Juvenile Practice County By County (Delinquency)

In an effort to provide both a “cheat” sheet of sorts for lawyers who are new to juvenile practice in your county and in the hopes that we might all get new ideas for ways to improve juvenile practice throughout the state, I came up with these questions regarding juvenile proceedings. My hope is to gather answers from each of the counties and include this information on the Juvenile Practice website for staff attorneys to use as a resource, and have handouts of the information at trainings. This information should provide a good overview of juvenile practice for staff attorneys and private bar attorneys new to juvenile law.
The Intake Process
- How does the 40-day intake process under Wis. Stat. § 938.24 work in your county?
  - All referrals are sent to the DA within 40 days.
- Do you use the term probation officer or social worker or something else to describe the county representative from human services?
  - Social worker
- Is there a specific social worker/probation officer or group of social workers/probation officers who conduct the intake inquiry?
  - They are on rotation.
- Do the District Attorneys in your county tend to agree with the social worker/probation officer’s decision regarding whether or not to charge, whether or not to offer a Deferred Prosecution Agreement, etc.?
  - Yes – the DA usually refers to DHS.
- Are Deferred Prosecution Agreements (DPA) often used in your county?
  - No
- Are defense attorneys ever involved in negotiating DPAs prior to the filing of a formal petition?
  - Not often
- Are you ever successful at negotiating DPAs once a formal petition has been filed? Does this happen often?
  - Consent Decrees – yes.

Temporary Physical Custody Hearings
- Do your clients appear personally at these hearings or does your jurisdiction utilize video conferencing?
  - Personally
Are your custody hearings before a court commissioner or a judge?

- Judge

Is a petition normally filed by the time of/at the hearing?

- Before Initial.

Is there ever sworn testimony taken at custody hearings?

- Rarely

Does your jurisdiction have a “temporary release from secure custody”, furlough, or something whereby secure custody findings are made but the client is allowed to be outside of secure detention?

- Very rarely is a child held in custody.

What is the process for “appealing” the initial custody determination?

- Never had to.

Is a request to review ongoing custody status ever made by someone other than defense counsel?

- Not that I’m aware of.

What is the average length of stay in detention?

- N/A

Where is the detention facility for your county?

- Lincoln Hills

At a custody hearing, besides detention what placement options are available for kids?

- Home, Foster Home, other family, Evaluation (NWP)

If your client is in secure custody or in a county facility group home, what needs to happen for the custody status to be reviewed?

- Motion
Do you have some sort of monitoring program for kids who are returned home on a custody order?

- No

**Competency to Stand Trial**

- How is the question of competency raised in your jurisdiction?
  
  - By motion

- Is it common for someone other than defense counsel to raise competency?
  
  - No

- Once raised, does the Court require some sort of affirmative showing, offer of proof, other evidence before ordering an evaluation?
  
  - No

- Do parties generally stipulate to the evaluator's finding on present competency? How about on the likelihood of attaining competency within the statutory period?
  
  - Yes, usually with statutory period.

- Is your county good about periodically reevaluating clients after he or she has been found incompetent, but likely to attain competency?
  
  - Yes – court orders periodic re-evaluations at the time the kid is found incompetent.

- What competency training is provided in your county?
  
  - None

**Waiver to Adult Court**

- Do the District Attorneys in your county file waiver frequently?
  
  - No

- Do the judges in your county often waive kids into adult court?
No

- When the State files the waiver request, are they truly seeking waiver, or is it used as a bargaining chip for some sort of juvenile disposition?
  - N/A

- How often are waivers contested?
  - N/A

- If a waiver is contested, how does the State typically prove prosecutive merit?
  - N/A

- What sort of witnesses does the State typically call in support of waiver?
  - N/A

- What sort of witnesses does the defense usually call?
  - N/A

- Is it at all common for a juvenile to initiate waiver proceedings?
  - N/A

- Are you aware of any instances in your jurisdiction of the Court initiating proceedings?
  - N/A

Disposition

- How closely are the social worker's recommendations followed?
  - Almost always

- Are cases in your county frequently resolved by consent decrees? Who drafts the consent decrees? Do the district attorneys require a plea for consent decrees?
  - Yes, cases are often resolved by consent decrees. DHS drafts them. No, the DAs do not require a plea.
Are there "standard rules of supervision" that are in all delinquency dispositions?

- No

Does the State typically agree with the Department's recommendations?

- Yes

Does your jurisdiction have an intensive supervision program?

- No

Does your jurisdiction have a specialized "wraparound" program?

- No, they say yes but I have never seen it followed through.

Does your jurisdiction have a community service/restitution program?

- No

Which Residential Treatment Centers are used by your county?

- Northwest Passage, Eau Claire Academy

Does your county allow for a dispositional 365 day placement in detention?

- Yes but never done since the statute is 365 days.

Do you feel your judges tend to keep kids in their homes whenever possible or are they quick to remove them to foster homes, group homes, RCCs, etc?

- Keep in home

Are kids often sent to corrections? Is it used as a last resort? Do you think your county sends kids to corrections that should not be sent? Why do you think that happens and what is the motivation? Is it financially driven?

- No, it is used as a last resort. No, I don’t believe the county sends kids to corrections that should not have been.

Do your judges generally stay sex offender registration for juveniles? When do they make the decision to stay registration? Immediately or do they defer the decision?

- Yes, immediately at disposition
Services in your county

- What are common treatment programs used in your county for juveniles? Anger management programs? AODA?
  - Follow evaluation recommendations

- Is Day Treatment available in your county? If so, what are the names of the specific day treatment programs?
  - No

- What treatment is available in your county for sex offenders? Is there a specific program or a specific therapist that is often/usually used for treatment of sex offenders in your county?
  - None

- What programs do you have in your county that are gender-specific?
  - No

Sanctions

- How often is there a stipulation as to the basis for sanctions?
  - Half of the time – rarely need sanctions.

- If there is not a stipulation to the violations, how does the State/Department typically attempt to prove the basis?
  - Argue

- What sanctions are most often imposed in your county?
  - Increased visits/therapy

- Does your county utilize stayed days in detention as a sanction?
  - No

- Has a particular sanction worked well for your clients in your opinion?
  - No
Miscellaneous

- What are common acronyms and their meanings in your county?
  - NWP- Northwest Passage

- Who are experts you have used in juvenile cases and would you recommend them?
  - None