

OREGON'S CHILD ABUSE AND NEGLECT LAW: UNDERLYING POLICY

For all of its complexity and nuance, there is a simple policy principle that underlies child abuse and neglect law: **expeditious permanency for children.**

The longer that children are in foster care the longer they are in doubt as to where their permanent home will be and the more likely it is that they will have multiple placements. This increases the risk that such children will suffer a number of negative outcomes, including attachment and other emotional disorders, school dropout, delinquent behavior, teenage pregnancy, substance abuse, homelessness, and, eventually, repetition of the cycle of child abuse and neglect in their own parenting.

A growing awareness in the juvenile court community of the link between such outcomes and "foster care drift" led Oregon, in 1997, to pass landmark legislation to reform the laws governing our state's child abuse and neglect cases. Senate Bill 689, also known as the "Best Interest of the Child" bill, introduced three new concepts into Oregon law:

- 1. Timelines. For the first time, a case had to have a jurisdictional hearing before a certain point in the life of the case, and at a later point in the case, the court was required to rule on whether it was in the child's best interest to continue reunification efforts or to implement an alternate permanency plan.
- **2. Mutual accountability.** Rather than the parents alone being accountable for the success or failure of family reunification, the efforts the agency made to support the parents' efforts would also be scrutinized. If found wanting, agency efforts would influence when the cut off of reunification services would be.
- **3.** "Reasonable time." The statute required that the length of reunification efforts would be related to the child's developmental stage and ability to form attachments, rather than to the problem the parent had to overcome. If the child's

This document was prepared and distributed by the Oregon Judicial Department's Juvenile Court Improvement Program.

development or ability to form attachments were seriously compromised by the pace of parental recovery, then an alternate plan would be implemented.

At about this same time the **Adoption and Safe Families Act (ASFA)** was passed by Congress. In the 1999 session of the legislature, Oregon conformed its statutes to the new federal requirements. Based on the same awareness of the link between extended stays in foster care and negative outcomes for children, the ASFA has the same underlying policy as Senate Bill 689: **expeditious permanency for children.**

Permanency does not necessarily mean termination of parental rights, even when children cannot safely return home in a reasonable time. Although some children will be adopted into new families, there are many "intermediate" permanency placements for children that do not entail total and permanent separation of children from their parents. Guardianship, permanent guardianship, custody arrangements, permanent foster care, and other planned permanent living arrangements can all allow children as much access to their birth families as is consistent with their safety and well being.

Despite the intricate lines and boxes on the flowchart, the complicated juvenile court process, the various findings, and the different timelines, there is an uncomplicated policy that underlies every decision made in court: **expeditious permanency for children.**Oregon courts fulfill this policy and meet the needs of the children we serve by asking: "Will making this particular decision at a particular time lead to a child's safety and permanency in a reasonable time?

For more information, please contact:

Megan Hassen, Juvenile Law & Policy Counsel
Oregon Judicial Department
Juvenile and Family Court Programs Division
(503) 986-6403

Leola McKenzie, Division Director Oregon Judicial Department Juvenile and Family Court Programs Division (503) 986-5942

