Guide for INCARCERATED PARENTS
Who Have Children in the Child Welfare System*

* The Child Welfare System is also known as Child Protective Services (CPS) or the Department of Family Services (DFS)
A COLLABORATIVE EFFORT AMONG

The U.S. Department of Health and Human Services (HHS), Office of the Assistant Secretary for Planning and Evaluation (ASPE), and the Administration for Children and Families (ACF)

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Hello

If you are reading this, you are probably involved in the criminal justice system and have children in the child welfare system. You may also know the child welfare system as the foster care system, Child Protective Services (CPS), or the Department of Family Services (DFS).

The purpose of this guide is to help parents involved in the criminal justice system work with the child welfare system to stay in touch with their children and stay involved in decisions about their children’s well-being. The guide also includes important information on steps required by the child welfare system for reunification, or having children return home to their family after foster care.

If you are in the criminal justice system and need guidance on how to stay involved with your children and how to understand the reunification process, you are not alone. Roughly 1 in 10 mothers and 1 in 50 fathers in state prison has a child in the child welfare system during their incarceration.

The child welfare system can be difficult to figure out. To help you better understand the language the child welfare system uses, the first time a term is used it is in BOLD CAPITAL LETTERS. These words are explained in a glossary beginning on page 29.
This guide includes:

Section 1: Child Welfare Stages
This section provides general information about how the child welfare system works.

Section 2: What to do if Your Child is in the Child Welfare System
This resource explains what you should do if you think your child is in the child welfare system.

Section 3: What to Include in a Letter or Conversation with Your Child’s Social Worker
This section gives some basic elements to include in your communication with your child’s social worker.

Section 4: Other Information that May Apply to You
This section discusses other situations that may be relevant to you such as owing child support, having a child with a disability, and more.

Section 5: Information on Termination of Parental Rights
This section explains the process for terminating parental rights, including how the decision is made and what parents can do after their parental rights have been terminated.

Section 6: Who Can Help?
This section provides suggestions for organizations that can help you navigate the child welfare system.

Section 7: State Child Welfare Agency Contact Information
This section gives you contact information for state child welfare agencies so you can get in touch with the child welfare agency that is responsible for handling your child’s case.

Glossary of Terms Used by Child Welfare
This glossary will help you understand the common words and language used by staff in child welfare agencies.

Appendix A: Myth Buster on Parental Rights
This page explains that not all parents in prison automatically lose their parental rights.
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Section 1: Child Welfare Stages

This explanation of stages will help you — the parent — understand how the child welfare system works. (All of the words in BOLD CAPITAL LETTERS are explained in the glossary beginning on page 29).

TIP: Even if you leave your child to be cared for by family or friends, it is important that you check on your child from time to time to make sure they are okay, and that circumstances haven’t changed.

Stage I: Child is Removed from Home and Placed in the Care of the State or Local CHILD WELFARE AGENCY

A child may be removed from the home in one of three different ways: before the parent’s arrest, at the time of the parent’s arrest, or after the parent has been in prison or jail for a while. For example, a parent may leave their child in the care of the child’s grandparent when he or she is arrested and incarcerated. However, a year or two after the arrest, the grandparent may be unable to care for the child, and the child ends up in the child welfare system. Even if a parent leaves their child in the care of family or friends, they should still check on their child periodically to make sure they are okay where they are.

Stage II: Child is Placed in “OUT-OF-HOME CARE”

After the state or local child welfare agency decides to take the child into their custody, the agency has to decide who should look after the child. Out-of-Home Care placements can include:

**FOSTER CARE** — This is a temporary service provided by States for children who cannot live with their families. Children in foster care may live with relatives or with unrelated foster parents. Usually foster care families receive some financial assistance from the child welfare agency to care for the child. Every child in foster care is assigned a SOCIAL WORKER to manage the child’s case. Social workers try to get the child home as soon as possible. When that is not possible, social workers try to arrange to have the child stay with relatives for the long term or may seek other long-term options, such as ADOPTION.

**KINSHIP CARE** — This is when a child lives with relatives, members of their tribe or clan, godparents, stepparents, or an adult who has a close relationship with the child. These arrangements can be “formal,” where the child welfare agency monitors the family. For example, a child goes to live with their grandparent, and the grandparent receives money from the state or local child welfare agency for caring for the child. In return, the grandparent has to go through training and has to be checked on by the child welfare agency.
TIP: You should stay in touch with your child’s social worker to help make decisions about the CASE PLAN, which includes where your child lives and what to do next. Make sure your child’s social worker knows that you want to be with your child, and are willing to do what it takes to live with them after you are released.

It can also be an “informal” arrangement between the parent and the relative to care for the child. In these cases, the child welfare agency has very little, if any, involvement. Dependency or Family courts are also not involved in informal arrangements. For example, an “informal” kinship agreement would be if a mother is arrested and asks her own mother to care for her child while she is away. The grandmother does not get a foster care payment and there is no involvement from the courts.

RESIDENTIAL GROUP CARE — This is when the child welfare agency places the child in residential group care because the child is unable to live with a family due to their special needs. Examples of a residential group care setting include a community-based group home with structured support or a locked facility.

Stage III: Continued Planning and ASSESSMENT

When the child goes to live in foster care, formal kinship care, or residential group care, the social worker writes a case plan, which explains what the parent needs to do to live with their child again. The case plan describes the services provided to the family, the tasks the parent needs to complete to work towards reunification, and sets a goal for where the child will live permanently after he or she leaves foster care.

While the child is in foster care, formal kinship care, or residential group care, the social worker does an ongoing assessment of the case with a formal review occurring every 6 months, to see if progress is being made on the case plan.

Parents should stay in close touch with their child’s social worker during this time to help make decisions about what should be included in the case plan. Parents should make sure the social worker knows their expected release date. It is also important to make sure that the social worker knows how to get in touch with a case manager at the parent’s prison. The parent’s case manager

TIP: Make sure your child’s social worker talks to a case manager at your prison. The case manager can tell the social worker about programs offered at the prison. The social worker can also tell the case manager about important court dates and ask for permission to allow you to participate by phone.
at the prison may be able to provide information to the social worker about programs offered in the prison which can be included in the case plan. The social worker can also inform the parent’s case manager about important court dates and make arrangements for the parent to be allowed to participate.

**Stage IV: PERMANENCY and/or TERMINATION**

**PERMANENCY:** Permanency is when a child is placed with a legally permanent, nurturing family. Permanency is the ultimate goal in every case plan. A child in foster care is said to have achieved permanency if:

1. The child is discharged from foster care to reunite with his or her family, either a parent or another relative;
2. The child is discharged from foster care to a legally finalized ADOPTION; or
3. The child is discharged from foster care to the care of a LEGAL GUARDIAN.

