Care of Pregnant/Post-Partum Youth

996.1 PURPOSE AND SCOPE

The purpose is to establish and implement written policy and procedures pertaining to pregnant and post-partum youth. This policy applies to all juvenile facility staff and field deputies assigned to transport in-custody youth.

996.2 AUTHORITY AND REFERENCES

- Board of State and Community Corrections Title 15 § 1417;
- California Penal Code §§ 3407 and 6030;
- Juvenile Facilities Policy: Admittance Procedures and Use of Physical Restraints;
- Welfare and Institutions Code § 222.

996.3 POLICY

Each juvenile facility shall ensure pregnant and post-partum youth have access to treatment and education with regard to diet, vitamins and pregnancy-related health issues. Youth will also receive information regarding options for continuation of pregnancy, termination of pregnancy, and adoption. Staff shall be trained regarding limitations on the use of restraints on pregnant youth.

996.4 ADMITTANCE

Prior to accepting custody, youth who report pregnancy shall be interviewed by on-site health care staff. An "okay to book" shall be required for all pregnant youth who have not been medically cleared by on-site health care staff. Refer to Juvenile Facilities Policy: Admittance Procedures.

996.5 SERVICES PROVIDED

Pregnant youth shall be permitted reasonable access to prenatal and post-partum care, including physical examinations, either through on-site health care staff or by their private physician. The youth or her parent(s)/legal guardian(s) shall pay all expenses incurred through the private physician's services.

On-site health care staff shall provide prenatal vitamins and inform youth supervision and kitchen staff, in writing, as to all special dietary needs including, but not limited to, A.M. and P.M. snacks with milk.

Lactating youth shall be provided a breast pump and procedures for storage, delivery or disposal.

Qualified medical professionals shall develop a plan for pregnant youth that includes direct communication of medical information and transfer of medical records regarding prenatal care to the obstetrician who will be providing prenatal care and delivery in the community.

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996.5.1 COUNSELING AND EDUCATION

On-site health care staff shall provide all pregnant youth with counseling and educational materials related, but not limited to, the following:

- (a) Information regarding options for continuation of pregnancy, termination of pregnancy, and adoption;
- (b) Prenatal and postpartum health care;
- (c) Nutritional guidance;
- (d) Childbirth;
- (e) Breastfeeding; and,
- (f) Parenting education.

996.6 LIMITATIONS

Pregnant youth shall only participate in sports or exercise programs as authorized by their physician or on-site health care staff.

996.7 USE OF RESTRAINTS INVOLVING PREGNANT YOUTH

The use of restraints on pregnant youth is limited in accordance with California Penal Code (PC) Sections 3407 and 6030 and Welfare and Institutions Code (WIC) Section 222.

- (a) A youth known to be pregnant or in recovery after delivery shall not be restrained by the use of leg irons, waist chains, the Wrap, or handcuffs behind the body.
- (b) A pregnant youth in labor, during delivery, or in recovery after delivery, shall not be restrained by the wrists, ankles, or both, unless deemed necessary for the safety and security of the youth, the staff, or the public.
- (c) Physical restraints shall be removed when a professional who is currently responsible for the medical care of the pregnant youth during a medical emergency, labor, delivery, or recovery after delivery determines that the removal of restraints is medically necessary.

During transportation, as determined by the Use of Restraints for Transportation Assessment, or for the purpose of behavior control, all pregnant youth shall be handcuffed in front of their body. Staff shall ensure the safety of the pregnant youth while being escorted in restraints.

The rights provided to females by the WIC Section 222 shall be posted in at least one conspicuous place to which all female youth have access (attached).

Date last reviewed: 10/20/2021

Date(s) revised: 10/20/2021; 10/30/2019; and, 04/06/2016.

Created: 03/24/2010

Attachments:

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1. Welfare and Institutions Code Section 222