ICAOS
Sex Offender Ad Hoc Committee
June 23, 2006
2:00 p.m. (EST)

Members in Attendance:

1. Dori Ege (AZ)
2. Keven Pellant (KS)
3. Jeaneene Miller (CO)
4. Gary Tullock (TN)
5. Wanda LaCour (MO)

Members Not in Attendance:

1. James Camache (VA)

Guests:

1. Walt Pulliam (VA)
2. Jim Sisk (VA)

Staff

1. Mindy Spring
2. Whitney Hall
3. Ashley Kenoyer
4. Kevin Terry

- D. Ege called the meeting to order at 2:04pm EST.
- Discussion of Virginia’s Rule proposal for Rule 3.105A
“New Rule 3.105 (A)

a. A sending state may request the transfer of a convicted offender awaiting a pre-sentence report and/or final sentencing disposition in accordance with Rules 3.101, 3.101-1 and 3.103.
b. A sending state shall immediately notify a receiving state of the offender’s final disposition.
c. A receiving state may notify the sending state that it is withdrawing its acceptance or discontinuing its investigation if the final disposition results in “ineligibility” for compact services or incarceration greater than ninety (90) days.
d. Following withdrawal or discontinuance of the receiving state’s acceptance or investigation, a sending state must resubmit a request.”

- D. Ege suggested inserting a timeframe.
- G. Tullock suggested that the Committee make the timeframe on 3.105(c) from 120 days to 90 days.
- The committee came to an unanimous agreement on this idea.
- Discussion of deleting “must” in 3.105(d) and insertion of “may” in its place.
- D. Ege asked is the committee wanted her to submit this Rule Proposal to the Rules Committee at the June 2006 Face-to-Face Meeting.
- The committee agreed that they want D. Ege to present this Rule Proposal to the Rules Committee.
- W. Pulliam asked for an update on rule proposals previously submitted to the Rules Committee.
- D. Ege said that she would check on this issue when she comes to Lexington the week of June 26, 2006.
- W. Pulliam stated that only BLANK or the Parole Court can impose conditions.
- D. Ege adjourned the meeting at 2:40 pm EST.