**TERMINATION OF PARENTAL RIGHTS:** If a child has been in foster care 15 out of the most recent 22 months, the child welfare agency is required by law to initiate termination of parental rights. However, there are some exceptions that may apply when a parent is incarcerated. These exceptions include:

- if the child is being cared for by a relative (decided by the state);
- the state agency has documented in the case plan a good reason why terminating parental rights would not be in the best interests of the child; or
- the state has not provided the family with the child services necessary for the safe return of the child to the child’s home, if providing state services was required.

**TIP:** Some incarcerated parents lose parental rights if their child is in the child welfare system 15 out of the most recent 22 months. Talk with your child’s social worker to find ways to try to avoid losing your parental rights.
Section 2: What to do if Your Child is in the Child Welfare System

(All of the words in **BOLD CAPITAL LETTERS** are explained in the glossary that begins on page 29).

**1. Get in touch and stay in touch with your child’s social worker.**

It is very important to know where your child is while you are incarcerated. Stay in touch with the people who are caring for him or her. If your child is in the child welfare system, it is very important to stay in touch (via mail or telephone calls) with the social worker handling your child’s case. Sometimes it can be difficult to get in contact with your child’s social worker. Here are some strategies for how to stay in touch:

- Check in with your child’s social worker at least once every 3 months. However, if there are frequent changes in where your child is living, you should check in more frequently.

- If you think that your child is in foster care, but do not know who the social worker is, there are ways to find out. Page 23 of this guide gives the contact information for state child welfare agencies.
  
  • Call the agency in the state where your child is currently living to see if he or she is in the child welfare system.
  
  • Explain that you think your child may be in the child welfare system and give the last known address where your child was living.

- If your child is in foster care, the state agency should be able to give you contact information for the social worker or for the local child welfare agency handling your child’s case.

- It is also important to read your mail. If your child is in foster care, the social worker handling your child’s case has a legal responsibility to get in touch with you. This communication will most likely be a letter in the mail. If you get a letter from a social worker, it is important that you reply right away.

- It is important to make sure that the social worker has your most recent address. If you are transferred to a different facility, make sure your child’s social worker knows your new contact information.

**TIP:** Be sure to open all mail from Child Welfare Agencies and respond quickly.

**TIP:** If you are transferred to a new facility, make sure you let your child’s social worker know your new mailing address.
Make sure the social worker knows the best way to reach you and communicate with you. The social worker should know if he or she must accept emails or phone calls coming from the institution or know if you cannot make phone calls during certain times, etc. Make sure he or she knows the visiting hours and rules.

It can be difficult to get in touch with social workers for a few reasons. Social Workers may be handling cases for many different children and may not be able to pick up their phone. Or you may not have access to paper and stamps to send a letter. Sometimes communication does not make it to the right person, or emails are not accepted by the child welfare agency.

- If the social worker is not responding, try a few different forms of communication such as email in addition to a letter or a phone call.
- It may also be a good idea to try to get an advocate to help you. More information about advocates can be found in the section beginning on page 22.

2. **Make sure you have all of the right information about your child’s case.**

Make sure to get all the right information about your child’s case from your child’s social worker when you talk to them. Ask if you will be appointed a lawyer to represent you in the child welfare case. If you will be appointed a lawyer, ask for the lawyer’s contact information. Make sure the lawyer knows that you would like to be **REUNIFIED** with your child. Information may also come from the child welfare agency or a lawyer in charge of your child’s care (remember to check your mail). Usually social workers will try to reach out to parents if they are in danger of losing their parental rights. However, it is a good idea to be proactive and reach out to your child’s welfare social worker, as sometimes communication can come late. The checklist in Section 3 has specific information you should discuss with your child’s social worker when you make contact.

3. **Let the social worker know that you want family reunification (to live with your child) after your release from prison.**

Not all incarcerated parents are able to reunite with their child after leaving prison or jail. Every case is different and is treated differently
by the courts. There is no “one size fits all” answer for how parents can be reunited with their child. There are different child welfare laws in each state that influence whether an incarcerated parent is reunited with their child.

Reunification with your child may not be possible, but it is always very important to tell your child’s social worker that you are willing to do what it takes to have custody of your child upon your release. Let the social worker know that you are willing to work with them to make it happen. You can also help by telling the social worker about relatives or family friends who may be able to care for your child until you are released from prison. You are less likely to lose your parental rights if the child is staying with relatives or a family friend than if your child is staying with foster parents found by the child welfare system.

4. Work with the social worker to do everything possible to prepare for reunification while you are still incarcerated.

Every child’s case is different. Therefore, every parent may have to do different things to reunify with their child. You should work with the social worker and your case manager in prison to see if there are things you can do from prison to increase your chances of reunifying with your child upon release. For example, a social worker may require you to take parenting classes or participate in substance abuse treatment before reunifying with your child upon release. Check with your prison case manager to see if the prison offers these classes, and check with your child’s social worker to see if the classes offered in prison can count toward that goal. Also consider enrolling in an education or employment class to show your child’s social worker that you are taking the right steps to be able to support your child when you are released. It is important to coordinate with your prison case manager to determine how best to provide your child’s social worker with documentation of these types of programs.

5. Find a lawyer or an advocate to help you.

Because you may not be able to meet with your child’s social worker in person, it may be helpful to find a lawyer or an advocate who can help you reach your goals. For more information about finding a lawyer or advocate to help with your case, please see the section beginning on page 19 of this guide.
6. Participate in COURT HEARINGS and ADMINISTRATIVE REVIEWS when possible.

Every child in the child welfare system has regular court hearings and administrative reviews to review the child’s case. When possible, you should try to participate in these court hearings and administrative reviews so that you can be involved in making decisions about your child. Federal law requires that parents be allowed to participate in permanency court hearings and administrative reviews for their child’s child welfare case. However, location and security requirements often make it hard for incarcerated parents to attend in-person. If attending in-person is not possible, it may be possible to work with your prison case manager and your child’s social worker to participate by phone or video.

7. Stay in touch with your child.

When possible you should try to stay in touch with your child through visits, telephone calls, writing letters, and any other forms of communication available. Some prisons also have programs in place to allow inmates to send home recordings of them reading books to their child. Staying in touch with your child shows your child’s social worker that you are committed to maintaining your relationship with your child and that you want to stay involved in his or her life.

To learn more about your rights and responsibilities, please see “A Family’s Guide to the Child Welfare System.”

You can ask your institution Reentry Affairs Coordinator or case manager where you can get a paper copy of this document. Or they can obtain a copy for you from http://www.tappartnership.org/docs/familyGuideToChildWelfare.pdf
Here are some things to include in a letter to your child’s social worker or to mention when you speak to them:

- Your name.
- The name and address of the facility where you are incarcerated.
- Any possible or planned changes of address.
- The name and contact information for your case manager at your facility.
- Your child’s name, date of birth, and last known address.
- Information about your child, such as if he or she has any disabilities. Tell them about your child’s likes or dislikes. How does he or she do in school? Any information about your child may be helpful.

