

County of Riverside JUVENILE JUSTICE and DELINQUENCY PREVENTION COMMISSION

2023 Lock-Up Inspection Report

Facility Name: HEMET PD								
Facility Address: 450 E. LATHAM ALE								
Facility Address: 450 E. LATHAM AVE HEMET CA 92543								
Telephone:								
Inspection Date: 10-12-23 Last Inspection Date: 12-7-22								
Facility Manager: LT. DAN REINBOLT								
Staff Interviewed: LT UM Rain BOLT								
Commission Inspection Team								
Michael Malzed								
Th - 6	. 11							
			neck list to assist in reviewing the requirements necessary for compliance with					
			nd Institutions Codes; Title 15 & 24 California Code of Regulations; and Health and					
Salety	Code s	ections.						
Check	One:		Requirements:					
YES	NO	1.	Written policies have been adopted concerning minors held in temporary custody					
X			(secure detention and non-secure custody), including but not limited to suicide risk and					
			prevention; use of restraints; emergency medical assistance and services; and prohibiting					
			use of discipline. (Title 15 Section 1142)					
1/20								
YES	МО	2.						
×	ш		on the basis of being a person described by Section 602, may be securely detained in a					
			law enforcement facility that contains a lockup for adults for a period that does not exceed six hours. (W&I Code 207.1(d) (I) (B))					
		l	cacca six iiouisi (iiiai couc correta) (i) (b))					
Check	One:	3. The following are available to all minors held in temporary custody:						
		0.00000	(Title 15 Section 1143):					
YES	NO	a.	Reasonable access to toilets and washing facilities.					
K								
YES	МО	b.	Snack upon request if the minor has not eaten within four (4) hours or is otherwise in need					
1XI	13	-	of nourishment.					
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	NO	c.	Access to drinking water and/or other beverage.					
YES	NO	d.	Privacy during consultation with family, guardian and/or lawyer.					
NA CA		٥.	Trivacy during constitution with family, guardian and, or lawyer.					
YES	NO	e.	Provided blankets and clothing, as necessary, to assure the comfort of the minor (when					
[2]			placed in a locked room).					
YES	МО	f.	Permitted to retain and wear his or her personal clothing unless the clothing is inadequate,					
N	Щ		presents a health or safety problem or is required to be utilized as evidence of an offense.					
YES	NO	g.	Within one hour after being taken to a place of confinement, except where physically					
M			impossible, the minor shall be given the right to make at least two phone calls, one to a parent or guardian, and another to an attorney. (W & I Section 627 (b))					
			parent of guardian, and another to an attorney. (W & 1 Section 027 (0))					
YES	NO	4.	There shall be no contact between minors held in temporary custody (secure detention					
K		"	and non-secure custody), and adult prisoners who are detained in a law enforcement					
	30	1	facility execut as provided by Section 1546 of these regulations. (Title 15 Section 1444)					



