for a child for at least:

- 1. The twelve (12) most recent months; or
- 2. Fifteen (15) months of the most recent twenty-two (22) months.