Specific details for how the social worker can get in touch with you:

- Should he/she call you, write you a letter, or communicate via e-mail?
- What are the rules around communication? Let the social worker know if he/she will have to accept a request to communicate with you.
- What are the security procedures for phone calls, mail, email and visits? Let him or her know that it may take longer for you to receive mail because it needs to be screened. Let him or her know you do not have access to the Internet but you may be able to use controlled emails.

- A request for a copy of the case plan which is the plan for the care, safety, and well-being of your child and any revisions to that plan.
- A request for the court dates associated with your child’s case and ways you can participate (e.g., by phone or live video).
- Clear statement that you want to be reunified with your child.
- What you are doing to stay in touch with your child (e.g., do you call them or write letters?) and if you are taking classes. All of these things show your child’s social worker you are making an effort to reunify with your child.

- Any recommendations for family or friends who are willing and able to care for your child while you are incarcerated (e.g., the child’s grandparent, a close family friend, another relative, etc.).

**TIP:** When possible, try to keep a record of all communication you send to your child’s social worker. As part of this record, you should keep track of how many times you tried calling and keep a copy of any letters you send. This record may come in handy later to remind you and others what you have shared with your child’s social worker.
Section 4: Other Information that May Apply to You

Children with Disabilities

If your child has a disability, either physical or mental, it is very important to make sure that your child’s social worker knows about the disability and any treatments or medication your child is taking and/or needs to take. Social workers are trained to ensure that your child is safe. They also provide training to foster care parents and kinship care parents about how to keep children safe. However, some caregivers are better than others at caring for children with disabilities. Therefore, it is important for your child’s social worker to be aware of any and all disabilities so that he or she can find the best person or people to care for your child. Also, if your child will be changing schools, it is important to make sure that the social worker notifies the new school about any physical or mental disabilities. If possible, send your child’s social worker any documentation about the disability, either from a doctor or a teacher.

American Indian Families


The child welfare system is a little different for American Indian families. All state child welfare agencies must follow the Indian Child Welfare Act (ICWA), which is a Federal law for Indian tribes. The law gives Indian tribes the right to be involved in deciding what should happen to Indian children who may be placed in foster care or adoptive placements.

Your child’s social worker should ask you if you are a member of a federally recognized Indian tribe.
Or the social worker may decide that your child is an ICWA case if he or she learns that your family has connections to an Indian tribe, Indian organization, or agencies like the Indian Health Service. Your friends or relatives may also say something to the child welfare agency that suggests they need to follow ICWA.

ICWA gives Indian parents certain rights. ICWA gives state child welfare agencies certain responsibilities:

• Before state child welfare agencies can take children from their families, ICWA requires the child welfare agency make “active efforts” to help keep children at home. “Active efforts” means any kind of direct services and assistance that will help the family stay together. But if the situation is very dangerous, children can be removed immediately until it is safe for them to be returned.

• As an Indian parent, if your child must be removed from your home, the state child welfare agency and state court must notify you and your child’s tribe(s) by registered mail about the case. This must happen whenever a tribal member is involved in a child welfare hearing. No hearing can be held until 10 days after you and your tribe receive the notice. Then you and your tribe can request up to 20 additional days to get ready for the hearing.

• If you are not able to afford a lawyer, under ICWA, you have the right to have a lawyer appointed by the court. If the state does not provide you with a lawyer, the court is supposed to pay reasonable fees and expenses so that you will have a lawyer.

• Before removing your child from home, ICWA requires that an “expert witness” testify in court that this placement is necessary. The expert witness is a person who is American Indian or who has experience working with Indian families.

As an Indian parent, if your child is placed into foster care, he or she must be placed with a relative. If a relative isn’t available, he or she must be placed with a foster family who is a member of your tribe. If no foster family from your tribe is available, your child must be placed with an Indian foster family who is a member of another tribe. Unfortunately, there are often few, if any, Indian foster families available. As a result, Indian children are sometimes placed with non-Indian foster families, which is often not the preferred placement strategy.

Child Support

If you pay child support, The Office of Child Support Enforcement (part of the U.S. Department of Health and Human Services) has written a guide called “Changing a Child Support Order” that might help you and possibly reduce the amount you owe in child support. The guide has information to help incarcerated parents, and people who work with parents, better understand the child support review process.
The child support guide explains how you can ask to have your child support order changed when your financial situation changes. You can find phone numbers, websites, and forms (where available) to help start the modification process. The guide can be helpful if you do not know a lot about the child support system or if you do not have access to the Internet. A paper copy of the guide may be available at your facility, or you can ask the Reentry Affairs Coordinator at your facility to get the guide at http://www.acf.hhs.gov/programs/css/resource/state-by-state-how-to-change-a-child-support-order or the Federal Bureau of Prison’s webpage.

If you have had a significant change in your income or living situation, and you have a case with a child support office, it is important that you contact the child support office as soon as possible so changes can be made if necessary. Child support orders are not automatically reduced when a parent enters prison, even if a parent does not have the ability to pay the order anymore. If you wait until you are no longer incarcerated, you will still owe the full amount of child support.

**Across States**

Many incarcerated parents are living in a different state from where their child is living. Each state has different child welfare laws and processes. The state where your child is living is the state whose laws apply to the case. For example, if you are incarcerated in Indiana, but your child is in Michigan, contact the Michigan child welfare agency. Or if you are planning to return to Maryland, but your child is living in Florida, contact the Florida child welfare agency. The only time this does not apply is if the child was legally adopted, and the child and the adoptive parents moved out of state. In that case, contact the child welfare agency in the state the child was living when he or she was adopted. The most important thing is to stay in touch with your child’s social worker. Your child’s social worker will know the state laws and how to handle the case across states.

**Immigrants**

It is very important that your child’s social worker knows where you are. If you change locations, let them know immediately. If you are scheduled to be deported, you must let your child’s social worker know if you want your child to be with you during the deportation. Give the social worker this information as soon as possible. You may want to get help with your case. Please see page 22 for a list of organizations that may be able to help.
Child welfare agencies are required to work with parents, including incarcerated parents, in case planning for their child in foster care. Social workers try to reunify families whenever possible; however, there are some cases where giving custody to the parent is not possible. When a child’s social worker decides that giving custody is not possible, he or she will initiate termination of parental rights, which is decided through a Termination Hearing.

What is the purpose of a Termination Hearing?  

