

SOSN

10/27/2020

- Round table (missed a few pieces due to inability to hear)
 - All counties accepting IRTs
 - Josephine County – open to public
 - Deschutes County – operating at fifty percent staffing, open to public, lost only sex offender housing they previously had
 - Lane County – fully staffed, not open to public, hosting online chaperone class via Zoom. Inquire for details
 - Lake County – open to public, fully staffed
 - Clackamas County – open to public, operating on a staff rotation
 - Multnomah County – not open to public, one or two staff in office per day
 - Linn County – not open to public, but seeing clients in office on case by case basis
 - Tillamook County – working in office, open to public but with strict scheduling
 - Marion County – open to public
- Client quarantine- how are counties handling?
 - Hotels
 - Trailers
 - Transitional housing
- No compact or OACCD update
- No OSP update
 - Need to ask about issue with convicted sex offenders who are required to register, but never complete their registration, so nothing gets input into their EPRs about being a registered SO, so LE doesn't know to charge them
 - SOR only adds registration info once they complete initial
 - Courts are required to notify OSP of new probation cases, but again, SOR doesn't add that info to EPRs until offender completes their initial registration
- Parole Board
 - Not open to public, mostly working remotely
 - Patty Cress no longer a board member as of Thursday, so down to 4 members
 - 7 SONL specialists has been cut down to 4 due to budget
 - What does SOSN want to respond as far as helping the Board catch up SONL backlog?
Right now Jo Co and Clack Co are pilot counties
 - Some counties don't have their own SONL processes in play yet and can't help
 - Issue of already being overworked
 - Another issue of not having juvenile records. Mark to follow up on how counties can get JJIS access to complete fully accurate STATIC99s
 - Required by ORS, but seems to be an issue in most counties

- Pursuant to Oregon Revised Statutes 163A.210 and notwithstanding ORS 419A.257 or any other provision of law, the Oregon Youth Authority and the juvenile department may disclose and provide copies of reports and other materials relating to a child, ward, youth or youth offender's history and prognosis to the State Board of Parole and Post-Prison Supervision in order for the boards to determine whether to reclassify the person as a level one or a level two sex offender or relieve the person from the obligation to report as a sex offender, as described in ORS 163A.125, or whether to classify a person who is an existing registrant into one of the three levels described in ORS 163A.100.
- The general statute for releasing records for purposes of SONL is: 144.710 Cooperation of public officials with State Board of Parole and Post-Prison Supervision and Department of Corrections. All public officials shall cooperate with the State Board of Parole and Post-Prison Supervision and the Department of Corrections, and give to the board or department, its officers and employees such information as may be necessary to enable them to perform their functions. [Amended by 1973 c.836 §310; 1987 c.320 §80]
 - Final issue raised is inability to complete NORs when not seeing clients face to face
- Training
 - Next basic academy class is 2/22-3/26 with firearms 3/29-4/9
 - Static/Stable/Acute training registration deadline approaching, see email from Katie
 - SO academy
 - Break up into weekly or monthly recording or live trainings?
 - Counties send Jim an email with topics they are willing to host a training regarding. Perhaps on Webex to run live, and record for later use?
- Follow up questions
 - Who is responsible for completing (and paying for) SONLS on clients who have IRT'ed?
 - Likely the county of conviction, but needs to be clarified at OACCD
 - In patient facilities that accept sex offenders?
 - U Turn for Christ
 - On Track
 - Milestones
 - (generally case by case)
 - How are counties collecting DNA and fingerprints when doing intakes by phone?
 - Not a ton of response
 - Some jails collect

- Some still collect in person
- Online dating
 - Most dating sites prohibit SOs and felons from registering but Bumble doesn't
 - Unless the client has a no intimate relationships condition or no Internet condition, we can't prohibit
 - Most treatment providers prohibit
 - Could safety plan on a case by case basis
- Next meeting
 - Likely on Zoom again on one afternoon
 - January 26th