County of Riverside JUVENILE JUSTICE and DELINQUENCY PREVENTION COMMISSION

Check One:		Requirements:			
K		5. Wh	ile in secure detention, minors may be locked in a room or other secure enclosure,		
			ured to a cuffing rail, or otherwise reasonably restrained as necessary to prevent		
			ape and protect the minor and others from harm. Contact between adult prisoners		
		and minors who are either in secure detention or non-secure custody in a lay			
			orcement facility shall be restricted as follows:		
YES	NO	a. No	communication between minors and adult prisoners is allowed.		
YES NO YES NO		(Title 15 Section 1146)			
YES	NO	b. If minors are being held in secure detention, adult prisoners are allowed to be			
room or passageway, where they have sight or sound contact		m or passageway, where they have sight or sound contact with each other in limited			
		situ	rations, including: (1) booking; (2) medical screening; (3) inmate worker presence while		
		per	forming work necessary for the operation of the law enforcement facility; and (4)		
L		mo	vement of persons in custody within the facility. (Title 15 Section 1144 & 1146)		
Check One:		6. All	minors held in (secure detention) meet the following criteria:		
		(W	& I 207.1 (d) (l) (c)		
YES	NO	a. The	e minor(s) is 14 years of age or older.		
YES					
YES	NO		ere are facts or circumstances present that would lead a prudent peace officer to		
X			clude that further criminal activity against persons or self-destructive acts on the part		
			he minor are likely, or that the minor may be at risk of harm if released.		
YES	NO		rief time is required to investigate the case; facilitate release of the minor to a parent or		
<u> </u>		gua	ardian or arrange for the transfer of the minor to an appropriate juvenile facility.		
Check One:		The second secon	locked rooms and enclosures where minors are securely detained:		
	,		ithin Title 15 Sections 8-11; Title 24 Part 1&2)		
YES	NO	a. Me	et all applicable health, fire, and safety requirements.		
区					
YES	NO	b. Hav	ve seats for minors in the form of chairs or benches.		
YES	NO		ve temperature control and ventilation adequate to maintain a comfortable		
		env	vironment.		
YES	NO	d. Hav	ve lighting appropriate to the time of day and activity.		
LXI_					
,					
Check	One:		nors placed in locked rooms received adequate supervision which, at a minimum,		
<u> </u>	T		ludes (Title 15 Section 1147):		
YES	NO	a. Cor	nstant auditory access to staff by the minor.		
IXI					
YES	NO		scheduled personal visual observation of the minor by staff of the law enforcement		
	Ш_	fac	ility, no less than every thirty minutes, which shall be documented.		
VEC	NO	0 15	alance are held in account determine and identify the land and in the land		
YES			ninors are held in secure detention outside of a locked enclosure, they are secured to		
اسر	🖰		tationary object for no more than thirty minutes unless no other locked enclosure is all all times to assure the		
	1		nor's safety while secured to a stationary object. Securing minors to a stationary		
			ect for longer than 30 minutes, and every 30 minutes thereafter, shall be approved by		
			watch commander and the reasons for continued secure detention shall be		
			swatch commander and the reasons for continued secure detention shall be		



County of Riverside JUVENILE JUSTICE and DELINQUENCY PREVENTION COMMISSION

Ch a al	^	1					
Check One:		 A log or written record is maintained for each minor who is securely detained which shows the following (W & I 207.1(d) (I) (F)): 					
YES	NO		sis for the secure detention.				
YES	NO	h The reasons and circumst	anege forming the basis for the secure detection				
X		b. The reasons and circumstances forming the basis for the secure detention.					
YES	NO	c. The length of time the mir	c. The length of time the minor was securely detained.				
XI		<u> </u>					
YES	NO	11. All minors who are held	All minors who are held in non-secure custody shall receive constant personal visual				
K		supervision by staff of the law enforcement facility. Entry and release times shall be documented and made available for review. Monitoring a minor using audio, video, or other electronic devices shall never replace personal visual supervision. (Title 15 Section 1150)					
Com	ments:						
Reco	mmend	lations:					
	1		(1)-12-22				
The _	/ ISN	Polision Suitable for the detention	ce Department, was inspected on 10-12-23 and				
.5A	, 1011	Juliable for the detertion	Tot miliors.				
We w	ish to t	hank the staff for their assistance	with our inspection.				
Respe	ectfully	submitted by,					
	Th	ne Riverside County Juvenile Justice	e and Delinquency Prevention Commission (JJDPC)				
1	• \	1 -					
1/	X	hil	_/0-12-23				
7 11			Date				
		J					
	1)		Date				
	//	0 1					
1	M	the Marken	11.09-2023				
Chris Collopy, Chair			Date				
		And reconstructs					

cc: Presiding Judge of the Juvenile Court - Mark E. Petersen Chief Probation Officer - Christopher H. Wright Board of State and Community Corrections (BSCC)