The purpose of a Termination Hearing is to decide whether all of a parent’s rights should end, for example, the right to make decisions about a child, the right to visit, and more. If a parent’s rights are terminated, the child can be placed in another permanent home, usually through adoption.

It is very important for you to participate in the Termination Hearing in order to try to prevent losing parental rights.

When can a Termination Hearing take place?  
A Termination Hearing can happen any time after the child is placed in foster care. Federal law says that a Termination Hearing may be held after a child has been in foster care for 15 out of the most recent 22 months. In some states, a Termination Hearing can take place sooner for these reasons:

- Some states give parents less time
- The social worker determines that the parent has abandoned the child
- The social worker offers the parent services and steps to follow for reunification but the parent does not make any effort to follow the steps
- A court has determined that a parent has murdered, attempted to murder, or seriously injured another one of his or her children

It is important to stay in close contact with your child’s social worker so that you know when or if a Termination Hearing is scheduled. If a Termination Hearing is scheduled, you should try to have a lawyer or advocate help you with your case.

What can I do next if my parental rights are terminated?  
Since the decision to terminate parental rights is made by a judge through the court system, parents must appeal the decision through the legal system. Each state has different laws for how the appeal process works, what the criteria is for an appeal, and how much time parents have to appeal after the decision is made.
To appeal a Termination of Parental Rights decision, you may want to seek the help of a lawyer. See the section beginning on page 19 for more information on finding a lawyer.

If you cannot appeal the decision, or if the appeal was turned down by the court, there may be ways to continue communication or a relationship with your child informally. If your child is under age 18, you can contact your child’s legal guardian or adoptive parents and let them know that you would like to have a relationship with your child. You can discuss how this relationship might work (for example, writing letters from time to time, making phone calls, or having approved visits at the prison). If you do not know who your child’s legal guardian is, you can contact your child’s child welfare agency to see if they can tell you that information. Be aware that some parents who adopt children from the child welfare agency decide that they would not like to be contacted by the child’s biological parents. You can always ask the child welfare agency to get in touch with the child’s legal guardian or adoptive parents and tell them that you are interested in having a relationship with your child and see if the legal guardian or adoptive parents will agree. Since they are now the legal guardian or adoptive parents of the child, they have the legal right to make the decision. There is no guarantee that the legal guardian or adoptive parents will agree.

If your child is over age 18, you can contact the child directly and tell them that you would like to have a relationship. Because the child is now a legal adult, he or she is entitled to decide whether he or she would like a relationship.
This section provides contact information for organizations that may be able to help you with your child welfare case.

**Lawyers**

You are allowed to have a lawyer represent you in all child welfare administrative reviews and hearings. Lawyers can help explain to the court why you are unable to participate in person and present your wishes to the judge. Some state laws give you the right to a lawyer for child welfare cases and will appoint one for you if you cannot afford a lawyer on your own; other states do not give you a right to a lawyer. You should ask your child’s social worker to find out the laws for your state.

If you are not appointed a lawyer in your state, you can still find and pay for one on your own. If you are not able to pay for a lawyer, you can check with the following legal associations, who may be able to provide services free of charge (also called “pro bono”).

*These legal aid organizations are listed in alphabetical order by state. Some of these organizations may be able to help you. If they cannot, or if they do not serve clients who live in your part of the state, ask them if they can refer you to a different lawyer who can help.

**Alabama Legal Services**
207 Montgomery Street, Suite 1200
Montgomery, AL 36104
866-456-4995

**Alaska Legal Services**
1016 W. 6th Avenue, Suite 200
Anchorage, AK 99501
907-272-9431

**Arizona State University**
Armstrong Hall, Room 106
Tempe, AZ 85287
480-965-6968

**Legal Aid of Arkansas**
714 South Main Street
Jonesboro, AR 72401
870-972-9224

**California**
Legal Services for Prisoners with Children
1540 Market Street, Suite 490
San Francisco, CA 94102
415-225-7036

**Colorado Legal Services**
315 W. South Boulder Road, Suite 205
Louisville, CO 80027
303-449-7575

**Connecticut Legal Services**
62 Washington Street
Middletown, CT 06457
860-344-0447

**Delaware Community Legal Aid Society**
100 West 10th Street, Suite 801
Wilmington, DE 19801
800-292-7980

**Florida Legal Services, Inc.**
2425 Torreya Drive
Tallahassee, FL 32303
850-385-7900

**Georgia Legal Services Program**
104 Marietta Street NW
Atlanta, GA 30303
404-206-5175

**Legal Aid Society of Hawaii**
924 Bethel Street
Honolulu, HI 96813
808-536-4302
Idaho Legal Aid
310 N. 5th Street
Boise, ID 83702
208-336-8980

Illinois
Chicago Legal Advocacy for Incarcerated Mothers
70 East Lake Street, Suite 1120
Chicago, IL 60601
312-675-0912

Indiana Legal Services
214 South College Avenue
Bloomington, IN 47404
812-339-7668

Iowa Legal Assistance
736 Federal Street, Suite 1401
Davenport, IA 52803
563-322-6216

Kansas Legal Services
712 S. Kansas Avenue, Suite 200
Topeka, KS 66603
785-354-8311

Kentucky Legal Aid
1700 Destiny Lane
Bowling Green, KY 42104
800-782-1924

Louisiana Legal Services
1200 Derek Drive, Suite 100
Hammond, LA 70403
985-345-2686

Maine
88 Federal Street
P.O. Box 547
Portland, ME 04112
207-774-8211

Maryland Legal Services
7500 Gov. Ritchie Highway, Room 206
Glen Burnie, MD 21061
410-260-1392

Massachusetts Legal Assistance Corporation
7 Winthrop Square, 2nd Floor
Boston, MA 02110
617-367-8544

Michigan Legal Services
220 Bagley, Suite 900
Detroit, MI 48226
313-964-4130

Minnesota Legal Services
2324 University Avenue West
St. Paul, MN 55114
651-228-9105

Mississippi Center for Legal Services
P.O. Box 1728
Hattiesburg, Mississippi 39403
800-773-1737

Missouri Legal Services
4232 Forest Park Avenue
St. Louis, Missouri 63108
314-534-4200

Montana Justice Foundation
11 N. Higgins, Suite 516
Missoula, MO 59802
406-523-3920

Nebraska Legal Aid
1904 Farnam Street, 5th Floor
Omaha, NE 68102
402-348-1069

Nevada Legal Aid
725 E. Charleston Boulevard
Las Vegas, NV 89104
702-386-1070

New Hampshire Legal Advice & Referral Center
48 South Main Street
Concord, NH 03301
800-639-5290