Oregon's Dependency Court Process Reasonable Efforts Affidavit: *A* required if removed by court order. Child removed from home. DHS files with the court: *B* * Reasonable Efforts Documentation Shelter Hearing required * Dependency Petition within 24 judicial hours of removal from home. No later than **30** days from the petition file date all parties shall comply with the *C* discovery requirements in ORS 419B.881. Person admits or denies No later than 30 days from the petition allegations within 30 days file date each person about whom of petition file date. allegations have been made shall admit or deny the allegations. *D* The court may order that this hearing Jurisdiction/Disposition be continued for good cause. If the Hearing required within 60 days of petition file date. court grants a continuance beyond the 60 days, the matter becomes the highest priority for rescheduling on the court docket. The permanency hearing date Permanency Will the Did the hearing required should be set during this proceeding. **YES YES** NO agency make the court find court relieve DHS within 30 days of of making reasonable reasonable that aggravated aggravated efforts to return the efforts circumstances circumstance At these reviews the CRB will determine child home? exist? anyway? finding. if reasonable/active efforts have been made. A party adversely affected by the NO findings of the CRB may request court review within 10 days of receipt of the *E **YES** NO **CRB Findings & Recommendations** CRB review required at 6 Document. months from date of placement CRB review required at 6 months from the previous review PERMANENCY HEARING Reasonable/Active Efforts Analysis ORS 419B.470 requires that the court 📲 NO conduct a Permanency Hearing no later Is plan to Did DHS YES reunify? than 12 months after the child was make reasonable efforts to found to be within the jurisdiction of the place the child in a timely manner YES court or 14 months after the child was and complete steps to finalize the placed in substitute care, whichever is permanent plan? Did DHS make NO earlier. Subsequent Permanency reasonable/active efforts Hearings are held every 12 months. If to reunify? NO permanent foster care placement disrupts; a permanency hearing is YES Case out of required within 90 days of the disruption. compliance Case in ORS 419B.476 requires the agency to compliance make reasonable/active efforts for 12 months after the date that the child was found to be within the jurisdiction Permanent Plan Analysis of the court or 14 months after the date that the child was placed in substitute NO YES care, whichever is earlier. Court orders Should plan child been in care 15 of implementation of be reunification? 22 months? Part of this analysis is the applicability plan to reunify. of the 15 of 22 month rule. If none of the exceptions under ORS 419B.498 NO exists, then adoption is the appropriate **YES** Does court order DHS to extend **Exceptions to TPR include:** 1. Child is cared for by a relative services? 2. There is documentation of a NO compelling reason why adoption is not in the best interest of the child: a) Parents are working on a plan to Court considers Court orders NO reunite Is the appropriate implementation of other permanent b) Another permanent plan is in the plan adoption? permanent plan. plans. best interest of the child (hierarchy of plans): i. Guardianship YES ii. Placement with a Fit and Willing Relative iii. Another Planned Permanent Living Arrangement c) DHS has not made reasonable/active *H* efforts to reunify CRB review required at 6 3. DHS has not provided services months from date of necessary for the reunification permanency hearing. consistent with the time period in the case plan.

OREGON'S DEPENDENCY COURT TIMELINE

Figuring review and hearing dates within federal and state requirements: use the shaded columns to fill in specific dates based on file information and the formula provided. This chart reflects minimum hearing/review requirements. Additional hearings/reviews may be requested or set.

Α	Date child removed from home			
В	Shelter Hearing: A + 1 judicial day		Petition should be filed.	
С	Admit / Deny / Discovery: B + 30 days No later than 30 days from petition file date all parties shall comply with discovery, and each person about whom allegations have been made shall admit or deny the allegations.			
D	Jurisdiction/Disposition Hearing: B + 60 days (If petition was filed.) This hearing can occur anytime within 60 days of the Shelter Hearing.		For good cause, the court may order this hearing continued beyond the 60 days. If so use the actual date of the Jurisdiction/ Disposition Hearing in the space to the left.	
	e DHS of			

NO

Did the court relieve DHS of making reasonable efforts due to aggravated circumstances?

YES

		_			
E	CRB review: A + 6 months	G	Court Permanency Hearing D + 30 days The hearing can occur anytime within 30 days of the Jurisdiction/ Disposition Hearing.		
F	CRB review: E + 6 months	H*	CRB review G + 6 months		
G	Court Permanency Hearing Select <u>earliest</u> date: D + 12 months or A + 14 months	*	Court Permanency Hearing: G + 12 months		
H*	CRB review G + 6 months	* Please Note: "H" and "I" repeat in both tracks until the child leaves substitute care.			
*	Court Permanency Hearing: G + 12 months	If a permanent foster care placement disrupts, a permanency hearing is required within 90 days of the disruption.			