Legal Services of New Jersey
P.O. Box 1357
Edison, NJ 08818
888-576-5529

New Mexico Legal Aid
301 Gold Avenue SW
Albuquerque, NM 87102
505-243-7871

New York Legal Aid Society
199 Water Street
New York, NY
212-577-3300

North Carolina Legal Aid
224 South Dawson Street
Raleigh, NC 27601
866-219-5262

Legal Services of North Dakota
1025 Third Street North
P.O. Box 1893
Bismarck, ND 58502
800-634-5263

Ohio — The Legal Aid Society of Columbus
1108 City Park Avenue
Columbus, OH, 43206
614-241-2001
Legal Aid Services of Oklahoma, Inc.
2901 North Classen Boulevard, Suite 112
Oklahoma City, OK 73106
888-534-5243

Legal Aid Services of Oregon
921 SW Washington, Suite 500
Portland, OR 97321
503-224-4086

The Pennsylvania Legal Aid Network, Inc.
The Louise Brookins Building
118 Locust Street
Harrisburg, PA 17101
717-236-9486

Rhode Island Legal Services
56 Pine Street, 4th Floor
Providence, RI 02903
401-274-2652

South Carolina Legal Services
2109 Bull Street
P.O. Box 1445
Columbia, SC 29201
888-744-9430

South Dakota — Access to Justice, Inc.
816 6th Street
P.O. Box 495
Rapid City, SD 57709
605-791-4147

Tennessee Alliance for Legal Services, Inc.
50 Vantage Way, Suite 250
Nashville, TN 37228
615-627-0956

Texas — Lone Star Legal Aid
1415 Fannin Street
Houston, TX 77002
800-733-8394

Utah Legal Services
205 N. 400 W
Salt Lake City, UT 84103
801-328-8891

Vermont Legal Aid
7 Court Street
Montpelier, VT 05601
800-889-2047

Virginia Legal Aid Society
101 West Broad Street, Suite 101
Richmond, VA 23220
800-868-1012

Washington Office of Civil Legal Aid
1112 Quince Street SE
P.O. Box 41183
Olympia, WA 98504
360-704-4135

Legal Aid of West Virginia
922 Quarrier Street, 4th Floor
Charleston, WV 25301
304-345-5934

Legal Action of Wisconsin
31 South Mills Street
Madison, WI 53715
608-256-3258

For a more complete listing of legal aid offices by state, ask a Reentry Affairs Coordinator at your facility to visit http://www.vlas.org/RTF1.cfm?pagename=Legal%20Services%20Directory%20in%20US and write down the contact information for an organization from the state you were living in prior to incarceration.
Child Advocates

Some states and communities have Court Appointed Special Advocates (CASA) programs. CASA programs use trained community volunteers to speak up in court for what they believe are the best interests of the child. If your community has this program, the judge may appoint a CASA to assist with the case. You can also try to obtain a CASA representative by calling 1-800-628-3233 or by writing a letter to:

The National CASA Association
100 West Harrison
North Tower, Suite 500
Seattle, WA 98119

Advocates for Immigrants

There are organizations that help families prepare for deportation. If you are an immigrant and are scheduled to be deported, you may want to seek assistance from:

The Woman Refugee Commission
122 East 42nd Street
New York, NY 10168
212-551-3115
info@wrcommission.org

Advocates for Children with Disabilities

Pacer Center: Champions for Children with Disabilities
8161 Normandale Boulevard
Bloomington, MN 55347
1-800-537-2237
The best way to determine the location of a child in the child welfare system is to contact the state foster care program office. Keep in mind that this office may be found in different departments, depending on the state. Or ask your Reentry Affairs Coordinator or case manager to help you locate this information on the web at https://www.childwelfare.gov/nfcad/?cWIGFunctionsaction=nfcad:main&cWIGFunctionsPk=1.

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<thead>
<tr>
<th>State</th>
<th>Department</th>
<th>Address</th>
<th>Phone</th>
<th>Fax</th>
<th>Website</th>
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</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>Department of Human Resources</td>
<td>50 North Ripley Street, Montgomery, AL 36130</td>
<td>(334) 242-9500</td>
<td>(334) 242-0939</td>
<td><a href="http://dhr.alabama.gov/services/Foster_Care/Intro_Foster_Care.aspx">http://dhr.alabama.gov/services/Foster_Care/Intro_Foster_Care.aspx</a></td>
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<tr>
<td>Alaska</td>
<td>Department of Health and Social Services</td>
<td>Office of Children's Services, 130 Seward Street, Room 4K, Juneau, AK 99811-0630</td>
<td>(907) 465-2145</td>
<td>(907) 465-3656</td>
<td><a href="http://dhss.alaska.gov/ocs/Pages/default.aspx">http://dhss.alaska.gov/ocs/Pages/default.aspx</a></td>
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<tr>
<td>California</td>
<td>Department of Social Services</td>
<td>744 P Street, Sacramento, CA 95822</td>
<td>(916) 651-1064</td>
<td></td>
<td><a href="http://www.childsworld.ca.gov/PG1335.htm">http://www.childsworld.ca.gov/PG1335.htm</a></td>
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<tr>
<td>Colorado</td>
<td>Department of Human Services</td>
<td>Division of Child Welfare, 1575 Sherman Street, 2nd Floor, Denver, CO 80203-1714</td>
<td>(303) 866-3546</td>
<td>(303) 866-4629</td>
<td><a href="http://www.colorado.gov/cs/Satellite/CDHS-ChildYouthFam/GBON/1251579373548">http://www.colorado.gov/cs/Satellite/CDHS-ChildYouthFam/GBON/1251579373548</a></td>
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Connecticut Department of Children and Families
Office of Foster and Adoption Services
505 Hudson Street
Hartford, CT 06106
Phone: (860) 550-6350
Fax: (860) 566-6726
http://www.ctfosteradopt.com/fosteradopt/site/default.asp

Georgia Department of Human Services
Division of Family and Children Services
2 Peachtree Street NW
Suite 8-460
Atlanta, GA 30303
Phone: (404) 463-3957
Fax: (404) 657-0212
http://dfcs.dhs.georgia.gov/foster-care

Delaware Department of Services for Children, Youth and Their Families
Delaware Division of Family Services
1825 Faulkland Road
Wilmington, DE 19805
Phone: (302) 633-2665
Fax: (302) 633-2652
http://www.state.de.us/kids/fs/fostercare.shtml

Hawaii Department of Human Services
Child Welfare Services Division
810 Richards Street, Suite 400
Honolulu, HI 96813
Phone: (808) 586-5704
Fax: (808) 586-4806
http://www.hawaii.gov/dhs/protection/social_services/child_welfare/Foster

District of Columbia Child and Family Services Agency
Family Resource Division
200 I Street SE
Washington, DC 20003
Phone: (202) 727-2455
Fax: (202) 727-3233

Idaho Department of Health and Welfare
450 West State Street, 5th Floor
Boise, ID 83702
Phone: (208) 334-5695
Fax: (208) 332-7330
http://www.healthandwelfare.idaho.gov/Children/AdoptionFosterCareHome/tabid/75/Default.aspx

Florida Department of Children and Families
1317 Winwood Boulevard
Building 1
Tallahassee, FL 32399-0700
Phone: (850) 717-4659
Fax: (850) 488-0751
http://www.myflfamilies.com/service-programs/foster-care

Illinois Department of Children and Family Services
Division of Foster Care and Permanency Services
100 W Randolph, 6th Floor
Chicago, IL 60601
Phone: (312) 814-5575
Fax: (312) 814-1905
http://www.state.il.us/dcfs/foster/index.shtml
Indiana Department of Child Services
302 West Washington Street
Room E306, MS 47
Indianapolis, IN 46204
Phone: (317) 234-5088
http://www.in.gov/dcs

Iowa Department of Human Services
Adult, Child and Family Services
Hoover State Office Building, 5th Floor
1305 East Walnut Avenue
Des Moines, IA 50319-0114
Phone: (515) 281-3012
http://www.dhs.state.ia.us

Kansas Department for Children and Families
Prevention and Protection Services
915 SW Harrison, Suite 530
Topeka, KS 66612
Phone: (785) 368-8180
Fax: (785) 368-8159
http://www.dcf.ks.gov/services/PPS/Pages/FosterCareServices.aspx

Kentucky Cabinet for Health and Family Services
Department for Community Based Services/Division of Protection & Permanency
275 East Main Street-3CE
Frankfort, KY 40621
Phone: (502) 564-2147
Fax: (502) 564-5995
http://chfs.ky.gov/dcbs/dpp/fostercare.htm

Louisiana Department of Children & Family Services
627 North Fourth Street
Baton Rouge, LA 70802
Phone: (225) 342-4006
Fax: (225) 342-9087
http://www.dss.state.la.us/

Maine Department of Health and Human Services
Office of Child and Family Services
2 Anthony Avenue, SHS #11
Augusta, ME 04333
Phone: (207) 624-7964
Fax: (207) 287-6156

Maryland Department of Human Resources
311 West Saratoga Street
Baltimore, MD 21201
Phone: (410) 767-7695
Fax: (410) 333-6556
http://www.dhr.state.md.us/blog/?page_id=4800

Massachusetts Department of Children and Families (DCF)
600 Washington Street, 6th Floor
Boston, MA 02211
Phone: (617) 748-2198
Fax: (617) 261-7437
http://www.mass.gov/eohhs/gov/departments/dcf/foster-care/

Michigan Department of Human Services
Child and Family Services Administration
235 South Grand Avenue, Suite 510
Lansing, MI 48909
Phone: (517) 335-4652
http://www.michigan.gov/dhs/0,1607,7-124-5452_7117---00.html

Minnesota Department of Human Services
444 Lafayette Road North
St. Paul, MN 55164-0943
Phone: (651) 431-4667
Fax: (651) 431-7491

Mississippi Department of Human Services
Division of Family and Children’s Services
P.O. Box 352
750 North State Street
Jackson, MS 39202
Phone: (601) 359-4989
Fax: (601) 359-4360
http://www.mdhs.state.ms.us/family-childrens-services/

Missouri Department of Social Services
615 Howerton Court
P.O. Box 88
Jefferson City, MO 65103
Phone: (573) 751-2427
Fax: (573) 526-3971
http://dss.mo.gov/pr_cs.htm
Montana Department of Public Health and Human Services
Child and Family Services Division
P.O. Box 8005
Helena, MT 59604-8005
Phone: (406) 841-2402
Fax: (406) 841-2487
http://www.fostercare.mt.gov

Nebraska Department of Health and Human Services
Division of Children and Family Services
301 Centennial Mall South
P.O. Box 95026
Lincoln, NE 68509
Phone: (402) 471-9333
Fax: (402) 471-9034
http://dhhs.ne.gov/publichealth/Pages/chs_foc_focindex.aspx

Nevada Department of Health and Human Services
Services Division of Child and Family Services
4126 Technology Way
3rd Floor
Carson City, NV 89706
Phone: (775) 684-4434
http://www.dcfss.state.nv.us

New Hampshire Department of Health and Human Services
Division for Children, Youth and Families
129 Pleasant Street
Thayer Building
Concord, NH 03301
Phone: (603) 271-4711
http://www.dhhs.nh.gov/dcyf/ADOPTION/

New Jersey Department of Children and Families
Division of Child Protection and Permanency/Office of Resource Families
50 East State Street
P.O. Box 717
Trenton, NJ 08625
Phone: (609) 888-7064
Fax: (609) 341-9342
http://www.njfostercare.org/

New Mexico Children, Youth and Families Department Protective Services
P.O. Drawer 5160
PERA Building, Room 219
Santa Fe, NM 87502
Phone: (505) 476-0355
http://www.cyfd.org/

New York State Office of Children and Family Services (OCFS)
Office of Strategic Planning
52 Washington Street
South Building, Room 313
Rensselaer, NY 12144-2834
Phone: (518) 473-1776
Spanish: http://www.ocfs.state.ny.us/main/fostercare/overview_sp.asp

North Carolina Department of Health and Human Services
Child Welfare Services Section
325 North Salisbury Street
Suite 715, 2409 Mail Service Center
Raleigh, NC 27603
Phone: (919) 334-1104
Fax: (919) 715-6714
http://www.dhhs.state.nc.us/dss/fostercare/index.htm

North Dakota Department of Human Services
Children & Family Services
600 East Boulevard Avenue
State Capitol Building, Dept. 325
Bismarck, ND 58505
Phone: (701) 328-1018
Fax: (701) 328-3538
http://www.nd.gov/dhs/services/childfamily/fostercare/

Ohio Department of Job and Family Services, Office for Children and Families
50 West Town Street
P.O. Box 182709
Columbus, OH 43218-2709
Phone: (614) 752-0651
Fax: (614) 466-7557
http://jfs.ohio.gov/ocf/
Oklahoma Department of Human Services
P.O. Box 25352
Oklahoma City, OK 73125
Phone: (405) 521-4254
Fax: (405) 521-4373
http://www.okdhs.org/programsandservices/foster/

Oregon Department of Human Services
Office of Child Welfare Programs
500 Summer Street, NE E77
Salem, OR 97310-1069
Phone: (503) 945-6897
Fax: (503) 945-6969
Toll-Free: (800) 331-0503
http://www.oregon.gov/DHS/children/fostercare/

Pennsylvania Department of Public Welfare
Office of Children, Youth, and Families
625 Forster Street
Health and Welfare Building, Rooms 103/105
Harrisburg, PA 17105
Phone: (717) 783-7287
Fax: (717) 346-9663
http://www.dpw.state.pa.us/forchildren/
childwelfareservices/fostercareinpennsylvania/index.htm

Puerto Rico Administration for Children and Families
Department of the Family
P.O. Box 15091
San Juan, PR 00902
Phone: (787) 725-5443
Fax: (787) 723-0051
http://www.familia.gobierno.pr

Rhode Island Department of Children, Youth and Families
Permanency Services Unit
101 Friendship Street, 4th Floor
Providence, RI 02903
Phone: (401) 528-3700
Fax: (401) 528-3650
http://www.dcyf.ri.gov/foster/index.php

South Carolina Department of Social Services
1535 Confederate Avenue
P.O. Box 1520
Columbia, SC 29201
Phone: (803) 898-7637
Fax: (803) 898-7641
http://www.state.sc.us/dss/fostercare/index.html

South Dakota Department of Social Services
Child Protection Services
700 Governor’s Drive
Pierre, SD 57501-2291
Phone: (605) 773-3227
Fax: (605) 773-6834
http://dss.sd.gov/cps/

Tennessee Department of Children’s Services
Cordell Hull Building, 8th Floor
436 Sixth Avenue North
Nashville, TN 37243-1290
Phone: (615) 253-6351
Fax: (615) 253-4717
http://tennessee.gov/youth/fostercare.htm

Texas Department of Family and Protective Services
701 West 51st Street
Mail Code w-157
Austin, TX 78751
Phone: (512) 438-3403
http://www.dfps.state.tx.us/Adoption_and_Foster_Care/
About_Foster_Care/

Utah Department of Human Services
Division of Child and Family Services
195 North 1950 West
Salt Lake City, UT 84116
Phone: (801) 696-4866
Fax: (801) 538-3993
http://hs.utah.gov/overview/adoption-foster-care/

Vermont Department for Children and Families
103 South Main Street
Osgood Building, 3rd Floor
Waterbury, VT 05671-2401
Phone: (802) 769-6324
http://dcf.vermont.gov/ADOPTION_fostercare
Virgin Islands Department of Human Services
6179 Anna’s Hope
Building A-Knud Hansen Complex, Christiansted
St. Croix, VI 00802
Phone: (340) 773-5303
Fax: (340) 773-1882

Virginia Department of Social Services
Division of Family Services
801 East Main Street
Richmond, VA 23219
Phone: (804) 726-7522
Fax: (804) 726-7895
http://www.dss.virginia.gov/family/fc/index.cgi

Washington Department of Social and Health Services
Division of Children’s Services
1115 Washington Street SE OB-2
P.O. Box 45713
Olympia, WA 98504
Phone: (360) 902-8035
Fax: (360) 902-7903
http://www1.dshs.wa.gov/ca/fosterparents/index.asp

West Virginia Department of Health and Human Resources
Bureau for Children & Families
350 Capitol Street, Room 691
Charleston, WV 25301-3704
Phone: (304) 356-4590
Fax: (304) 558-4563
http://www.wvdhhr.org/bcf/children_adult/foster/

Wisconsin Department of Children and Families
201 East Washington Avenue
P.O. Box 8916
Madison, WI 53708-8916
Phone: (608) 264-6933
Fax: (608) 266-9010
http://dcf.wisconsin.gov/children/foster/index.htm

Wyoming Department of Family Services
2451 Foothill Boulevard, Suite 103
Rock Springs, WY 82901
Phone: (307) 352-2509
Fax: (307) 352-2560
https://sites.google.com/a/wyo.gov/dfsweb/social-services/foster-care
**Child Welfare Agency/Child Protective Services (CPS)/Department of Family Services (DFS)** — The state or local government agency that receives reports, conducts investigations, and intervenes to help children and families in which child abuse or neglect has happened.

**Child Welfare Social Worker** — Each child receiving services from the child welfare agency is assigned a social worker, sometimes called a case manager. These social workers, in partnership with the family, assess the safety and needs of a child to determine if services and supports can be provided to keep a child safely at home or if a child needs to be removed from home due to high risks of danger. Social workers are responsible for ensuring that kinship placements (when a child lives with a relative) made formally through the child welfare agency are safe, and kin families receive necessary services. Social workers work towards permanency for a child with reunification being the best outcome. When reunification with the parent(s) is not possible, agency social workers and the courts determine the most appropriate plan for the child, such as permanency with a relative through legal guardianship, or with a family who officially adopts the child.

**Assessment** — Social workers use ongoing assessments to determine the needs of the child and family. The social worker usually does these assessments through regular meetings with the child, family members, or other caretakers during the time the child is removed from the home. The purpose of these meetings is to determine if the child is safe. Agency workers use the assessment information to inform foster care placement and permanency decisions by identifying, considering, and weighing factors that impact children, youth, and their families. Also, the social workers and the courts use assessment information to determine the services and support the family needs to ensure the child’s safety, permanency, and well-being. This information is also used to evaluate whether family reunification is a possible goal, or whether relative placement, guardianship, or adoption is a better plan for the child.

**Case Plan** — The case plan is a document that outlines the outcomes and goals for a child in foster care. The case plan describes the services provided and the things a family or parent needs to do to reunify with their child. This plan is the roadmap and timeline for achieving safety, permanency, and well-being for a child. The plan can change over time depending on the progress the parent is making or other factors. The social worker must ensure that the case plan is updated periodically. Ordinarily, this should occur after each six-month administrative review and whenever a child changes foster care placements. Social workers must make an earnest attempt to develop the case plan jointly with the parent(s) or guardian(s) of the child in foster care.

**Custody** — Custody of a child typically refers to the legal right to make day-to-day decisions about the child, such as where they live. Parents ordinarily have custody of their child unless the court orders or the parent voluntarily assigns the custody of their child to an individual or agency. Incarcerated parents may or may not have legal custody of their child.
Types of Child Welfare Placements:

**In-Home Services** — Agencies provide “in-home” services to strengthen families so that children can remain safely at home with their family members. This might include a child social worker providing helpful tips for the parents or giving parenting classes on how to safely care for a child. This type of in-home care could happen if one parent is incarcerated but the other parent is looking after the child.

**Out-of-Home Care** — Out-of-home care is provided when a child cannot remain safely with his or her parent or parents due to child abuse or neglect, or if the parent is unable to care for the child for other reasons, such as being incarcerated. Child welfare agencies place children in out-of-home care and work to determine the best permanency option for the child. Out-of-home care placement options vary by state, but in general include family-based foster care, kinship care, and residential group care. Each type of out-of-home care placement is explained below:

- **Foster Care** — Children in foster care may live with relatives, foster parents who are not relatives, or with families who plan to adopt them. Foster care is intended to be short-term, with the focus on returning children home as soon as possible or if reunification is not possible, providing them with permanent families through adoption or guardianship.

- **Kinship Care** — Children in kinship care live with relatives, members of their tribe or clan, godparents, stepparents, or an adult who has a close bond with the child. It could be a formal arrangement, with child welfare agency oversight or informal arrangements made by the family. If it is an informal arrangement between the parent and the relative to care for the child, child welfare has very little, if any, involvement.

- **Residential Group Care** — Agencies place children in residential group care when they are unable to live with a family due to their special needs. These placements range from community-based settings with structured support to locked facilities with intensive treatment interventions.

**Permanency:**

Permanency is a term used by child welfare agencies to describe a long term, legally permanent, home for the child or youth. A child in foster care is determined to have achieved permanency when any of the following happens: (1) the child leaves foster care to reunite with his or her family (either a parent or another relative); (2) the child leaves foster care and is legally adopted by another family; or (3) the child leaves foster care to the care of a legal guardian.
Types of Permanency Options:

Reunify/Family Reunification — Reunification is the best goal for children in foster care when it can be done in a safe and timely manner. It is the process of reuniting children in out-of-home care with their families and giving custody of the children to their parent or guardian.

Legal Guardian/Legal Guardianship — Legal guardianship means a legally created relationship between a child and a caretaker (which could include a family member or other unrelated adult) that is intended to be permanent. If a caretaker is made a legal guardian, they obtain the following parental rights with respect to the child: protection, education, care and control of the child, custody of the child, and decision-making. Through guardianship arrangements, the child is no longer in foster care, and the caregiver makes important decisions for the child, and a long-term caregiver is established for the child. In subsidized guardianship, the child welfare agency provides the guardian with money each month to care for and support the child.

Adoption — Adoption is the social, emotional, and legal process in which a child who will not be raised by their parents becomes a full and permanent legal member of another family. A child can be adopted by extended family members or families unknown to them prior to the agency initiating the adoption process.

Another Planned Permanent Living Arrangement (APPLA) — In this permanency option, the child welfare agency maintains care and custody responsibilities for and supervision of the child, and places the child in a setting in which the child is expected to remain until adulthood. The agency worker identifies another planned living arrangement only when the worker determines that reunification, adoption, legal guardianship, and living with a relative are not possible.

Court and Administrative Reviews — Court and administrative reviews are periodic hearings and reviews (usually every 6 months) to determine the need for the child to remain in foster care. If it is determined that the child needs to remain in foster care, these hearings and reviews will decide on the best permanency plan. Under the Social Security Act, the status of each child in foster care must be reviewed at least once every 6 months either by court or by administrative review. The purpose of the hearing is to review progress on the goals and tasks outlined in the case plan and determine the extent to which progress is being made towards permanency.

Case Closure — Child welfare cases are closed when permanency is achieved. Case closure is the process of ending the relationship between the child welfare agency and the family (and the court, when it is involved). This often involves a mutual assessment of progress and includes a review of the beginning, middle, and end of the helping relationship. Optimally, cases are closed when families have achieved their goals and the risk of maltreatment has been reduced or eliminated or the child has achieved his or her permanency goal.

Termination of Parental Rights (TPR) — TPR is the voluntary or involuntary legal separation of the rights of a parent to the care, custody, and control of a child and to any benefits that, by law, would flow to the parent from the child, such as inheritance. If a parent’s rights are terminated, the child can be placed in another permanent home, usually through adoption.
The purpose of this “myth buster” is to explain to child welfare social workers that they are expected to make an effort to reach out to parents, even if that parent is incarcerated. Every parent, regardless of incarceration status, should be informed about decisions regarding their child’s welfare whenever possible and appropriate. Incarcerated parents can send a copy of this myth buster to their child’s social worker if he/she experiences difficulty in getting a response from the social worker.
**MYTH:** Child welfare agencies do not need to plan for family reunification for children in foster care if they have an incarcerated parent.

**FACT:** Child welfare agencies should make efforts to engage parents of children in foster care, even if the parent is incarcerated, whenever possible and appropriate.

Child welfare agencies are required to engage parents, including absent, noncustodial, or incarcerated parents in case planning for their child in foster care whenever possible and appropriate. Incarceration alone should not be considered an obstacle that changes the CHILD WELFARE AGENCY’s efforts to:

- Work with the child’s parent(s) through caseworker visits or contacts with the parent;
- Identify relatives of parents who may be able to serve as a resource for the child;
- Encourage, where appropriate, parent visitation or contacts with the child;
- Work to preserve the parent-child relationship;
- Involve the parent in case planning for the child.

There are some instances where reunification between an incarcerated parent and his or her child in foster care is not possible, but in many situations the social worker can and should plan for reunification. Federal child welfare law requires child welfare agencies to initiate Termination of Parental Rights (TPR) if a child is in foster care for 15 out of the most recent 22 months; however, the law provides exceptions to this mandatory TPR rule, which are:

1. At the option of the State, if the child is being cared for by a relative;
2. The State agency has documented in the case plan a compelling reason for determining that filing such a petition would not be in the best interests of the child; and
3. The State has not provided to the family of the child services necessary for the safe return of the child to the child’s home, if reasonable efforts to make it possible for the child to safely return to home are required.

These exceptions provide child welfare agencies with flexibility to work within the TPR requirements and work towards unifying the incarcerated parent with his or her child after release, if appropriate.

**For More Information:**

**When a Parent Is Incarcerated Guide:**
https://cbexpress.acf.hhs.gov/index.cfm?event=website.viewArticles&issueid=133&sectionid=5&articleid=3443

**A Toolkit for Working With Children of Incarcerated Parents:**
https://cbexpress.acf.hhs.gov/index.cfm?event=website.viewArticles&issueid=115&sectionid=17&articleid=2856

**The Adoption and Safe Families Act: Barriers to Reunification between Children and Incarcerated Mothers:**
https://cbexpress.acf.hhs.gov/index.cfm?event=websiteviewArticles&issueid=139&articleID=3641&keywords=parental%20rights

**Child Welfare State Policies:**
http://www.childwelfare.gov/systemwide/laws_policies/state/

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**What is a Reentry Myth Buster — Children of Incarcerated Parents Series?**

This Reentry Myth Buster is one in a series of fact sheets intended to clarify existing federal policies that affect formerly incarcerated individuals and their families. Unfortunately, the impacts of the criminal justice system are felt far beyond prison walls. Nearly 2 million children under the age of 18 currently have a parent in prison or jail, and many more have had an incarcerated parent at some point during their childhood. Children of incarcerated parents often face financial instability, changes in family structure, and social stigma from their community. This series is intended to provide assistance to these children, their caregivers, and the service providers who work with them.